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COPY



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

---

Regular Meeting -- Wednesday, September 14, 2016

at 10:00 A.M.

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

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**OFFICIAL RECORD.**

**VOLUME I**

**RAHM EMANUEL**  
Mayor

**SUSANA A. MENDOZA**  
City Clerk

*JOURNAL OF THE PROCEEDINGS OF THE CITY COUNCIL*  
Regular Meeting -- Wednesday, September 14, 2016

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### **Attendance At Meeting.**

*Present* -- The Honorable Rahm Emanuel, Mayor, and Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein.

*Absent* -- None.

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### **Call To Order.**

On Wednesday, September 14, 2016 at 10:34 A.M. (time scheduled for meeting was 10:00 A.M.), the Honorable Rahm Emanuel, Mayor, called the City Council to order. The Honorable Susana A. Mendoza, City Clerk, called the roll of members and it was found that there were present at that time: Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Quorum present.

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### **Pledge Of Allegiance.**

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

**Invocation.**

Reverend Nicholas Zook, pastor of Concordia Lutheran Church, opened the meeting with prayer.

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**REPORTS AND COMMUNICATIONS FROM CITY OFFICERS.**

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*Rules Suspended* -- CONGRATULATIONS EXTENDED TO CLEAR RIDGE LITTLE LEAGUE ON WINNING 2016 LITTLE LEAGUE SENIOR WORLD SERIES.

[R2016-632]

The Honorable Rahm Emanuel, Mayor, presented the following communication:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I transmit herewith, together with Aldermen Quinn, Burke and Zalewski, a congratulatory resolution regarding the Clear Ridge Little League.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

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

The following is said proposed resolution:

WHEREAS, On August 6 of this year, the Clear Ridge Little League won the Little League Senior World Series in Bangor, Maine, defeating the Southern Mariners of Melbourne, Australia by a score of seven to two; and

WHEREAS, Senior League Baseball is Little League's division for players ages 13 through 16. Little League created the Senior Division to give kids an opportunity to continue playing beyond the traditional structure of Little League, which begins at age 9 and ends at age 12; and

WHEREAS, Unlike Little League, Senior League features an infield that has the same dimensions as in Major League Baseball; and

WHEREAS, The first Little League Senior World Series took place in 1961 in Williamsport, Pennsylvania. The Senior League division has grown since then to 2,850 teams around the world. In the last 15 years, 11 players who have participated in the Senior World Series have gone on to play in Major League Baseball; and

WHEREAS, Clear Ridge Little League advanced to the Senior World Series by first winning their District Tournament, four games to one. They then advanced to the State Tournament, where they won four games and lost none. Clear Ridge outscored their opponents 49 to 0 in the State Tournament; and

WHEREAS, Having won the State Tournament, Clear Ridge Little League advanced to the Central Region Tournament and won convincingly five games to none. They then advanced to the Senior League World Series and won the title five games to none; and

WHEREAS, Clear Ridge Little League, which hails from the Garfield Ridge/Clearing neighborhood, became the first team from Illinois to win the Senior League World Series. The players attend South Side Catholic high schools, including St. Laurence, St. Rita, De La Salle, Marist and Nazareth; and

WHEREAS, All of Chicago is proud of these fine young men from Clear Ridge Little League for winning the Little League Senior World Series. Their dedication, perseverance, teamwork and skill have made them champions and exemplify the spirit of our great City; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby congratulate the players and coaches of Clear Ridge Little League for winning the 2016 Little League Senior World Series; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to Manager Mark Robinson; Coach Ray Verta; Coach Will Trezek; and players, Gary Donohue, Bobby Palenik, Julian Lopez, Paolo Zavala, Timmy Molloy, Zach Verta, Joe Trezek, Gage Olszak, Mike Skoraczewski, Noah Miller, Jake Gerloski, Jake Duerr, Tommy Doyle, Dave Navarro, Mike Rios and Mel Morario as a token of our admiration and esteem.

On motion of Alderman Burke, seconded by Aldermen Quinn and Zalewski, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Milts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

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

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose and on behalf of the people of Chicago, extended congratulations to the players, parents and coaches of the Clear Ridge Little League baseball team on winning the Little League Senior World Series. Recognizing the dedication and discipline necessary for this extraordinary achievement, Mayor Emanuel lauded the athletes for their superior performance throughout the season. Declaring the players a source of pride to their families and the City of Chicago, Mayor Emanuel invited team representatives to the Mayor's rostrum where he presented each with a parchment copy of the congratulatory resolution.

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*Rules Suspended* -- GRATITUDE EXTENDED TO POLICE OFFICER SEAN HAYES FOR LIFE-SAVING RESCUE.

[R2016-633]

The Honorable Rahm Emanuel, Mayor, presented the following communication:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I transmit herewith a congratulatory resolution concerning Chicago Police Officer Sean Hayes.

Your favorable consideration of this resolution will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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

The following is said proposed resolution:

WHEREAS, On the morning of July 3, 2016, Officer Sean Hayes of the Chicago Police Department (Star Number 7012) was off duty, driving to a farmer's market with his 6-year-old son; and

WHEREAS, While en route, Officer Hayes noticed a young man who appeared dazed and was holding his hand to his neck, which was bleeding; and

WHEREAS, Officer Hayes immediately stopped his vehicle to assess the situation and render assistance; and

WHEREAS, Unbeknownst to Officer Hayes, the young man had just been involved in a violent traffic crash while riding his bike; and

WHEREAS, The bicyclist had crashed into a car door which had suddenly been opened into his path, colliding with such force that it caused the door to fold back against the front of the car; and

WHEREAS, Upon impact, the corner of the door clipped the cyclist's neck, causing a profusely bleeding wound; and

WHEREAS, Seeing the bicyclist's injury, Officer Hayes immediately retrieved a medical kit from his vehicle and began to render aid; and

WHEREAS, Officer Hayes, utilizing the training he received from a Law Enforcement Medical and Rescue Training (LEMART) class, a voluntary first-aid course, calmed the bicyclist and reassured him that everything would be ok, all while applying a pressure bandage to the bicyclist's wound; and

WHEREAS, A Chicago Fire Department ambulance soon arrived on the scene and rushed the bicyclist to the hospital, where he was diagnosed to be in serious but stable condition; and



WHEREAS, Officer Hayes deserves our recognition and praise for utilizing his training, for his initiative, and for taking quick, decisive, and life-saving action while off duty; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby commend for his professionalism, dedication, and selfless efforts on behalf of the citizenry, Chicago Police Officer Sean Hayes; and

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

On motion of Alderman Burke, seconded by Aldermen Thompson, Taliaferro, Reboyras and Napolitano, the foregoing proposed resolution was *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

At this point in the proceedings, the Honorable Rahm Emanuel, Mayor, rose and on behalf of the people of Chicago, extended appreciation to Police Officer Sean Hayes for his heroic actions. Lauding the quick and decisive response by off-duty Police Officer Hayes to assist the victim of a violent traffic accident, Mayor Emanuel observed that such call to action and dedication to the welfare and protection of others resonates deep within the men and women of the Chicago Police Department. Praising Officer Hayes for his professional and caring manner, Mayor Emanuel declared his actions above and beyond the call of duty and an example of the finest traditions and highest standards of the Chicago Police Department. Mayor Emanuel then invited Police Officer Sean Hayes to the Mayor's rostrum where he presented him with a parchment copy of the congratulatory resolution.

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*Referred* -- APPOINTMENT OF WALLACE S. ANDERSON AS MEMBER OF CLARK STREET COMMISSION (SPECIAL SERVICE AREA NO. 24).

[A2016-72]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was,

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COMMUNICATIONS, ETC.

29661

at the request of two aldermen present (under the provisions of Council Rule 43), *Referred to the Committee on Finance:*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Wallace S. Anderson as a member of Special Service Area Number 24, the Clark Street Commission, for a term effective immediately and expiring January 15, 2018, to succeed Kevin M. Owings, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

*Referred* -- REAPPOINTMENT OF TINA TRAVLOS NIHLEAN AS MEMBER OF BROADWAY COMMERCIAL DISTRICT COMMISSION (SPECIAL SERVICE AREA NO. 26).

[A2016-73]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Tina Travlos Nihlean as a member of

Special Service Area Number 26, the Broadway Commercial District Commission, for a term effective immediately and expiring May 26, 2018.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

---

*Referred* -- REAPPOINTMENT OF DAVID J. GINOPLE AS MEMBER OF WICKER PARK AND BUCKTOWN COMMISSION (SPECIAL SERVICE AREA NO. 33).  
[A2016-74]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed David J. Ginople as a member of Special Service Area Number 33, the Wicker Park and Bucktown Commission, for a term effective immediately and expiring September 13, 2018.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

9/14/2016

COMMUNICATIONS, ETC.

29663

*Referred* -- REAPPOINTMENT OF KELLY CHENG, JACOB H. KARACA AND DAVID B. RETTKER AS MEMBERS OF UPTOWN COMMISSION (SPECIAL SERVICE AREA NO. 34).

[A2016-76]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Kelly Cheng, Jacob H. Karaca and David B. Rettker as members of Special Service Area Number 34, the Uptown Commission, for terms effective immediately and expiring October 4, 2018.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

*Referred* -- APPOINTMENT OF LESLEY SHOWERS AS MEMBER OF UPTOWN COMMISSION (SPECIAL SERVICE AREA NO. 34).

[A2016-75]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Lesley Showers as a member of Special Service Area Number 34, the Uptown Commission, for a term effective immediately and expiring October 4, 2018, to succeed Warren J. Preis, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

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*Referred -- REAPPOINTMENT OF JEROME P. JAKUBCO AND WARREN E. SILVER AS MEMBERS OF NORTHCENTER COMMISSION (SPECIAL SERVICE AREA NO. 38).*

[A2016-77]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Jerome P. Jakubco and Warren E. Silver as members of Special Service Area Number 38, the Northcenter Commission, for terms effective immediately and expiring July 26, 2018.

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COMMUNICATIONS, ETC.

29665

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

---

*Referred* -- APPOINTMENT OF ELDORA DAVIS AS MEMBER OF 95<sup>TH</sup> AND ASHLAND AVENUE COMMISSION (SPECIAL SERVICE AREA NO. 69).

[A2016-78]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Eldora Davis as a member of Special Service Area Number 69, the 95<sup>th</sup> and Ashland Avenue Commission, for a term effective immediately, for the remainder of the current term that will expire on January 1, 2017, followed by a full two-year term to expire January 21, 2019.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

*Referred* -- APPOINTMENT OF DYE WILLIAMS AS MEMBER OF 95<sup>TH</sup> AND ASHLAND AVENUE COMMISSION (SPECIAL SERVICE AREA NO. 69).

[A2016-79]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Dye Williams as a member of Special Service Area Number 69, the 95<sup>th</sup> and Ashland Avenue Commission, for a term effective immediately and expiring January 21, 2018.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

*Referred* -- REAPPOINTMENT OF JODI L. BLOCK AND CHRISTOPHER P. VALENTI AS MEMBERS OF CHICAGO PUBLIC LIBRARY BOARD.

[A2016-95]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43), *Referred to the Committee on the Budget and Government Operations*:

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COMMUNICATIONS, ETC.

29667

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Jodi L. Block and Christopher P. Valenti as members of the Chicago Public Library Board for terms effective immediately and expiring June 30, 2019.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

*Referred --* REAPPOINTMENT OF STEPHEN W. BEARD AS MEMBER OF BOARD OF ETHICS.

[A2016-82]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Stephen W. Beard as a member of the Board of Ethics for a term effective immediately and expiring July 31, 2020.



Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

*Referred --* APPOINTMENT OF WILLIAM F. CONLON AS MEMBER OF BOARD OF ETHICS.

[A2016-81]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed William F. Conlon as a member of the Board of Ethics for a term effective immediately and expiring July 31, 2017, to succeed Russ F. Carlson, who has resigned.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

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COMMUNICATIONS, ETC.

29669

*Referred* -- REAPPOINTMENT OF D. DARRELL GRIFFIN AND KAREN KENT AS MEMBERS OF BOARD OF TRUSTEES OF COMMUNITY COLLEGE DISTRICT NO. 508.

[A2016-91]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43), *Referred to the Committee on Education and Child Development*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed D. Darrell Griffin and Karen Kent as members of the Board of Trustees of Community College District Number 508 for terms effective immediately and expiring June 30, 2019.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

---

*Referred* -- REAPPOINTMENT OF JOY ARUGUETE, EVA M. BROWN, PAMELA S. GECAN, BRUCE A. GOTTSCHALL, CALVIN L. HOLMES, ROSANNA A. MARQUEZ, ROBERT V. MC GHEE AND OFELIA NAVARRO AS MEMBERS OF CHICAGO COMMUNITY LAND TRUST FUND BOARD.

[A2016-90]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Joy Aruguete, Eva M. Brown, Pamela S. Gecan, Bruce A. Gottschall, Calvin L. Holmes, Rosanna A. Marquez, Robert V. McGhee and Ofelia Navarro as members of the Chicago Community Land Trust Fund Board for terms effective immediately and expiring February 1, 2018.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

---

*Referred* -- REAPPOINTMENT OF JOANNA K. BOROWIEC, ROCHELLE GRIMBAU, RAY J. KOENIG III AND JULIO RODRIGUEZ AS MEMBERS OF CHICAGO COMMISSION ON HUMAN RELATIONS.

[A2016-84]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Joanna K. Borowiec, Rochelle Grimbau, Ray J. Koenig III and Julio Rodriguez as members of the Chicago Commission on Human Relations for terms effective immediately and expiring July 1, 2019.

9/14/2016

COMMUNICATIONS, ETC.

29671

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

*Referred* -- APPOINTMENT OF MICHELLE SHANG AS MEMBER OF CHICAGO COMMISSION ON HUMAN RELATIONS.

[A2016-83]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Michelle Shang as a member of the Chicago Commission on Human Relations for a term effective immediately and expiring July 1, 2019, to succeed Andrew S. Kang, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

*Referred* -- REAPPOINTMENT OF DARLENE G. ATTIAH, ALIA J. BILAL, EDWIN CHANDRASEKAR, JULIANA GONZALEZ-CRUSSI AND OKAB T. HASSAN AS MEMBERS OF CHICAGO COMMISSION ON HUMAN RELATIONS ADVISORY COUNCIL ON EQUITY.

[A2016-89]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Darlene G. Attiah, Alia J. Bilal, Edwin Chandrasekar, Juliana Gonzalez-Crussi and Okab T. Hassan as members of the Chicago Commission on Human Relations Advisory Council on Equity for terms effective immediately, for the remainder of the current terms that will expire on January 17, 2017, followed by full three-year terms to expire on January 17, 2020.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

*Referred* -- APPOINTMENT OF RICKY LAM AS MEMBER OF CHICAGO COMMISSION ON HUMAN RELATIONS ADVISORY COUNCIL ON EQUITY.

[A2016-85]

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

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COMMUNICATIONS, ETC.

29673

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Ricky Lam as a member of the Chicago Commission on Human Relations Advisory Council on Equity for a term effective immediately and expiring January 17, 2019, to succeed J. Jaz Park, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

*Referred* -- REAPPOINTMENT OF GRACE OKORIE-ERIC AS MEMBER OF CHICAGO COMMISSION ON HUMAN RELATIONS ADVISORY COUNCIL ON EQUITY.

[A2016-88]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Grace Okorie-Eric as a member of the Chicago Commission on Human Relations Advisory Council on Equity for a term effective immediately and expiring January 17, 2018.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

---

*Referred* -- REAPPOINTMENT OF MARK RODRIGUEZ, LILIAM A. PEREZ, MAURICE A. SONE, ZAKI L. ZAKI AND HICHAM ZERHOUNI AS MEMBERS OF CHICAGO COMMISSION ON HUMAN RELATIONS ADVISORY COUNCIL ON EQUITY.

[A2016-87]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Mark Rodriguez, Liliam A. Perez, Maurice A. Sone, Zaki L. Zaki and Hicham Zerhouni as members of the Chicago Commission on Human Relations Advisory Council on Equity for terms effective immediately and expiring January 17, 2019.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

9/14/2016

COMMUNICATIONS, ETC.

29675

*Referred* -- APPOINTMENT OF SHAAN K. TROTTER AS MEMBER OF CHICAGO COMMISSION ON HUMAN RELATIONS ADVISORY COUNCIL ON EQUITY.

[A2016-86]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Shaan K. Trotter as a member of the Chicago Commission on Human Relations Advisory Council on Equity for a term effective immediately and expiring January 17, 2019, to succeed Karyn P. Osinowo, whose term has expired.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

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*Referred* -- REAPPOINTMENT OF DANIEL CASEY AS MEMBER OF CHICAGO EMERGENCY TELEPHONE SYSTEM BOARD.

[A2016-93]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43), *Referred to the Committee on Public Safety*:



OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Daniel Casey as a member of the Chicago Emergency Telephone System Board for a term effective immediately and expiring July 1, 2021.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- APPOINTMENT OF JONATHAN LEWIN AS MEMBER OF CHICAGO EMERGENCY TELEPHONE SYSTEM BOARD.

[A2016-94]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43), *Referred to the Committee on Public Safety*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Jonathan Lewin as a member of the Chicago Emergency Telephone System Board for a term effective immediately and expiring July 1, 2017, to replace Steve E. Georgas.

9/14/2016

COMMUNICATIONS, ETC.

29677

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- APPOINTMENT OF SUSIE PARK AS MEMBER AND CHAIR OF CHICAGO EMERGENCY TELEPHONE SYSTEM BOARD.

[A2016-92]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43), *Referred to the Committee on Public Safety*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have appointed Susie Park as a member and chair of the Chicago Emergency Telephone System Board for a term effective immediately and expiring July 1, 2020, to complete the unexpired term of Benjamin Dieterich.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

*Referred* -- REAPPOINTMENT OF MAYOR RAHM EMANUEL AND SAMUEL WM. SAX AS MEMBERS OF PUBLIC BUILDING COMMISSION.

[A2016-80]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43), *Referred to the Committee on Zoning, Landmarks and Building Standards*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Mayor Rahm Emanuel and Samuel Wm. Sax as members of the Public Building Commission for terms effective immediately and expiring September 30, 2021.

Your favorable consideration of these appointments will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- REAPPOINTMENT OF BLAKE P. SERCYE AS MEMBER AND CHAIR OF ZONING BOARD OF APPEALS.

[A2016-96]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, at the request of two aldermen present (under the provisions of Council Rule 43), *Referred to the Committee on Zoning, Landmarks and Building Standards*:

9/14/2016

COMMUNICATIONS, ETC.

29679

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- I have reappointed Blake P. Sercye as a member and chair of the Zoning Board of Appeals for a term effective immediately and expiring July 1, 2021.

Your favorable consideration of this appointment will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

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*Referred* -- AMENDMENT OF SECTIONS 1-23-020 AND 2-92-320 OF MUNICIPAL CODE CONCERNING INELIGIBILITY OF PERSONS OR BUSINESS ENTITIES TO DO BUSINESS WITH CITY OF CHICAGO DUE TO DEBARMENT BY ANY GOVERNMENT AGENCY.

[O2016-6376]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Chief Procurement Officer, I transmit herewith an ordinance amending Chapter 2-92 of the Municipal Code and associated amendments.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY ADDING NEW SECTION 2-92-625 TO ALLOW CHIEF PROCUREMENT OFFICER TO DETERMINE MAXIMUM NUMBER OF CONTRACTS AWARDED TO ANY SINGLE CONTRACTOR.

[O2016-6375]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Chief Procurement Officer, I transmit herewith an ordinance amending Chapter 2-92 of the Municipal Code and associated amendments.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

9/14/2016

COMMUNICATIONS, ETC.

29681

*Referred* -- AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY ADDING NEW SECTION 2-92-617 AND MODIFYING SECTION 2-92-644 TO ALLOW CHIEF PROCUREMENT OFFICER TO ENTER INTO CONTRACTS WITH MULTIPLE VENDORS FOR EMERGENCY PROCUREMENTS.

[O2016-6377]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Chief Procurement Officer, I transmit herewith an ordinance amending Chapter 2-92 of the Municipal Code and associated amendments.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

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*Referred* -- AMENDMENT OF CHAPTER 2-173 OF MUNICIPAL CODE BY MODIFYING SECTIONS 2-173-005, 2-173-010, 2-173-025 AND 2-173-050 REGARDING "WELCOMING CITY ORDINANCE".

[O2016-6517]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Human Relations*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commission on Human Relations, I transmit herewith, together with Aldermen Burke, Rosa, Solis, Pawar, Reboyras and Waguespack, an ordinance amending Chapter 2-173 of the Municipal Code.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- AMENDMENT OF SECTION 9-100-060 OF MUNICIPAL CODE REGARDING AFFIRMATIVE DEFENSES FOR CONTESTING PARKING, STANDING OR COMPLIANCE VIOLATIONS INVOLVING DISPLAY OF REGISTRATION PLATES, TEMPORARY REGISTRATION OR TEMPORARY PERMITS.

[O2016-6374]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Director of the Department of

9/14/2016

COMMUNICATIONS, ETC.

29683

Administrative Hearings, I transmit herewith an ordinance amending Section 9-100-060 of the Municipal Code regarding display of registration plates.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

---

*Referred* -- REPEAL AND RE-ORDAINING PREVIOUSLY PASSED 2016 GENERAL OBLIGATION BOND ORDINANCE, AS AMENDED.

[O2016-7142]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Finance*.

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Chief Financial Officer, I transmit herewith an ordinance authorizing a repeal and re-ordaining of a previously passed 2016 General Obligation Bond Ordinance, as amended.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.



*Referred -- PUBLIC HEARINGS FOR ESTABLISHMENT SPECIAL SERVICE AREA NOS. 21-2016, 71, 72 AND 73.*

[O2016-6422, O2016-6428,  
O2016-6429, O2016-6431]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinances transmitted therewith, *Referred to the Committee on Finance.*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith ordinances authorizing public hearings for the establishment of various Special Service Areas.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

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*Referred -- YEAR 2017 LEVY OF TAXES, APPROVAL OF BUDGETS AND EXECUTION OF SERVICE PROVIDER AGREEMENTS FOR SPECIAL SERVICE AREA NOS. 1-2015, 3, 4, 7, 13, 16, 19, 20, 23, 24, 33, 34, 35, 45, 49, 54, 55, 59, 63 AND 64 AND AMENDMENT OF YEAR 2016 BUDGETS FOR SPECIAL SERVICE AREA NOS. 16, 33 AND 34.*

[O2016-6379, O2016-6380, O2016-6381, O2016-6382,  
O2016-6383, O2016-6384, O2016-6385, O2016-6386,  
O2016-6387, O2016-6388, O2016-6390, O2016-6391,  
O2016-6392, O2016-6393, O2016-6394, O2016-6395,  
O2016-6396, O2016-6401, O2016-6403, O2016, 6405]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinances transmitted therewith, *Referred to the Committee on Finance.*

9/14/2016

COMMUNICATIONS, ETC.

29685

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith ordinances authorizing a budget and service provider agreement for 2017 for various Special Service Areas and an amended 2016 budget for various Special Service Areas.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

*Referred --* APPROVAL, DESIGNATION AND ADOPTION OF TAX INCREMENT ALLOCATION FINANCING FOR DIVERSEY/CHICAGO RIVER REDEVELOPMENT PROJECT AREA.

[O2016-7119, O2016-7122, O2016-7123]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinances transmitted therewith, *Referred to the Committee on Finance.*

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith three ordinances establishing the Diversey/Chicago River TIF.

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- RESERVATION OF FUNDS FROM JEFFERSON PARK TAX  
INCREMENT FINANCING FOR REGIONAL TRANSPORTATION STUDY.  
[O2016-6378]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Finance*.

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance authorizing a reservation of funds from the Jefferson Park TIF for a Regional Transportation Study.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

9/14/2016

COMMUNICATIONS, ETC.

29687

*Referred* -- SUPPORT OF COOK COUNTY CLASS C TAX INCENTIVE FOR PROPERTY AT 1100 S. CLINTON ST. AND 501 W. TAYLOR ST.

[O2016-6579]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance authorizing a Class C tax status for Cantal TC LLC.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- SUPPORT OF COOK COUNTY CLASS C TAX INCENTIVE FOR PROPERTY AT 5492 N. NORTHWEST HWY.

[O2016-6580]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Finance*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith an ordinance authorizing a Class C tax status for Innovatech Properties LLC.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
*Mayor.*

---

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

[O2016-6389, O2016-6397, O2016-6399, O2016-6408,  
O2016-6426, O2016-6442, O2016-6444, O2016-6482,  
O2016-6495, O2016-6513, O2016-6537, O2016-6590,  
O2016-6595, O2016-6603, O2016-6615, O2016-6703,  
O2016-6721, O2016-6804, O2016-6825, O2016-6863,  
O2016-6910, O2016-6946, O2016-6973]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Planning and Development, I transmit herewith ordinances authorizing the sale of City-owned properties.

9/14/2016

COMMUNICATIONS, ETC.

29689

Your favorable consideration of these ordinances will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- LEASE AGREEMENT WITH METROPOLITAN WATER RECLAMATION DISTRICT OF GREATER CHICAGO RELATED TO CONSTRUCTION OF NORTH BRANCH RIVERWALK UNDER-BRIDGE CONNECTION.

[O2016-7126]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Transportation, I transmit herewith an ordinance authorizing execution of a lease agreement with the Metropolitan Water Reclamation District regarding the North Branch Riverwalk under-bridge connection.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

*Referred* -- EXTENSION OF LICENSE AGREEMENT WITH PHILIPPINE-AMERICAN CULTURAL FOUNDATION THROUGH DECEMBER 31, 2021.

[O2016-7131]

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

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Fleet and Facility Management, I transmit herewith an ordinance authorizing an extension of a license agreement.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

---

*Referred* -- AMENDMENT TO LEASE AGREEMENT WITH ERIE FAMILY HEALTH CENTER, INC. TO PERMIT EXTENSION OF TERM THROUGH DECEMBER 31, 2026 AND EXPANSION OF LEASED PREMISES FOR PROPERTY AT 2418 W. DIVISION ST.

[O2016-7134]

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

9/14/2016

COMMUNICATIONS, ETC.

29691

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Fleet and Facility Management, I transmit herewith an ordinance authorizing an amendment to a lease agreement with Erie Family Health Center.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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*Referred* -- INTERGOVERNMENTAL AGREEMENT WITH CHICAGO METROPOLITAN AGENCY OF PLANNING FOR DEVELOPMENT OF MULTI-MODAL TRANSPORTATION PLAN FOR RIVERDALE COMMUNITY AREA.

[O2016-7125]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Transportation and Public Way*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Transportation, I transmit herewith an ordinance authorizing the execution of an intergovernmental agreement with the Chicago Metropolitan Agency for Planning.



Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

---

*Referred* -- EXECUTION OF AGREEMENT WITH PRESIDENT OF COOK COUNTY BOARD OF COMMISSIONERS REGARDING LOCAL WORKFORCE DEVELOPMENT BOARD.

[O2016-7124]

The Honorable Rahm Emanuel, Mayor, submitted the following communication which was, together with the proposed ordinance transmitted therewith, *Referred to the Committee on Workforce Development and Audit*:

OFFICE OF THE MAYOR  
CITY OF CHICAGO

September 14, 2016.

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

LADIES AND GENTLEMEN -- At the request of the Commissioner of Family and Support Services, I transmit herewith an ordinance authorizing the execution of agreements in conjunction with the Federal Workforce Innovation and Opportunity Act.

Your favorable consideration of this ordinance will be appreciated.

Very truly yours,

(Signed) RAHM EMANUEL,  
Mayor.

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

The Honorable Susana A. Mendoza, City Clerk, informed the City Council that documents were filed in her office relating to the respective subjects designated as follows:

*Placed On File --* OPPOSITION TO PROPOSED REZONING OF PROPERTY AT 5550 N. ASHLAND AVE.

[F2016-35]

A communication from the Law Offices of Samuel V.P. Banks, under the date of October 9, 2015, transmitting an objection to the zoning amendment application on behalf of the applicant/property owner AB Marathon Ltd. located at 5550 North Ashland Avenue, Chicago, Illinois 60660, which was *Placed on File*.

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*Placed On File --* CITY COMPTROLLER'S COMPREHENSIVE ANNUAL FINANCIAL REPORT AND SUPPLEMENT FOR YEAR ENDED DECEMBER 31, 2015.

[F2016-34]

A communication from Erin Keane, City Comptroller, under the date of August 18, 2016, transmitting the Comprehensive Annual Financial Report and the supplement thereto of the City of Chicago for the year ended December 31, 2015, which was *Placed on File*.

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*Placed On File --* INSPECTOR GENERAL'S AUDIT REPORT REGARDING DEPARTMENT OF FINANCE'S BILLING FOR EMERGENCY MEDICAL SERVICES PROVIDED BY CHICAGO FIRE DEPARTMENT.

[F2016-32]

A communication from Joseph M. Ferguson, Inspector General, under the date of July 20, 2016, transmitting an audit report of the Department of Finance's billing for the emergency medical services provided by the Chicago Fire Department, which was *Placed on File*.

*Placed On File* -- NOTIFICATION OF SALE OF CITY OF CHICAGO MULTI-FAMILY HOUSING REVENUE BONDS (VILLAGES OF WESTHAVEN PROJECT), SERIES 2016.

[F2016-33]

A communication from Carole L. Brown, Chief Financial Officer, under the date of August 17, 2016, transmitting, pursuant to Section 8 of the ordinance, the notification of the sale of City of Chicago Multi-Family Housing Revenue Bonds (Villages of Westhaven Project), Series 2016, together with the Bond Issuance Agreement, the Loan Agreement and the Land-Use Restriction Agreement, which was *Placed on File*.

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

**PUBLICATION OF JOURNAL.**

The City Clerk informed the City Council that all those ordinances, et cetera, which were passed by the City Council on July 20, 2016, and which were required by statute to be published in book or pamphlet form or in one or more newspapers, were published in pamphlet form on September 13, 2016, by being printed in full text in printed pamphlet copies of the *Journal of the Proceedings of the City Council of the City of Chicago* of the meeting held on July 20, 2016, published by authority of the City Council, in accordance with the provisions of Title 2, Chapter 12, Section 050 of the Municipal Code of Chicago, as passed on June 27, 1990.

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

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

*Referred* -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

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

Ionel Averian (Application Number 18957) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 5-I bounded by:

a line 25 feet south of and parallel to West Wabansia Avenue; the public alley next east of and parallel to North Richmond Street; a line 50 feet south of and parallel to West Wabansia Avenue; and North Richmond Street (common address: 1665 North Richmond Street).

[O2016-6352]

The Bowes Trust (Application Number 18949T1) -- to classify as a B3-3 Community Shopping District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-H bounded by:

the alley next north of and parallel to West Wellington Avenue; a line 69.57 feet east of and parallel to North Leavitt Street; West Wellington Avenue; and North Leavitt Street (common address: 2154 -- 2158 West Wellington Avenue).

[O2016-6344]

Anna Brown and Nicholas Brown (Application Number 18931) -- to classify as a B2-2 Neighborhood Mixed-Use District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 4-G bounded by:

South Racine Avenue; a line 75.00 feet south of and parallel to West 19<sup>th</sup> Street; the alley next east of and parallel to South Racine Avenue; and a line 125.00 feet south of and parallel to West 19<sup>th</sup> Street (common address: 1909 -- 1911 South Racine Avenue).

[O2016-6326]

CenterPoint Chicago Enterprise LLC (Application Number 18972) -- to classify as a Manufacturing-Business-Waterway Planned Development District instead of Planned Manufacturing District Number 6 the area shown on Map Number 34-B bounded by:

a line 1,470.4 feet north of and parallel to the centerline of East 138<sup>th</sup> Street, extended east where no street exists (city limits); a line 89.73 feet southwest of and parallel

to the New York, Chicago and St. Louis Railroad right-of-way (said line being 2,047.70 feet long); the centerline of East 138<sup>th</sup> Street, extended east where no street exists (city limits); the northeast boundary line of the Grand Calumet River; a line 328.8 feet north of and parallel to the centerline of East 138<sup>th</sup> Street, extended east where no street exists (city limits); a line 2,470.7 feet east of and parallel to the centerline of South Torrence Avenue; a line 376.4 feet north of and parallel to the centerline of East 138<sup>th</sup> Street, extended where no street exists (city limits); a northeasterly line 62.52 feet long, said line passing through a point 376.4 feet north of and parallel to the centerline of East 138<sup>th</sup> Street, extended east where no street exists (city limits) and 2,586.2 feet east of and parallel to the centerline of South Torrence Avenue and a point 419.9 feet north of and parallel to the centerline of East 138<sup>th</sup> Street, extended east where no street exists (city limits) and 2,635 feet east of and parallel to the centerline of South Torrence Avenue; and a line 2,635 feet east of and parallel to the centerline of South Torrence Avenue (common address: 13535 South Torrence Avenue).

[O2016-6368]

Jaroslaw Chelminski (Application Number 18926T1) -- to classify as an RS3 Residential Single-Unit (Detached House) District instead of an RS2 Residential Single-Unit (Detached House) District the area shown on Map Number 13-M bounded by:

West Gregory Street; a line 93.45 feet east of and parallel to the alley next east of and parallel to North Mobile Avenue (as measured at the southerly right-of-way line of West Gregory Street); the alley next north of and parallel to West Catalpa Avenue; and the alley next east of and parallel to North Mobile Avenue (common address: 6221 -- 6227 West Gregory Street).

[O2016-6318]

Chicago Housing Authority (Application Number 18959T1) -- to classify as a B3-3 Community Shopping District instead of an RM5 Residential Multi-Unit District the area shown on Map Number 4-I bounded by:

West 19<sup>th</sup> Street; South Albany Avenue; a line 400.05 feet north of and parallel to West 19<sup>th</sup> Street; and the alley next west of and parallel to South Albany Avenue (common address: 1852 South Albany Avenue).

[O2016-6354]

CRP/Centrum Hubbard Street Owner LLC (Application Number 18943) -- to classify as Residential-Business Planned Development Number 1288 instead of Residential-Business Planned Development Number 1288 the area shown on Map Number 1-F bounded by:

West Hubbard Street; North Wells Street; a line 100 feet south of and parallel to West Hubbard Street; the public alley next west of and parallel to North Wells Street; the public alley next south of and parallel to West Hubbard Street; and a line 256.14 feet

west of and parallel to North Wells Street (common address: 201 -- 223 West Hubbard Street and 412 -- 420 North Wells Street).

[O2016-6338]

The Den Theatre Chicago LLC (Application Number 18929T1) -- to classify as a C1-2 Neighborhood Commercial District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 3-H bounded by:

North Milwaukee Avenue; a northeasterly perpendicular line to North Milwaukee Avenue, 216.00 feet northeast of the northeast boundary line of North Paulina Street (as measured along the southeast boundary line of North Milwaukee Avenue); the public alley next northeast of and parallel to North Milwaukee Avenue; and a northeasterly perpendicular line to North Milwaukee Avenue, 96.00 feet northeast of the northeast boundary line of North Paulina Street (as measured along the southeast boundary line of North Milwaukee Avenue (common address: 1327 -- 1335 North Milwaukee Avenue).

[O2016-6324]

Elite Invest LLC Series 1000 (Application Number 18955) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 22-G bounded by:

a line 60.50 feet north of and parallel to West 92<sup>nd</sup> Street; the public alley next east of and parallel to South Loomis Street; West 92<sup>nd</sup> Street; and South Loomis Street (common address: 9153 -- 9159 South Loomis Street).

[O2016-6350]

Esperanza Health Centers (Application Number 18928T1) -- to classify as a C3-3 Commercial, Manufacturing and Employment District instead of an M2-2 Light Industry District and an M2-3 Light Industry District the area shown on Map Number 12-I bounded by:

West 47<sup>th</sup> Street; South California Avenue; a line 415 feet south of and parallel to the south line of West 47<sup>th</sup> Street; a line 350 feet west of and parallel to South California Avenue; a line 311 feet south of and parallel to the south line of West 47<sup>th</sup> Street; and a line 329 feet west of and parallel to South California Avenue (common address: 2801 -- 2833 West 47<sup>th</sup> Street/4700 -- 4732 South California Avenue).

[O2016-6320]

Four Brands Enterprises LLC (Application Number 18936) -- to classify as a C1-1 Neighborhood Commercial District instead of a B1-1 Neighborhood Shopping District the area shown on Map Number 26-I bounded by:

the alley next west of and parallel to South Western Avenue; a line 279.34 feet north of and parallel to West 110<sup>th</sup> Street; South Western Avenue; and a line 179.34 feet north of and parallel to West 110<sup>th</sup> Street (common address: 10932 -- 10940 South Western Avenue).

[O2016-6331]

Granville Condominium Association (Application Number 18933) -- to classify as a B3-3 Community Shopping District instead of an RM6 Residential Multi-Unit District the area shown on Map Number 15-G bounded by:

North Winthrop Avenue; a line 100 feet north of and parallel to West Granville Avenue; the alley next east of and parallel to North Winthrop Avenue; and West Granville Avenue (common address: 1054 -- 1072 West Granville Avenue and 6207 -- 6209 North Winthrop Avenue).

[O2016-6328]

Joseph Guzik (Application Number 18934) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-G bounded by:

the public alley next north of West Walton Street; a line 216 feet west of and parallel to North Greenview Avenue; West Walton Street; and a line 240.03 feet west of and parallel to North Greenview Avenue (common address: 1522 West Walton Street).

[O2016-6329]

GW Property Group LLC Series 32 (Application Number 18938T1) -- to classify as a B3-5 Community Shopping District instead of a B3-3 Community Shopping District the area shown on Map Number 7-G bounded by:

West Belmont Avenue; a line 275.2 feet east of and parallel to North Sheffield Avenue; the alley next south of and parallel to West Belmont Avenue; and the westerly right-of-way line of the Chicago Transit Authority (CTA) elevated ("L") railroad structure (common address: 937 -- 945 West Belmont Avenue).

[O2016-6333]

HACM 2 LLC Washtenaw Series (Application Number 18968) -- to classify as an RS3 Residential Single-Unit (Detached House) District instead of an RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 7-I bounded by:

a line 275 feet south of and parallel to West Schubert Avenue; the north/south public alley east of and parallel to North Washtenaw Avenue; the east/west public alley south of and parallel to West Schubert Avenue; and North Washtenaw Avenue (common address: 2619 -- 2621 North Washtenaw Avenue).

[O2016-6365]

Halcyon Theatre (Application Number 18951) -- to classify as a B2-1 Neighborhood Mixed-Use Zoning District instead of an RS3 Residential Single-Unit (Detached House) Zoning District the area shown on Map Number 11-J bounded by:

West Wilson Avenue; North Spaulding Avenue; the public alley parallel to and south of West Wilson Avenue; and a line parallel to and 90.00 feet east of the east line of the right-of-way of North Spaulding Avenue (common address: 3253 -- 3257 West Wilson Avenue).

[O2016-6346]

Horizon Group XX LLC (Application Number 18930) -- to classify as Residential-Institutional Planned Development Number 37, as amended instead of Residential-Institutional Planned Development District Number 37 the area shown on Map Number 11-F bounded by:

North Clarendon Avenue; West Lakeside Place; North Marine Drive; West Wilson Avenue; a line from a point 254.65 feet west of North Clarendon Avenue to a point 253.53 feet west of North Clarendon Avenue; the alley next north of West Wilson Avenue; North Clarendon Avenue; West Eastwood Avenue; a line from a point 249.4 feet west of North Clarendon Avenue to a point 247.51 feet west of North Clarendon Avenue; and West Leland Avenue (common address: 4600 North Clarendon Avenue).

[O2016-6325]

Integrity 2 LLC (Application Number 18941T1) -- to classify as an RM6 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 17-G bounded by:

207.00 feet north of West Pratt Boulevard; North Wayne Avenue; 157.00 feet north of and parallel to West Pratt Boulevard; and North Glenwood Avenue (common address: 6818 North Wayne Avenue).

[O2016-6336]

Integrity 3 LLC (Application Number 18940T1) -- to classify as an RM6 Residential Multi-Unit District instead of an RS2 Residential Single-Unit District the area shown on Map Number 17-G bounded by:



a line 252.5 feet north of and parallel to West North Shore Avenue; North Glenwood Avenue; a line 202.5 feet north of and parallel to West North Shore Avenue; and the public alley west of and parallel to North Glenwood Avenue (common address: 6726 North Glenwood Avenue).

[O2016-6335]

Irving Park Property Holdings LLC (Application Number 18956) -- to classify as a C1-1 Neighborhood Shopping District instead of a B1-1 Neighborhood Shopping District the area shown on Map Number 9-L bounded by:

the public alley next north of and parallel to West Dakin Street; a line 279.14 feet west of and parallel to North Lamon Avenue; a line 139.13 feet north of and parallel to West Dakin Street; North Lamon Avenue; West Dakin Street; and North Lavergne Avenue (common address: 4900 -- 4958 West Dakin Street).

[O2016-6351]

Jaeger Electric, Inc. (Application Number 18946T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B1-1 Neighborhood Shopping District the area shown on Map Number 11-H bounded by:

the alley next north of and parallel to West Irving Park Road; a line 100 feet east of and parallel to North Oakley Avenue; West Irving Park Road; and North Oakley Avenue (common address: 2250 -- 2256 West Irving Park Road).

[O2016-6341]

Kenmore 5029 LLC (Application Number 18960T1) -- to classify as an RM5.5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 13-G bounded by:

North Kenmore Avenue; a line parallel to and 224.85 feet north of the north line of the right-of-way of West Argyle Avenue; the public alley parallel to and east of North Kenmore Avenue; and a line parallel to and 350.35 feet north of the north line of the right-of-way of West Argyle Avenue (common address: 5029 North Kenmore Avenue).

[O2016-6355]

Greg Kreindler (Application Number 18927T1) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit District the area shown on Map Number 5-H bounded by:

West Wabansia Avenue; a line 96.8 feet west of and parallel to North Winchester Avenue; a line 64.80 feet west of and parallel to North Winchester Avenue; and the alley next south of and parallel to West Wabansia Avenue (common address: 1939 West Wabansia Avenue).

[O2016-6319]

Land Equities LLC (Application Number 18937T1) -- to classify as a B3-3 Community Shopping District instead of a C1-2 Neighborhood Commercial District and an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 5-H bounded by:

West Wabansia Avenue; the alley next east of and parallel to North Western Avenue; a line 125 feet south of and parallel to West Wabansia Avenue; and North Western Avenue (common address: 1667 -- 1675 North Western Avenue).

[O2016-6332]

LaSalle 676 LLC (Application Number 18944T1) -- to classify as a DX-7 Downtown Mixed-Use District instead of a DX-7 Downtown Mixed-Use District the area shown on Map Number 1-F bounded by:

North LaSalle Street; West Huron Street; the public alley next west of and parallel to North LaSalle Street; and the public alley next south of and parallel to West Huron Street (common address: 670 -- 678 North LaSalle Street).

[O2016-6339]

Local Union 134 of the International Brotherhood of Electrical Workers (Application Number 18969) -- to classify as a C2-2 Motor Vehicle-Related Commercial District instead of an RM5 Residential Multi-Unit District the area shown on Map Number 6-E bounded by:

a line 753.91 feet north of East 29<sup>th</sup> Street; a line 118.18 feet east of South Calumet Avenue; a line 758.90 feet north of East 29<sup>th</sup> Street; a line 131.67 feet east of South Calumet Avenue; a line 775.13 feet north of East 29<sup>th</sup> Street; a line 178.34 feet east of South Calumet Avenue; a line 616.41 feet north of East 29<sup>th</sup> Street, as measured along the west line of South Dr. Martin Luther King, Jr. Drive; South Dr. Martin Luther King, Jr. Drive; a line 115.66 feet north of East 29<sup>th</sup> Street, as measured along the west line of South Dr. Martin Luther King, Jr. Drive; a line 51.67 feet west of South Dr. Martin Luther King, Jr. Drive; East 29<sup>th</sup> Street; and South Calumet Avenue (common address: 2722 South Dr. Martin Luther King, Jr. Drive).

[O2016-6366]

Joseph Maestro (Application Number 18962) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-J bounded by:

a line 184.04 feet south of and parallel to West George Street; the public alley next east of and parallel to North Hamlin Avenue; a line 209.04 feet south of and parallel to West George Street; and North Hamlin Avenue (common address: 2839 North Hamlin Avenue).

[O2016-6359]

McKinley Square Development LLC (Application Number 18961T1) -- to classify as an RM5 Residential Multi-Unit District instead of an RM5 Residential Multi-Unit District and an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 8-I bounded by:

a line 369.92 feet north of and parallel to West 36<sup>th</sup> Street; a line 229 feet east of and parallel to South Maplewood Avenue; a line 253.53 feet north of and parallel to West 36<sup>th</sup> Street; a line 132 feet east of and parallel to South Maplewood Avenue; a line 146.30 feet north of and parallel to West 36<sup>th</sup> Street; and South Maplewood Avenue (common address: 3525 -- 3545 South Maplewood Avenue).

[O2016-6358]

Renee Medema (Application Number 18953) -- to classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 1-G bounded by:

the alley next north of and parallel to West Ohio Street; a line 150 feet east of and parallel to North Armour Street; West Ohio Street; and a line 125 feet east of and parallel to North Armour Street (common address: 1468 West Ohio Street).

[O2016-6348]

Noah Properties LLC (Application Number 18970T1) -- to classify as a B2-2 Neighborhood Mixed-Use District instead of a B1-1 Neighborhood Shopping District and an M1-1 Limited Manufacturing/Business Park District the area shown on Map Number 7-N bounded by:

a line 196 feet north of and parallel to West Wrightwood Avenue; the alley next east of and parallel to North Harlem Avenue; West Wrightwood Avenue; and North Harlem Avenue (city limits) (common address: 2601 -- 2619 North Harlem Avenue).

[O2016-6367]

Pandix Group LLC (Application Number 18939) -- to classify as a B3-2 Community Shopping District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 1-H bounded by:

West Chicago Avenue; a line 192 feet east of and parallel to North Paulina Street; the alley next south of and parallel to West Chicago Avenue; and a line 168 feet east of and parallel to North Paulina Street (common address: 1641 West Chicago Avenue).

[O2016-6334]

Stephen Perez (Application Number 18958) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-J bounded by:

the east/west alley north of and parallel to West Pierce Avenue; a line 75 feet east of and parallel to North Homan Avenue; West Pierce Avenue; and a line 50 feet east of and parallel to North Homan Avenue (common address: 3352 West Pierce Avenue).

[O2016-6353]

R2 Core 1760 LLC (Application Number 18964T1) -- to classify as a B3-2 Community Shopping District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 5-H bounded by:

North Milwaukee Avenue; a line starting at a point 219.70 feet southeast of North Leavitt Street, perpendicular to North Milwaukee Avenue, travelling 99.83 feet in a southwesterly direction to the 16.0-foot public alley next southwest of and parallel to North Milwaukee Avenue; the 16.0-foot public alley next southwest of and parallel to North Milwaukee Avenue; and North Leavitt Street (common address: 1742 -- 1762 North Milwaukee Avenue).

[O2016-6361]

Saffron Capital Patners LLC (Application Number 18967) -- to classify as an RT4 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 9-K bounded by:

the east/west alley north of and parallel to West School Street; a line 245.40 feet west of and parallel to North Karlov Avenue; West School Street; and a line 277.4 feet west of and parallel to North Karlov Avenue (common address: 4124 West School Street).

[O2016-6364]

Mohammad Shah (Application Number 18935T1) -- to classify as a B2-5 Neighborhood Mixed-Use District instead of a C1-2 Neighborhood Commercial District the area shown on Map Number 8-H bounded by:

South Archer Avenue; a line 114.80 feet in length, commencing at a point 80.05 feet southwest of the intersection of South Archer Avenue and South Paulina Street; South Paulina Street; and a line 147.17 feet in length, commencing at a point 180.75 feet south of the intersection of South Archer Avenue and South Paulina Street (common address: 3201 South Archer Avenue).

[O2016-6330]

SNS Realty Group LLC (Application Number 18932T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of a B3-1 Community Shopping District the area shown on Map Number 5-I bounded by:

North California Avenue; a line 223.50 feet south of and parallel to West Cortland Street; the alley next east of and parallel to North California Avenue; and a line 298.50 feet south of and parallel to West Cortland Street (common address: 1837 -- 1841 North California Avenue).

[O2016-6327]

Williams Electronic Games, Inc. (Application Number 18966) -- to classify as Industrial Planned Development Number 1151, as amended instead of Industrial Planned Development Number 1151 District, an M1-1 Limited Manufacturing/Business Park District and an M2-2 Light Industry District the area shown on Map Number 9-I bounded by:

a line 323.03 feet north of and parallel to West Roscoe Street; the west line of the north branch of the Chicago River; West Roscoe Street; a line 349 feet east of and parallel to North California Avenue; a line 378 feet north of and parallel to West Melrose Street; a line 300 feet east of and parallel to North California Avenue; a line 128 feet north of and parallel to West Melrose Street; the alley next east of and parallel to North California Avenue; West Melrose Street; North California Avenue; a line 267 feet north of and parallel to West Roscoe Street; and a line 275.79 feet east of and parallel to North California Avenue (common address: 3401 North California Avenue).

[O2016-6363]

Laura Yopez (Application Number 18954) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 3-H bounded by:

a line 80 feet northeast of the northeast line of North Wicker Park Avenue; a line 120.6 feet southeasterly of and parallel to North Lincoln Street (also known as North Wolcott Avenue); North Wicker Park Avenue; and a line 72.6 feet southeasterly of and parallel to North Lincoln Street (also known as North Wolcott Avenue) (common address: 1329 -- 1331 North Wicker Park Avenue).

[O2016-6349]

327 North Aberdeen Owner LLC (Application Number 18965T1) -- to classify as a DS-3 Downtown Service District instead of an M2-3 Light Industry District the area shown on Map Number 1-G bounded by:

West Carroll Avenue; the alley next east of and parallel to North Aberdeen Street; a line 96 feet south of and parallel to West Carroll Avenue; and North Aberdeen Street (common address: 327 North Aberdeen Street).

[O2016-6362]

803 -- 811 West Belden Townhouse Association (Application Number 18925T1) -- to classify as an RM5 Residential Multi-Unit District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 5-G bounded by:

the alley next west of and parallel to North Halsted Street; West Belden Avenue; North Halsted Street; and a line 75 feet south of and parallel to West Belden Avenue (common address: 803 -- 811 West Belden Avenue).

[O2016-6317]

1056 West Lake LLC (Application Number 18942) -- to classify as a DX-5 Downtown Mixed-Use District instead of a C1-2 Neighborhood Commercial District and further, to classify as a Business Planned Development instead of a DX-5 Downtown Mixed-Use District the area shown on Map Number 1-G bounded by:

North Carpenter Street; West Lake Street; a line 100 feet west of and parallel to North Carpenter Street; a line 100 feet south of and parallel to West Lake Street; a line 125 feet east of and parallel to North Aberdeen Street; West Lake Street; North Aberdeen Street; and the public alley north of and parallel to West Lake Street (common address: 200 -- 210 North Carpenter Street; 1032 -- 1056 West Lake Street; 201 -- 211 North Aberdeen Street; and 1039 West Lake Street).

[O2016-6337]

1200 Ashland LLC (Application Number 18947T1) -- to classify as a B3-5 Community Shopping District instead of a B3-2 Community Shopping District and further, to classify as Residential-Business Planned Development Number \_\_\_ instead of a B3-5 Community Shopping District the area shown on Map Number 3-H bounded by:

beginning at the alley next southwest of and parallel to North Milwaukee Avenue; the alley next west of North Ashland Avenue and perpendicular to North Milwaukee Avenue; the alley next north of and parallel to West Division Street; a line 123 feet west of and parallel to North Ashland Avenue; West Division Street; a line 273.44 feet west of and parallel to North Ashland Avenue; a line 108 feet north of and parallel to West Division Street; the alley next west of North Ashland Avenue; a portion of the alley next north of West Division Street; a line 390 feet southeast of and parallel to North Paulina Street; a line 194.5 feet southwest of the alley next southwest of and parallel to North Milwaukee Avenue; and a line 318 feet southeast of and parallel to North Paulina Street running northeast to the point of beginning (common address: 1624 West Division Street).

[O2016-6342]

1205 West Webster LLC (Application Number 18924T1) -- to classify as a B2-3 Neighborhood Mixed-Use District instead of an RT4 Two-Flat, Townhouse and Multi-Unit District and a B2-1 Neighborhood Mixed-Use District the area shown on Map Number 5-G bounded by:

West Webster Avenue; a line 44.93 feet east of and parallel to the alley next west of and parallel to North Racine Avenue; a line 13.19 feet south of and parallel to West Webster Avenue; a line 43.47 feet east of and parallel to the alley next west of and parallel to North Racine Avenue; a line 15.71 feet south of and parallel to West Webster Avenue; a line 44.93 feet east of and parallel to the alley next west of and parallel to North Racine Avenue; a line 25 feet south of and parallel to West Webster Avenue; a line 50 feet east of and parallel to the alley next west of and parallel to North Racine Avenue; a line 50 feet south of and parallel to West Webster Avenue; and the alley next west of and parallel to North Racine Avenue (common address: 1211 West Webster Avenue).

[O2016-6316]

1542 -- 1550 West Chicago LLC (Application Number 18950) -- to classify as a B1-3 Neighborhood Shopping District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 1-H bounded by:

the alley next north of and parallel to West Chicago Avenue; a line 142.91 feet east of and parallel to North Ashland Avenue; West Chicago Avenue; a line 51.97 feet east of and parallel to North Ashland Avenue; a line 117.40 feet north of and parallel to West Chicago Avenue; and the alley next east of and parallel to North Ashland Avenue (common address: 1542 -- 1550 West Chicago Avenue).

[O2016-6345]

1770 Berteau LLC and 1657 West Addison LLC (Application Number 18952T1) -- to classify as a C3-5 Commercial, Manufacturing and Employment District instead of an M1-2 Limited Manufacturing/Business Park District the area shown on Map Number 11-H bounded by:

West Berteau Avenue; North Ravenswood Avenue; a line parallel to and 242.50 feet north of the north line of the right-of-way of West Berteau Avenue; and the public alley parallel to and east of North Ravenswood Avenue (common address: 1770 West Berteau Avenue).

[O2016-6347]

1911 West Irving Park LLC (Application Number 18963T1) -- to classify as a B1-3 Neighborhood Shopping District instead of a B1-2 Neighborhood Shopping District the area shown on Map Number 9-H bounded by:

West Irving Park Road; a line 133.0 feet west of and parallel to North Wolcott Avenue; the 16.0-foot public alley next south of West Irving Park Road; and a line 233.0 feet west of and parallel to North Wolcott Avenue (common address: 1911 -- 1921 West Irving Park Road).

[O2016-6360]

2557 -- 2559 Marshfield LLC (Application Number 18948) -- to classify as an RM4.5 Residential Multi-Unit District instead of an RS3 Residential Single-Unit (Detached House) District the area shown on Map Number 7-H bounded by:

West Wrightwood Avenue; the alley next east of and parallel to North Marshfield Avenue; a line 47.50 feet south of and parallel to West Wrightwood Avenue; and North Marshfield Avenue (common address: 2557 -- 2559 North Marshfield Avenue).

[O2016-6343]

3220 Lincoln LLC (Application Number 18945T1) -- to classify as a C1-3 Neighborhood Commercial District instead of a C1-3 Neighborhood Commercial District the area shown on Map Number 9-H bounded by:

a line 48 feet southeast of West Melrose Street and perpendicular to North Lincoln Avenue; North Lincoln Avenue; a line 97 feet southeast of West Melrose Street and perpendicular to North Lincoln Avenue; the public alley next southwest of and almost parallel to North Lincoln Avenue; and the north/south public alley next west of North Lincoln Avenue and perpendicular to West Melrose Street (common address: 3220 -- 3222 North Lincoln Avenue).

[O2016-6340]

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*Referred -- CLAIMS AGAINST CITY OF CHICAGO.*

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

Achilles, Rick	[CL2016-1528]
Alvarez, Eduardo	[CL2016-1456]
Andrews, Karen A.	[CL2016-1533]
Arroyo, Bryan R.	[CL2016-1470]
Aviza, Austin A.	[CL2016-1531]
Babel, Christopher R.	[CL2016-1510]
Baczek, Cynthia	[CL2016-1428]
Baines, Corliss A.	[CL2016-1473]



Bareither, Daniel J.	[CL2016-1537]
Bascomb, Nicky E.	[CL2016-1538]
Basile, John M.	[CL2016-1544]
Beemsterboer, Simon A.	[CL2016-1410]
Berena, Richmond G.	[CL2016-1453]
Bishop, Meirtcil	[CL2016-1534]
Blatner, Christopher J.	[CL2016-1486]
Blonz, Alan B.	[CL2016-1536]
Bogle, Thomas M.	[CL2016-1438]
Brichetto, John W.	[CL2016-1436]
Brown, Joel A.	[CL2016-1403]
Bryant, Shantae M.	[CL2016-1472]
Calderon, Marietta	[CL2016-1525]
Chaseman, Stuart M.	[CL2016-1412]
Chicago Elite Cab Corporation (2)	[CL2016-1448, CL2016-1535]
Childress, Clayton L., Jr.	[CL2016-1545]
Chung, Jueyoung C.	[CL2016-1517]
Ciucas, Barbara J.	[CL2016-1397]
Coffey, James T.	[CL2016-1418]
Cohen, Dan E.	[CL2016-1433]
Costello, Kevin M.	[CL2016-1460]
Cotton, Janet M.	[CL2016-1406]
Davis, Deila	[CL2016-1483]
Davis, Sukena M.	[CL2016-1515]

Dileo, Annamarie T.	[CL2016-1549]
Exson, Mary E.	[CL2016-1490]
Farmers Insurance and Gonzalez, Cruz U.	[CL2016-1444]
Fitzgerald, Cynthia M.	[CL2016-1452]
Fratto, Karen P.	[CL2016-1402]
Fratzke, Yvette D.	[CL2016-1543]
Garcia, Lourdes	[CL2016-1469]
Garcia, Rogelio	[CL2016-1516]
Geiser, Mary D.	[CL2016-1421]
Gluzerman, Maria	[CL2016-1481]
Gotz, Stephen P.	[CL2016-1450]
Green, L'Tanya D.	[CL2016-1435]
Green, Thayna L.	[CL2016-1442]
Grimm, Laura	[CL2016-1401]
Grogan, Brian M.	[CL2016-1468]
Gruenendahl, Stefan	[CL2016-1462]
Guldur, Sevtap	[CL2016-1461]
Guzman, Carlos	[CL2016-1493]
Harbin, David A.	[CL2016-1423]
Harris, Alexander, Jr.	[CL2016-1546]
Harris, Johnnie L.	[CL2016-1426]
Hayif, Mohammed K.	[CL2016-1416]
Hernandez, Felipe	[CL2016-1489]
Hillard, Terri L.	[CL2016-1441]

Howard, Jacinta T.	[CL2016-1445]
Ivers, William D.	[CL2016-1446]
Jackson, Emery M.	[CL2016-1454]
James, Kelly L. (2)	[CL2016-1507, CL2016-1508]
Jamison, Armetta	[CL2016-1527]
Jarvis, Gabriela	[CL2016-1487]
Johnson, Elisha M.	[CL2016-1398]
Jones, Eric L.	[CL2016-1449]
Kent, Patricia	[CL2016-1495]
Khoury, Mona G.	[CL2016-1415]
Kilander, Stephen L.	[CL2016-1494]
Kilmer, Michael O.	[CL2016-1431]
King, Brian E.	[CL2016-1532]
Kleinman, Hershel C.	[CL2016-1475]
Kuznar, Thomas	[CL2016-1399]
Lane, Calvin	[CL2016-1443]
Langston, Michelle	[CL2016-1491]
Laufer, Elena M. (2)	[CL2016-1439, CL2016-1440]
Lee, Stacey S. (2)	[CL2016-1432, CL2016-1459]
Legros, Maggy J.	[CL2016-1496]
Lewis, Anna D.	[CL2016-1520]
Lombardo, Maria	[CL2016-1451]
Lopasso, Francis J. (2)	[CL2016-1457, CL2016-1458]
Martin, Archie	[CL2016-1504]

Martinovich, Mirko	[CL2016-1422]
Masterson, Andrew	[CL2016-1465]
McNeil, Carolyn E.	[CL2016-1417]
McReynolds, Richard	[CL2016-1522]
Mejia, Delilah	[CL2016-1547]
Metropoulos, Izaki G.	[CL2016-1484]
Morales, Sergio	[CL2016-1477]
Morris, Clair	[CL2016-1414]
Murillo, Lucia F.	[CL2016-1476]
Myers, Gregory R.	[CL2016-1541]
Negron, Richard	[CL2016-1480]
Olteanu, Sabin C.	[CL2016-1485]
Owens-Thompson, Linda D.	[CL2016-1471]
Palmer, Margaret H.	[CL2016-1550]
Paragon Subrogation Services and Middlekauff, Amy	[CL2016-1404]
Paragon Subrogation Services and Nicholes, Erika	[CL2016-1447]
Pasquesi, Deborah O.	[CL2016-1455]
Perez, Victor M.	[CL2016-1505]
Peters, Bernard H.	[CL2016-1548]
Peterson, William C.	[CL2016-1427]
Petrik, Bradley J.	[CL2016-1513]
Pinelli, Michael	[CL2016-1501]
Polk, Margie	[CL2016-1503]
Prokopil, Halyna	[CL2016-1502]

Ray, Sejal G. (3)	[CL2016-1529, CL2016-1530, CL2016-1540]
Reed, Andrea	[CL2016-1467]
Reiner, Jennifer J.	[CL2016-1514]
Reynaud, Herman	[CL2016-1509]
Rodriguez, Emmanuel	[CL2016-1424]
Rohr, Louise	[CL2016-1425]
Ross, Sabrina(2)	[CL2016-1408, CL2016-1526]
Ruelas, Jorge	[CL2016-1464]
Ryan, Patrick G.	[CL2016-1478]
Sachs, Scott	[CL2016-1463]
Saez, Lucy	[CL2016-1521]
Sanchez, Miguel A.	[CL2016-1413]
Schuberth, Robert F.	[CL2016-1396]
Seilheimer, Lisa K.	[CL2016-1474]
Sevick, Keith	[CL2016-1482]
Shah, Rutul	[CL2016-1506]
Shannon, Anthony	[CL2016-1437]
Shorter, Velma J.	[CL2016-1405]
Sims, Marion A.	[CL2016-1466]
Smith, Barbara A.	[CL2016-1500]
Smith, Charles E.	[CL2016-1523]
Stroud, Anna M.	[CL2016-1400]
Suh, May H.	[CL2016-1488]
Taylor, Christine	[CL2016-1492]

Tebbe, Kevin E.	[CL2016-1512]
Thornton, Melvin	[CL2016-1411]
Tuttle, Nicole I.	[CL2016-1479]
Uhlarik, Stephanie L.	[CL2016-1524]
United Services Automobile Association and Sims, Andre E.	[CL2016-1409]
Valladares, Miguel	[CL2016-1519]
Villanueva, Rousse	[CL2016-1430]
Wagner, Marissa K.	[CL2016-1518]
Walker, Jeanette D.	[CL2016-1511]
West, Kathleen M.	[CL2016-1434]
White, Tabitha R.	[CL2016-1429]
Williams, Gerald B.	[CL2016-1542]
Williams, Jennifer M.	[CL2016-1420]
Wimberly, George A.	[CL2016-1419]
Ziener, Michael J.	[CL2016-1539]
Zimmerman, Sharon L.	[CL2016-1407]

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*Referred* -- AMENDMENT OF CHAPTER 1-8 OF MUNICIPAL CODE BY ADDING NEW SECTION 1-8-045 TO ESTABLISH CODES OF CONDUCT DURING PRESENTATION OF NATIONAL ANTHEM.

[O2016-6321]

A communication from James A. Balcer, private citizen, under the date of September 9, 2016, transmitting a proposed ordinance to amend Chapter 1-8 of the Municipal Code by adding new Section 1-8-045 to establish codes of conduct during rendition of the National Anthem, which was *Referred to the Committee on Finance*.

*Referred* -- RECOMMENDATION BY COMMISSION ON CHICAGO LANDMARKS FOR DESIGNATION OF JOHN LOTHROP MOTLEY SCHOOL BUILDING AT 729 -- 759 N. ADA ST. AND 1337 -- 1347 W. CHICAGO AVE. AS CHICAGO LANDMARK.  
[O2016-6356]

A communication from Eleanor Esser Gorski, AIA Deputy Commissioner, Planning, Design and Historic Preservation Division, Department of Planning and Development, under the date of September 7, 2016, transmitting the Commission on Chicago Landmarks' recommendation, together with a proposed ordinance for designation of John Lothrop Motley School Building at 729 -- 759 North Ada Street and 1337 -- 1347 West Chicago Avenue as a Chicago landmark, which was Referred to the *Committee on Zoning, Landmarks and Building Standards*.

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*Referred* -- RECOMMENDATION BY COMMISSION ON CHICAGO LANDMARKS FOR DESIGNATION OF PLYMOUTH BUILDING AT 417 -- 421 S. DEARBORN ST. AND 416 -- 420 S. PLYMOUTH CT. AS CHICAGO LANDMARK.  
[O2016-6357]

A communication from Eleanor Esser Gorski, AIA Deputy Commissioner, Planning, Design and Historic Preservation Division, Department of Planning and Development, under the date of September 7, 2016, transmitting the Commission on Chicago Landmarks' recommendation, together with a proposed ordinance for designation of Plymouth Building at 417 -- 421 South Dearborn Street and 416 -- 420 South Plymouth Court as a Chicago landmark, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

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## **REPORTS OF COMMITTEES.**

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### **COMMITTEE ON FINANCE.**

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APPOINTMENT OF MICHAEL T. SULLIVAN AS MEMBER OF ANDERSONVILLE COMMISSION (SPECIAL SERVICE AREA NO. 22).

[A2016-67]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication recommending the appointment of Michael T. Sullivan as a member of the Andersonville Commission (Special Service Area Number 22), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

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

Respectfully submitted,

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

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Michael T. Sullivan as a member of the Andersonville Commission (Special Service Area Number 22) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

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APPOINTMENT OF JARED P. DOLAN AS MEMBER OF UPTOWN COMMISSION  
(SPECIAL SERVICE AREA NO. 34).

[A2016-66]

The Committee on Finance submitted the following report:



CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication recommending the appointment of Jared P. Dolan as a member of the Uptown Commission (Special Service Area Number 34), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

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

Respectfully submitted,

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

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Jared P. Dolan as a member of the Uptown Commission (Special Service Area Number 34) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

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APPOINTMENT OF MICHAEL J. KANE AS MEMBER OF NORTHCENTER  
COMMISSION (SPECIAL SERVICE AREA NO. 38).

[A2016-65]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication recommending the appointment of Michael J. Kane as a member of the Northcenter Commission (Special Service Area Number 38), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

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

Respectfully submitted,

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

On motion of Alderman Burke, the committee's recommendation was *Concurred In* and the said proposed appointment of Michael J. Kane as a member of the Northcenter Commission (Special Service Area Number 38) was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

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AMENDMENT OF SECTIONS 2-32-400 AND 2-32-410 OF MUNICIPAL CODE REGARDING MUNICIPAL DEPOSITORIES FOR CITY OF CHICAGO AND CHICAGO BOARD OF EDUCATION FUNDS.

[O2016-6730]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance concerning the authority to amend Chapter 2-32 of the Municipal Code of Chicago regarding municipal depositories, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski, Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 2-32-400 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

2-32-400 Bids Awarded Annually -- Conditions.

(a) Advertising, Transmittal And Award Of Bids. It shall be the duty of the comptroller, at least once ~~in~~ each year before the first day of December, to advertise for bids, from

~~national and state banks and federal and state savings and loan associations seeking to be designated as municipal depositories, for the payment of interest upon the funds of the City of Chicago and the Chicago Board of Education, to be deposited in banks and savings and loan associations provided~~ Provided, however, that Chicago local school funds which are designated by the Chicago Board of Education as school internal accounts which, in general, are funds raised and expended for educational programs and for the benefit of students, ~~are specifically shall be~~ excluded from the funds of the Chicago Board of Education that are subject to the provisions of this Article V.

Such bids shall be reported by the comptroller to the city council for its information and consideration ~~not~~ no later than the fifteenth day of December of each year, to the end that an award or awards may be made upon such bids by the city council before the beginning of each fiscal year.

Such awards shall be made to the highest and best responsible bidder or bidders. The city council shall have the power to reject any or all bids and to designate as many depositories as it deems necessary ~~for the protection of~~ to protect the city's interests. ~~Only regularly organized state or national banks insured by the Federal Deposit Insurance Corporation or federal or state savings and loan associations insured by the Federal Savings and Loan Insurance Corporation may~~ that are regularly organized, and are federally insured under the Federal Deposit Insurance Act, and maintain an office within the corporate limits of the City of Chicago shall be designated as depositories.

(b) Duplicate Copy Of Bid To Be Submitted To The Treasurer. Each bank or savings and loan association that submits a bid to the comptroller pursuant to subsection (a) of this section shall simultaneously submit a duplicate copy of its bid submission, including any subsequent amendments thereto, to the treasurer.

(c) Failure To Designate -- Legal Effect. If, prior to the beginning of any fiscal year, the city council fails to enact an ordinance designating municipal depositories for such fiscal year, the municipal depositories in existence as of 11:59 P.M. on the last day of the year immediately preceding commencement of the applicable fiscal year shall retain their designation as municipal depositories until ten days after any such ordinance takes legal effect.

(d) Acquisition, Merger Or Consolidation -- Legal Effect On Municipal Depository Designation. If a municipal depository acquires or is acquired by, or merges or consolidates with, any other bank or savings and loan association or subsidiary thereof, regardless of whether such bank or savings and loan association or subsidiary thereof is a municipal depository, such newly created or successor bank or savings and loan association shall be deemed, by operation of law, to be a municipal depository as of the date of acquisition, merger or consolidation. Such designation shall remain in effect until ten days after an ordinance designating municipal depositories for the next applicable fiscal year takes legal effect.

SECTION 2. Section 2-32-410 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

2-32-410 Federal Insurance Required.

In advertising for bids from ~~regularly established~~ banks and savings and loan associations for the payment of interest upon funds to be deposited in such banks or savings and loan associations, it shall be the duty of the comptroller to inform ~~the~~ prospective bidders that, for the protection of the public interest, awards ~~will~~ shall be made only to ~~federally insured national and state banks, and to federal and state savings and loan associations, located in that are regularly organized, and are federally insured under the Federal Deposit Insurance Act, and maintain an office within the corporate limits of the City of Chicago.~~

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

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AMENDMENT OF TITLES 3 AND 11 OF MUNICIPAL CODE REGARDING  
CHICAGO WATER AND SEWER TAX.

[SO2016-7090]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a substitute ordinance concerning the authority to amend Title 3 of the Municipal Code of Chicago by adding new Chapter 3-80 entitled "Chicago Water and Sewer Tax", having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed substitute ordinance transmitted herewith.

This recommendation was concurred in by a roll call vote of the members of the committee, with 6 dissenting votes.

Roll Call was 26 to 6.

Aldermen Hairston, Thompson, Cochran, Muñoz, Waguespack and Arena voted "no".

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Sawyer, Mitchell, Harris, Beale, Cárdenas, Quinn, Burke, Lopez, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Reboyras, Santiago, Mell, Austin, Ramirez-Rosa, Mitts, Sposato, Laurino, O'Connor, Reilly, Smith, Tunney, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 40.

*Nays* -- Aldermen Hairston, Sadlowski Garza, Thompson, Foulkes, D. Moore, Taliaferro, Waguespack, Villegas, Napolitano, Arena -- 10.

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

The following is said ordinance as passed:

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

WHEREAS, The City as a home rule municipality may exercise any power and perform any function pertaining to its government and affairs, including the power to impose certain taxes; and

WHEREAS, The City Council deems it to be in the best interest of the City and its residents to impose a tax on the use or consumption of water in the City, and on the transfer of wastewater to the City sewer system from properties located in the City; and

WHEREAS, The tax will provide the City with needed revenue for pension funding; and

WHEREAS, The tax will help alleviate the need for further increases in property taxes; now, therefore,

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

SECTION 1. Title 3 of the Municipal Code of Chicago is hereby amended by adding a new Chapter 3-80, as follows:

*Chapter 3-80.*

*Chicago Water And Sewer Tax.*

3-80-010 Title.

This chapter shall be known and may be cited as the "Chicago Water and Sewer Tax Ordinance". The tax shall be known as the "Chicago Water and Sewer Tax" and is

imposed in addition to all other taxes imposed by the City of Chicago, the State of Illinois or any other municipal corporation or political subdivision of the State of Illinois.

#### 3-80-020 Definitions.

When any of the following words or terms is used in this chapter, it shall have the meaning ascribed to it in this section:

A. "City" means the City of Chicago, Illinois.

B. "Department of Finance" means the City's Department of Finance or any successor department of the City.

C. "Department of Water Management" means the City's Department of Water Management or any successor department of the City.

D. "Fee" means the fee, charge, rate or other amount billed to a Purchaser for water or sewer service. "Fee" does not include (i) any interest or penalties related to a Fee, or (ii) the tax imposed by this chapter, or any interest or penalties related to the tax.

E. "Person" means any natural individual, firm, trust, estate, partnership, association, joint stock company, joint venture, corporation, limited liability company, municipal corporation or political subdivision of the State of Illinois, or a receiver, trustee, conservator or other representative appointed by order of any court.

F. "Purchaser" means any person who purchases water or sewer service from the Department of Water Management.

#### 3-80-030 Tax imposed.

Except as otherwise provided by this chapter, a tax is imposed upon: (1) the use or consumption in the City of water that is purchased from the Department of Water Management, and (2) the transfer of wastewater to the City sewer system from property located in the City. The ultimate incidence of and liability for payment of the tax is upon the Purchaser.

#### 3-80-040 Rate Of Tax.

The rate of the tax shall be as follows:

A. For water use: (1) during calendar year 2017, \$.000295 per gallon of water used or consumed; (2) during calendar year 2018, \$.00064 per gallon of water used or

consumed; (3) during calendar year 2019, \$.001005 per gallon of water used or consumed; (4) during calendar year 2020, and during each calendar year thereafter, \$.001255 per gallon of water used or consumed. In the case of metered water service, the tax on water use shall equal the water tax rate multiplied by the number of gallons of water used or consumed. In the case of non-metered water service, the tax on water use shall equal the water tax rate multiplied by the assumed number of gallons of water used or consumed. Where no exemption applies, the assumed number of gallons of water used or consumed shall be determined by dividing the total water Fees charged by the per-gallon metered water Fee rate. Where an exemption applies, the assumed number of gallons of water used or consumed shall be determined by dividing the total water Fees that would have been charged in the absence of any exemption by the per-gallon metered water Fee rate.

B. For sewer use: 100 percent of the amount of tax determined to be owed for water use, as calculated in accordance with subsection A of this section.

#### 3-80-050 Exemptions.

A. The tax imposed by this chapter shall not apply to:

1. any person, business or activity which, under the laws of the United States or the State of Illinois, may not be made the subject of taxation by the City;
2. for water use, the use or consumption of water for which the Purchaser is exempt from paying a water Fee;
3. for sewer use, the transfer of wastewater for which the Purchaser is exempt from paying a sewer Fee.

B. Where a percentage of water or sewer Fees is exempt, the same percentage of use shall be exempt from the tax on water or sewer use. Where a dollar amount of water or sewer Fees is exempt, the equivalent amount of use shall be exempt from the tax on water or sewer use. This shall include, but not be limited to, an exemption from the payment of water or sewer Fees as the result of the cap provided by the City's MeterSave program. For purposes of this subsection B, the amount of sewer use shall be assumed to equal the amount of water use.

#### 3-80-060 Collection And Payment Of The Tax.

The Department of Finance shall collect the tax by billing it as a separately stated item on its unified statement of charges to Purchasers of water and sewer service. The Purchaser shall pay the tax to the Department of Finance on or before the payment due date of the Department of Finance's first bill that includes the tax. A late payment penalty



assessed at a monthly rate of one and one-fourth percent shall be imposed on all tax for which payment in full is not received within 24 calendar days from the date the bill therefor was sent, as shown by the records of the Department of Finance. The late payment penalty shall not be imposed upon persons who are 65 years or older, who own and reside in their own residence and who have a separate water meter or water assessment.

#### 3-80-070 Deposit Of Funds.

All proceeds resulting from the imposition of the tax imposed by this chapter, including any interest or penalties related to the tax, shall be deposited in the City's Corporate Fund and shall be used to meet the City's funding obligations to the Municipal Employees' Annuity and Benefit Fund of Chicago.

#### 3-80-080 Rules And Regulations.

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

SECTION 2. Chapter 11-12 of the Municipal Code of Chicago is hereby amended by adding the language underscored, as follows:

#### 11-12-480 Delinquent Payments.

(Omitted text is unaffected by this ordinance.)

(c) Whenever a payment is made for charges on a unified statement of charges and such payment does not cover the full amount of the current charges or any unpaid charges from a prior unified statement of charges, any amount paid shall be allocated pro-rata among the unpaid charges, including any associated penalties, oldest statements first. For purposes of this Section 11-12-480(c), the term "charges" shall include the Chicago Water and Sewer Tax imposed by Chapter 3-80 of this Code.

SECTION 3. This ordinance shall be effective upon passage and approval, and the tax imposed hereby shall apply to all periods on and after January 1, 2017. The tax shall be billed by the Department of Finance with all bills that include periods on and after January 1, 2017 and shall be paid by Purchasers in accordance with those bills.

## ISSUANCE OF CHICAGO O'HARE INTERNATIONAL AIRPORT GENERAL AIRPORT SENIOR LIEN REVENUE BONDS, SERIES 2016A.

[O2016-6083]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance authorizing the issuance of Chicago O'Hare International Airport General Airport Senior Lien Revenue Bonds, Series 2016A and 2016B, amount of bonds not to exceed: \$3,000,000,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a roll call vote of the members of the committee, with 2 dissenting votes.

Aldermen Hairston and Dowell voted "no" on this matter.

Aldermen Burke, Sawyer and Thompson abstained from voting on this matter pursuant to the provisions of Rule 14.

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Cárdenas, Quinn, Lopez, O'Shea, Muñoz, Zalewski, Solis, Maldonado, Reboyras, Ramirez-Rosa, Villegas, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 26.

*Nays* -- Aldermen Dowell, King, Hairston, Mitchell, Harris, Beale, Sadlowski Garza, Foulkes, D. Moore, Curtis, Cochran, Brookins, Scott, Burnett, Ervin, Taliaferro, Santiago, Waguespack, Mell, Austin, Mitts -- 21.

Alderman O'Connor moved to reconsider the foregoing vote. The motion was lost.

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

Alderman Sawyer abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure.

Alderman Thompson abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure.

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a duly constituted and existing municipality within the meaning of Section 1 of Article VII of the 1970 Constitution of the State of Illinois (the "Constitution") having a population in excess of 25,000 and is a home rule unit of local government under Section 6(a) of Article VII of the Constitution; and

WHEREAS, The City owns and operates an airport known as Chicago O'Hare International Airport (the "Airport"); and

WHEREAS, The City has previously issued various series of its Chicago O'Hare International Airport General Airport Revenue Bonds that are currently outstanding (the "Outstanding Senior Lien Bonds"); and

WHEREAS, The Outstanding Senior Lien Bonds are "Senior Lien Obligations" secured under the Master Indenture of Trust Securing Chicago O'Hare International Airport General Airport Revenue Senior Lien Obligations dated as of September 1, 2012, between the City and U.S. Bank National Association, as trustee (the "Senior Lien Trustee"), as supplemented (the "Senior Lien Master Indenture"); and

WHEREAS, The City has previously authorized a commercial paper program providing for the issuance from time to time of commercial paper notes for Airport purposes (the "Commercial Paper Notes"); and

WHEREAS, The City has previously authorized a line of credit program providing for the issuance from time to time of credit agreement notes for Airport purposes (the "Credit Agreement Notes"); and

WHEREAS, The Outstanding Senior Lien Bonds, any Commercial Paper Notes and any Credit Agreement Notes currently or later outstanding are referred to collectively herein as the "Outstanding Airport Obligations"; and

WHEREAS, The City has determined to authorize the issuance of its Chicago O'Hare International Airport General Airport Senior Lien Revenue Bonds (the "2016 Senior Lien Bonds") pursuant to the Senior Lien Master Indenture, in one or more series, for the purposes of (i) funding the cost of certain capital projects for the Airport, including, without

limitation, capital projects included in the O'Hare Capital Improvement Program or in the O'Hare Modernization Program, which constitute Airport Projects under the Senior Lien Master Indenture and capitalized interest (the "Airport Projects") and (ii) the refunding of any and all Outstanding Airport Obligations; and

WHEREAS, The City proposes to issue and sell 2016 Senior Lien Bonds in the manner hereinafter authorized, in one or more series, in an aggregate principal amount not to exceed \$3,000,000,000; now, therefore,

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

*Part A.*

*Article I.*

*Authorization, Findings, Determinations  
And Approval Of Documents.*

SECTION 1.1 Authorization. The above recitals are incorporated in this ordinance. This ordinance is adopted pursuant to Section 6(a) of Article VII of the Constitution. This ordinance authorizes the issuance of the 2016 Senior Lien Bonds as follows: (i) this Part A authorizes the 2016 financing plan, (ii) Part B hereof authorizes the issuance, from time to time, of all or a portion of the 2016 Senior Lien Bonds, in one or more series, in such principal amounts and with such terms and provisions as set forth therein and in the Senior Lien Master Indenture, and the related Supplemental Indentures therein approved; and (iii) Part C hereof provides for the enactment of this ordinance.

SECTION 1.2 Findings And Determinations. This City Council hereby finds and determines as follows:

(a) that the issuance of the 2016 Senior Lien Bonds and the refunding of the Outstanding Airport Obligations and any other bonds, notes or other obligations issued by the City to finance or refinance any Airport Project will result in debt service savings or provide other benefits to the Airport;

(b) that the Airport Projects to be financed by the City with the proceeds of the 2016 Senior Lien Bonds are necessary and essential to the efficient operation of the Airport;

(c) that the City's ability to issue 2016 Senior Lien Bonds from time to time without further action by this City Council at various times, in various principal amounts and with various interest rates and interest rate mechanisms, maturities, redemption provisions and other terms will enhance the City's opportunities to obtain financing for the Airport upon the most favorable terms available;

(d) that from time to time it is desirable to refund (i) outstanding airport revenue bonds and notes of the City (including bonds and notes payable from passenger facility charges or special facility revenues) and other payment obligations related thereto (the "Outstanding Obligations") and (ii) future issues of Airport revenue bonds and notes of the City (including bonds and notes payable from passenger facility charges or special facility revenues) as may be outstanding from time to time, and other payment obligations related thereto (the "Future Outstanding Obligations");

(e) that the delegations of authority that are contained in this ordinance are necessary and desirable because this City Council cannot itself as advantageously, expeditiously or conveniently exercise such authority and make such specific determinations. Thus, authority is granted to the Mayor, the Chief Financial Officer appointed by the Mayor or the City Comptroller (the "Authorized Officer" as referred to herein being either the Chief Financial Officer or the City Comptroller) to determine to sell one or more series of 2016 Senior Lien Bonds, at one or more times, as and to the extent such officers determine that such sale or sales is desirable and in the best financial interest of the City and the Airport.

SECTION 1.3 Form Of Supplemental Indenture. There have been presented to this City Council the form of the Fifty-Second Supplemental Indenture Securing Chicago O'Hare International Airport General Airport Senior Lien Revenue Bonds, Series 2016A (attached hereto as Exhibit A).

SECTION 1.4 Title. This ordinance may hereafter be cited as the "2016 O'Hare Financing Ordinance".

*Part B.*

*Article I.*

*Authority And Definitions.*

SECTION 1.1 Authority For Part B. This Part B is authorized pursuant to the Senior Lien Master Indenture (as hereinafter defined).

SECTION 1.2 Definitions.

(a) Except as provided in this section, all defined terms contained in this Part B shall have the same meanings, respectively, as such defined terms are given in the Senior Lien Master Indenture.

(b) As used in this Part B, unless the context shall otherwise require, the following words and terms shall have the following respective meanings:

"Authorized Officer" is defined in Section 1.2(e) of Part A.

"Fifty-Second Supplemental Indenture" means the Fifty-Second Supplemental Indenture Securing Chicago O'Hare International Airport General Airport Senior Lien Revenue Bonds from the City to the Senior Lien Trustee relating to the initial series of 2016 Senior Lien Bonds.

"Senior Lien Master Indenture" means the Master Indenture of Trust Securing Chicago O'Hare International Airport General Airport Revenue Senior Lien Obligations, dated as of September 1, 2012 from the City to the Senior Lien Trustee, as the same from time to time may be amended or supplemented by Supplemental Indentures executed and delivered in accordance with the provisions thereof.

"Senior Lien Trustee" means U.S. Bank National Association, and its successor in trust, as trustee under the Senior Lien Master Indenture and as Trustee under any Supplemental Indenture.

"Supplemental Indenture" means a supplemental indenture authorizing a series of 2016 Senior Lien Bonds, substantially in the form of the Fifty-Second Supplemental Indenture.

"2016 Senior Lien Bonds" means the 2016 Senior Lien Bonds authorized by Section 2.1 of this Part B.

## *Article II.*

### *Authorization And Details Of 2016 Senior Lien Bonds.*

#### SECTION 2.1 Authorization Of 2016 Senior Lien Bonds.

(a) \$3,000,000,000 aggregate principal amount of 2016 Senior Lien Bonds are hereby authorized to be issued as Senior Lien Obligations pursuant to the Senior Lien Master Indenture and one or more Supplemental Indentures and for the purposes specified in Section 2.2 of this Part B. The 2016 Senior Lien Bonds may be issued bearing interest at a fixed interest rate or rates as more fully set forth in the related Supplemental Indenture. Any 2016 Senior Lien Bonds may be issued as current interest bonds, as capital appreciation bonds or as capital appreciation bonds that convert to current interest bonds at a future date after their issuance.

(b) The 2016 Senior Lien Bonds shall mature not later than January 1, 2057, and shall bear interest from their date, or from the most recent date to which interest has been paid or duly provided for, until the City's obligation with respect to the payment of the principal amount thereof shall be discharged, payable as provided in the related Supplemental Indenture at a rate or rates not in excess of 10 percent per annum. Each series of 2016

Senior Lien Bonds may be subject to mandatory and optional redemption (including mandatory redemption pursuant to the application of Sinking Fund Payments), upon the terms and conditions set forth in the Senior Lien Master Indenture and the related Supplemental Indenture. The redemption price may be based upon a formula designed to compensate the Owner of the 2016 Senior Lien Bonds to be redeemed based upon prevailing market conditions on the date fixed for redemption, commonly known as a "make-whole" redemption price (the "Make-Whole Redemption Price"). At the time of sale of the 2016 Senior Lien Bonds, an Authorized Officer shall determine the provisions of the formula to be used to establish any Make-Whole Redemption Price, which may vary depending on whether the 2016 Senior Lien Bonds are issued on a taxable or tax-exempt basis. An Authorized Officer shall confirm and transmit the applicable Make-Whole Redemption Price on such dates and to such parties as shall be necessary to effectuate such redemption.

(c) The 2016 Senior Lien Bonds shall be entitled "Chicago O'Hare International Airport General Airport Senior Lien Revenue Bonds" or "Chicago O'Hare International Airport General Airport Senior Lien Revenue Refunding Bonds", as appropriate. The 2016 Senior Lien Bonds may be issued in one or more separate series, appropriately designated to indicate the order of their issuance.

(d) Each 2016 Senior Lien Bond shall be issued in fully registered form and in the denominations set forth in the related Supplemental Indenture; and shall be dated and numbered and further designated and identified as provided in the Senior Lien Master Indenture and the related Supplemental Indenture.

(e) Principal of and premium, if any, on the 2016 Senior Lien Bonds shall be payable at the principal corporate trust office of the Senior Lien Trustee or any Paying Agent as provided in the Senior Lien Master Indenture and related Supplemental Indenture. Payment of interest on the 2016 Senior Lien Bonds shall be made to the registered owner thereof and shall be paid by check or draft of the Senior Lien Trustee mailed to the registered owner at his or her address as it appears on the registration books of the City kept by the Senior Lien Trustee or at such other address as is furnished to the Senior Lien Trustee in writing by such registered owner, or by wire transfer as further provided in the Senior Lien Master Indenture and related Supplemental Indenture.

(f) Subject to the limitations set forth in this section, authority is hereby delegated to either the Mayor or the Authorized Officer to determine the aggregate principal amount of 2016 Senior Lien Bonds to be issued, the date thereof, the maturities thereof, any provisions for optional redemption thereof, the schedule of Sinking Fund Payments, if any, to be applied to the mandatory redemption thereof (which mandatory redemption shall be at a Redemption Price equal to the principal amount of each 2016 Senior Lien Bond to be redeemed, without premium, plus accrued interest), the rate or rates of interest payable thereon or method for determining such rate or rates and the first interest payment date thereof. Any optional redemption shall be at Redemption Prices that may include a redemption premium for each 2016 Senior Lien Bond to be redeemed expressed as a percentage, not exceeding the greater of twenty percent (20%) of the principal amount or twenty percent (20%) of the amortized value as of the redemption date (or in the case of

capital appreciation bonds, the accreted value as of the redemption date) of the 2016 Senior Lien Bond to be redeemed, or as a formula designed to compensate the owner of the 2016 Senior Lien Bond to be redeemed based upon prevailing market conditions on the date fixed for such redemption, commonly known as a "make-whole" redemption premium.

SECTION 2.2 Purposes. Pursuant to Section 203 of the Senior Lien Master Indenture, the 2016 Senior Lien Bonds are to be issued for the following purposes, as determined by the Authorized Officer at the time of the sale of the 2016 Senior Lien Bonds:

(a) the payment, or the reimbursement for the payment, of all or a portion of the costs of acquiring, constructing and equipping any Airport Project or Projects;

(b) the refunding of any outstanding Airport Obligations (including commercial paper notes and credit agreement notes), Outstanding Obligations and/or Future Outstanding Obligations;

(c) the funding of deposits in and the deposit of moneys into the Debt Service Fund, one or more Dedicated Sub-Funds, a program fee account, a debt service reserve account, a capitalized interest account and such other accounts and subaccounts (including capitalized interest accounts for any series of Senior Lien Bonds) as may be provided for in the Senior Lien Master Indenture and the Supplemental Indenture relating to such series; and

(d) the payment of the Costs of Issuance of the 2016 Senior Lien Bonds.

The proceeds of each series of 2016 Senior Lien Bonds shall be applied for the purposes set forth above in the manner and in the amounts specified in a Certificate of an Authorized Officer (as defined in the Senior Lien Master Indenture) delivered in connection with the issuance of such series pursuant to the Senior Lien Master Indenture and the related Supplemental Indenture.

SECTION 2.3 Pledge Of Revenues And Other Available Monies. The 2016 Senior Lien Bonds, together with interest thereon, shall be limited obligations of the City secured by a pledge of the Revenues and by any Other Available Monies pledged under the Senior Lien Master Indenture and the related Supplemental Indenture, and shall be valid claims of the registered owners thereof only against the funds and assets and other money held by the Senior Lien Trustee with respect thereto and against such Revenues and Other Available Monies. The 2016 Senior Lien Bonds and the obligation to pay interest thereon do not now and shall never constitute an indebtedness or a loan of credit of the City, or a charge against its general credit or taxing powers, within the meaning of any constitutional or statutory limitation of the State of Illinois. In connection with the issuance of any series of 2016 Senior Lien Bonds secured by a pledge of or otherwise payable from Other Available Monies, the City shall determine in the related Supplemental Indenture or by a Certificate of an Authorized Officer filed with the Senior Lien Trustee, all of the terms and conditions of such pledge, including the annual payment amount, the lien status thereof and the duration of such pledge.



#### SECTION 2.4 Approval Of Supplemental Indentures.

(a) The form of Fifty-Second Supplemental Indenture presented to this meeting is hereby approved in all respects. The Mayor or the Authorized Officer is hereby authorized, with respect to each series of 2016 Senior Lien Bonds, to execute and deliver a Supplemental Indenture in substantially the form of the Fifty-Second Supplemental Indenture for and on behalf of the City, and the City Clerk is hereby authorized to attest the same and to affix thereto the corporate seal of the City or a facsimile thereof.

(b) Each such Supplemental Indenture shall be substantially in the form of the Fifty-Second Supplemental Indenture, presented to this meeting and may contain such changes or revisions as shall be approved by the Mayor or the Authorized Officer.

(c) The execution and delivery of a Supplemental Indenture shall constitute conclusive evidence of this City Council's approval of the form of such Supplemental Indenture as executed and delivered.

SECTION 2.5 Credit Instruments. The Authorized Officer is hereby authorized to arrange for the provision of (a) one or more Qualified Credit Instruments and (b) one or more Qualified Reserve Account Credit Instruments (as defined in the Fifty-Second Supplemental Indenture) as security for all or a portion of the 2016 Senior Lien Bonds if the Authorized Officer determines that it would be in the best financial interest of the City in the operation of the Airport.

#### SECTION 2.6 Sale Of 2016 Senior Lien Bonds.

(a) Subject to the limitations contained in this ordinance, authority is hereby delegated to the Mayor or the Authorized Officer to sell the 2016 Senior Lien Bonds in one or more series from time to time to one or more underwriters selected by the Authorized Officer pursuant to one or more Contracts of Purchase with respect to the 2016 Senior Lien Bonds between the City and such underwriters; provided that the aggregate purchase price of each series of the 2016 Senior Lien Bonds shall not be less than 85 percent of the principal amount thereof to be issued (less any original issue discount which may be used in the marketing thereof) plus accrued interest thereon from their date to the date of delivery thereof and payment thereof. In addition, one or more of the 2016 Senior Lien Bonds may be issued as bonds, the interest on which will be includable in the gross income of the owners thereof for federal income tax purposes under the Code, if determined by the Authorized Officer to be beneficial to the City in the operation of the Airport.

(b) The Mayor or the Authorized Officer, with the concurrence of the chairman of the Committee on Finance of the City Council, is hereby authorized and directed to execute and deliver one or more Contracts of Purchase relating to the 2016 Senior Lien Bonds in substantially the form of the Contracts of Purchase used in connection with the previous sales of airport revenue bonds by the City, together with such changes thereto and

modifications thereof as shall be approved by the Mayor or the Authorized Officer, as the case may be, subject to the limitations contained in this ordinance, the execution and delivery thereof to constitute conclusive evidence of this City Council's approval of such changes and modifications.

(c) To evidence the exercise of the authority delegated to the Mayor or the Authorized Officer by this ordinance, the Mayor or the Authorized Officer, as the case may be, is hereby directed to execute and file with the City Clerk in connection with the sale of 2016 Senior Lien Bonds a certificate setting forth the determinations made pursuant to the authority granted herein, which certificate shall constitute conclusive evidence of the proper exercise by them of such authority. Contemporaneously with the filing of such certificate, the Mayor or the Authorized Officer shall also file with the City Clerk one copy of each Official Statement and executed Contract of Purchase in connection with the 2016 Senior Lien Bonds. Each filing shall be made as soon as practicable subsequent to the execution of the Contract of Purchase. The City Clerk shall direct copies of such filings to the City Council.

(d) The Authorized Officer is hereby authorized to cause to be prepared the form or forms of Preliminary Official Statement describing the 2016 Senior Lien Bonds. Each Preliminary Official Statement (or applicable parts thereof) shall be in substantially the form of the Official Statements used in connection with previous sales of airport revenue bonds by the City, together with such changes thereto and modifications thereof as shall be approved by the Authorized Officer. The distribution of each Preliminary Official Statement to prospective purchasers and the use thereof by the underwriters in connection with the offering of the 2016 Senior Lien Bonds are hereby authorized and approved. The Mayor or the Authorized Officer is hereby authorized to permit the distribution of a final Official Statement, in substantially the form of each Preliminary Official Statement, with such changes, omissions, insertions and revisions thereto and completions thereof as the Mayor or the Authorized Officer shall deem advisable, and the Mayor or the Authorized Officer is authorized to execute and deliver each such final Official Statement to the underwriters in the name and on behalf of the City, the execution of such final official statement to constitute conclusive evidence of this City Council's approval of such changes and completions.

(e) If determined by the Authorized Officer to be in the best financial interest of the City in the operation of the Airport, the Authorized Officer is authorized to procure one or more municipal bond insurance policies covering all or a portion of the 2016 Senior Lien Bonds.

(f) The Authorized Officer is hereby authorized to execute and deliver a Continuing Disclosure Undertaking (the "Continuing Disclosure Undertaking") evidencing the City's agreement to comply with the requirements of Section (b)(5) of Rule 15c2-12 adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934 in a form approved by the Corporation Counsel. Upon its execution and delivery on behalf of the City as herein provided, the Continuing Disclosure Undertaking will be binding on the City, and the officers, employees and agents of the City are hereby authorized to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the Continuing Disclosure Undertaking as executed. The

Authorized Officer is hereby further authorized to amend the Continuing Disclosure Undertaking in accordance with its terms from time to time following its execution and delivery as said Authorized Officer shall deem necessary. Notwithstanding any other provision of this ordinance, the sole remedies for any failure by the City to comply with the Continuing Disclosure Undertaking shall be the ability of the beneficial owner of any 2016 Senior Lien Bond to seek mandamus or specific performance by court order to cause the City to comply with its obligations under the Continuing Disclosure Undertaking.

**SECTION 2.7 Execution And Delivery Of 2016 Senior Lien Bonds.** Pursuant to the Senior Lien Master Indenture, the Mayor shall execute the 2016 Senior Lien Bonds on behalf of the City, by manual or facsimile signature, and the corporate seal of the City or a facsimile thereof shall be affixed, imprinted, engraved or otherwise reproduced on the 2016 Senior Lien Bonds, and they shall be attested by the manual or facsimile signature of the City Clerk. The 2016 Senior Lien Bonds shall, upon such execution on behalf of the City, be delivered to the Senior Lien Trustee, for authentication and thereupon shall be authenticated by the Senior Lien Trustee, and shall be delivered pursuant to written order of the City authorizing and directing the delivery of the 2016 Senior Lien Bonds to or upon the order of the underwriters pursuant to the applicable Contract of Purchase.

**SECTION 2.8 Redemption, Purchase And Tender.** The Mayor or the Authorized Officer is authorized to direct that the Outstanding Airport Obligations to be redeemed be called for redemption prior to maturity (or purchased in lieu of redemption), to select the particular maturity or maturities of the Outstanding Airport Obligations to be redeemed and to select the redemption date or dates or purchase date or dates for the Outstanding Airport Obligations to be redeemed or purchased. The Mayor or the Authorized Officer is authorized (a) to tender for Outstanding Airport Obligations by direct tender or by open market tender, at such tender prices and on such tender payment dates, as shall be determined by the Mayor or the Authorized Officer and (b) on behalf of the City to enter into such agreements with bondholders and financial institutions and otherwise do, or cause to be done, all things necessary or desirable to accomplish the redemption, purchase or tender for purchase of Outstanding Airport Obligations.

**SECTION 2.9 Escrow Deposit Agreements.** To provide for the payment and retirement of Outstanding Obligations and Future Outstanding Obligations, the Mayor or the Authorized Officer of the City is hereby authorized to execute and deliver for and on behalf of the City one or more Escrow Deposit Agreements in substantially the form of escrow deposit agreements previously used for such purpose by the City, together with such changes thereto and modifications thereof as shall be approved by the Mayor or the Authorized Officer, as the case may be, the execution and delivery thereof to constitute conclusive evidence of this City Council's approval of such changes and modifications.

**SECTION 2.10 Tax Directives.** The City covenants to take any action required by the provisions of Section 148(f) of the Code in order to assure compliance with Section 412 of the Senior Lien Master Indenture. Nothing contained in this ordinance shall limit the ability of the City to issue a portion of the 2016 Senior Lien Bonds the interest on which will be includable in the gross income of the owners thereof for federal income tax purposes under the Code, in each case if determined by the Authorized Officer to be in the best financial interest of the City in the operation of the Airport.

SECTION 2.11 Public Approval. The actions of the Committee on Finance of the City Council of the City with respect to the publication of notice for and the holding of a public hearing in connection with the 2016 Senior Lien Bonds are hereby ratified and confirmed in all respects. The adoption of this ordinance shall constitute the public approval of the 2016 Senior Lien Bonds for purposes of Section 147(f) of the Code.

SECTION 2.12 Debt Service Reserve Funds. The Authorized Officer is hereby authorized to take any or all of the following actions with respect to debt service reserve funds, provided that such action or actions shall not constitute a violation of any covenant made in the Senior Lien Master Indenture, or in any supplemental indenture: (a) apply 2016 Senior Lien Bond proceeds to the funding of any prior debt service reserve fund, (b) transfer monies among debt service reserve funds, (c) deposit other monies of the City to any debt service reserve fund, and (d) apply for Airport purposes monies released from debt service reserve funds upon the redemption or defeasance of bonds.

SECTION 2.13 Approval Of 2010 Amendment. By the purchase of the 2016 Senior Lien Bonds, purchasers of such 2016 Senior Lien Bonds agree, for themselves and any successor Owners, to the provisions of any one or more Senior Lien Master Indenture amendments executed and delivered pursuant to the authorization set forth in Part B, Section 2.5(g) of that certain bond ordinance which was adopted by the City Council of the City on November 18, 2009, relating to bond financing for the Airport, including, but not limited to, the 2010 Amendment.

SECTION 2.14 Performance Provisions. The Mayor, the Commissioner of Aviation, the Authorized Officer and the City Clerk for and on behalf of the City shall be, and each of them hereby is, authorized and directed to do any and all things necessary to effect the performance of all obligations of the City under and pursuant to this ordinance, the Senior Lien Master Indenture and any Supplemental Indenture, and the performance of all other acts of whatever nature necessary to effect and carry out the authority conferred by this ordinance, the Senior Lien Master Indenture and any Supplemental Indenture, including, but not limited to, the exercise following the delivery date of any 2016 Senior Lien Bonds of any power or authority delegated to such official of the City under this ordinance with respect to the 2016 Senior Lien Bonds upon the initial issuance thereof, but subject to any limitations on or restrictions of such power or authority as herein set forth. The Mayor, the Commissioner of Aviation, the Authorized Officer, the City Clerk and other officers, agents and employees of the City are hereby further authorized, empowered and directed for and on behalf of the City, to execute and deliver all papers, documents, certificates and other instruments that may be required to carry out the authority conferred by this ordinance, the Senior Lien Master Indenture and any Supplemental Indenture or to evidence said authority.

SECTION 2.15 Proxies. The Mayor and the Authorized Officer may each designate another to act as their respective proxy and to affix their respective signatures to, in the case of the Mayor, each 2016 Senior Lien Bond, whether in temporary or definitive form, and to any other instrument, certificate or document required to be signed by the Mayor or the Authorized Officer pursuant to this ordinance and the Senior Lien Master Indenture. In each case, each shall send to the City Council written notice of the person so designated

by each, such notice stating the name of the person so selected and identifying the instruments, certificates and documents which such person shall be authorized to sign as proxy for the Mayor and the Authorized Officer, respectively. A written signature of the Mayor or the Authorized Officer, respectively, executed by the person so designated underneath, shall be attached to each notice. Each notice, with signatures attached, shall be recorded in the *Journal of the Proceedings of the City Council of the City of Chicago* and filed with the City Clerk. When the signature of the Mayor is placed on an instrument, certificate or document at the direction of the Mayor in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Mayor in person. When the signature of the Authorized Officer is so affixed to an instrument, certificate or document at the direction of the Authorized Officer, the same, in all respects, shall be as binding on the City as if signed by the Authorized Officer in person.

*Part C.*

*Article I.*

*Enactment.*

SECTION 1.1 Severability. It is the intention of this City Council that, if any article, section, paragraph, clause or provision of this ordinance shall be ruled by any court of competent jurisdiction to be invalid, the invalidity of such article, section, paragraph, clause or provision shall not affect any of the remaining provisions hereof.

SECTION 1.2 Prior Inconsistent Ordinances. If any provision of this ordinance is in conflict with or inconsistent with any ordinances or resolutions or parts of ordinances or resolutions or the proceedings of the City in effect as of the date hereof the provisions of this ordinance shall supersede any conflicting or inconsistent provision to the extent of such conflict or inconsistency. No provision of the Municipal Code or violation of any provision of the Municipal Code shall be deemed to impair the validity of this ordinance or the instruments authorized by this ordinance, or to impair the security for or payment of the instruments authorized by this ordinance; provided, further, however, that the foregoing shall not be deemed to affect the availability of any other remedy or penalty for any violation of any provision of the Municipal Code.

SECTION 1.3 Effective Date. This ordinance shall be in full force and effect immediately upon its passage and approval by the Mayor of the City.

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

*Exhibit "A".*

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FIFTY-SECOND SUPPLEMENTAL INDENTURE

From

City of Chicago

To

U.S. Bank National Association,  
as Trustee

Securing

Chicago O'Hare International Airport  
General Airport Senior Lien Revenue [Refunding] Bonds,  
Series 2016A

Dated as of \_\_\_\_\_ 1, 2016

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Supplementing a Master Indenture of Trust Securing Chicago O'Hare International Airport General Airport Revenue Senior Lien Obligations dated as of September 1, 2012 between the City of Chicago and U.S. Bank National Association.

THIS FIFTY-SECOND SUPPLEMENTAL INDENTURE, made and entered into as of \_\_\_\_\_ 1, 2016, from the City of Chicago (the "*City*"), a municipal corporation and home rule unit of local government duly organized and existing under the Constitution and laws of the State of Illinois, to U.S. Bank National Association (the "*Trustee*"), a national banking association duly organized, existing and authorized to accept and execute trusts of the character herein set out under and by virtue of the laws of the United States of America, as Trustee.

W I T N E S S E T H:

WHEREAS, the City is a home rule unit of local government, duly organized and existing under the laws of the State of Illinois, and in accordance with the provisions of Section 6(a) of Article VII of the 1970 Constitution of the State of Illinois is authorized to own and operate commercial and general aviation facilities; and

WHEREAS, the City currently owns and operates an airport known as Chicago O'Hare International Airport; and

WHEREAS, the City has entered into a Master Indenture of Trust securing Chicago O'Hare International Airport General Airport Revenue Senior Lien Obligations, dated as of September 1, 2012, with the Trustee (the "*Indenture*") which authorizes the issuance of Senior Lien Obligations (as therein defined) in one or more Series pursuant to one or more Supplemental Indentures and the incurrence by the City of Section 208 Obligations (as therein defined) and Section 209 Obligations (as therein defined); and

[WHEREAS, in order to refund prior to maturity or pay at maturity certain Prior Airport Obligations (as hereinafter defined), the City has authorized the issuance and sale of \$ \_\_\_\_\_,000 aggregate principal amount of Chicago O'Hare International Airport General Airport Senior Lien Revenue [Refunding] Bonds, Series 2016A (the "*Bonds*") pursuant to the Indenture and this Fifty-Second Supplemental Indenture; and]

[WHEREAS, in order to provide funds for the financing of the payment, or the reimbursement for the payment, of the costs of one or more Airport Projects, as defined in the Indenture, including the 2016A Airport Projects (as hereinafter defined), the City has authorized the issuance and sale of \$ \_\_\_\_\_ aggregate principal amount of Chicago O'Hare International Airport General Airport Senior Lien Revenue Bonds, Series 2016A (the "*Bonds*") pursuant to the Indenture and this Fifty-Second Supplemental Indenture; and]

WHEREAS, the Bonds and the Trustee's Certificate of Authentication to be endorsed on such Bonds, are to be in substantially the following form with necessary and appropriate variations, omissions and insertions as permitted or required by the Indenture or this Fifty-Second Supplemental Indenture, to wit:

## [FORM OF BOND]

No. R- \_\_\_\_\_

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

**UNITED STATES OF AMERICA**  
**STATE OF ILLINOIS**  
**CITY OF CHICAGO**  
**Chicago O'Hare International Airport**  
**General Airport Senior Lien Revenue [Refunding] Bond,**  
**Series 2016A**

INTEREST RATE	MATURITY DATE	DATED DATE	CUSIP
_____ %	January 1, 20__	_____, 2016	_____

REGISTERED OWNER:           Cede & Co.

## PRINCIPAL AMOUNT:

CITY OF CHICAGO (the "City"), a municipal corporation and home rule unit of local government duly organized and existing under the laws of the State of Illinois, for value received, hereby promises to pay (but only out of the sources hereinafter provided) to the Registered Owner identified above, or registered assigns, on the maturity date specified above, unless this Bond shall have been called for redemption and payment of the redemption price shall have been duly made or provided for, upon presentation and surrender hereof, the principal sum specified above and to pay (but only out of the sources hereinafter provided) interest on the balance of said principal sum from time to time remaining unpaid from and including the date hereof or from and including the most recent Interest Payment Date (as defined in the hereinafter defined Indenture) with respect to which interest has been paid or duly provided for, until payment of said principal sum has been made or duly provided for, at the interest rate specified above, computed on the basis of a 360-day year consisting of twelve 30-day months; payable on \_\_\_\_\_ 1, 201\_\_ and semiannually thereafter on each January 1 and July 1, and to pay interest on overdue principal and, to the extent permitted by law, on overdue premium, if any, and interest at the rate due on this Bond. Principal of, premium, if any, and interest on this Bond shall be payable in lawful money of the United States of America at the corporate trust office in Chicago, Illinois of U.S. Bank National Association, Chicago, Illinois, as trustee, or its successor in trust (the "Trustee"); provided, however, payment of the interest on any Interest Payment Date (as defined in the hereinafter defined Indenture) shall be (i) made to the registered owner hereof as of the close of business on the applicable Record Date (as defined in the hereinafter defined Indenture) with respect to such Interest Payment Date and shall be paid by check or draft mailed to such registered owner hereof at the address of such registered owner as it appears on the registration books of the City maintained by the Trustee as Bond Registrar or at such other address as is furnished in writing by such registered owner to the Trustee as Bond Registrar or (ii) made by wire transfer to such registered owner as of the close of business on such Record Date upon written notice of such wire transfer address in the continental United States by such registered owner to the Bond Registrar given prior to such Record Date (which notice may provide that it will remain in effect until revoked), provided that each such wire transfer shall be



made only with respect to an owner of \$1,000,000 or more in aggregate principal amount of the Bonds as of the close of business on the Record Date relating to such Interest Payment Date, except, in each case, that if and to the extent that there shall be a default in the payment of the interest due on such Interest Payment Date, such defaulted interest shall be paid to the registered owners as provided in the Indenture. So long as this Bond is restricted to being registered in the registration books of the City in the name of a Securities Depository (as defined in the Indenture), the provisions of the Indenture governing Book-Entry Bonds shall govern the payment of the principal of and interest on this Bond.

The Bonds are limited obligations of the City and shall not constitute an indebtedness of the City or a loan of credit thereof within the meaning of any constitutional or statutory limitation. Neither the faith and credit nor the taxing power of the City, the State of Illinois or any political subdivision thereof is pledged to the payment of the principal of the Bonds, or the interest or any premium thereon, or other costs incident thereto. The Bonds are payable solely from the revenues in the Indenture (as hereinafter defined) pledged to such payment, and no owner or owners of the Bonds shall ever have the right to compel any exercise of the taxing power of the City, the State of Illinois or any political subdivision thereof.

Reference is hereby made to the further provisions of this Bond set forth on the reverse hereof and such further provisions shall for all purposes have the same effect as if set forth at this place. All capitalized terms used in this Bond shall have the meanings assigned in the Indenture unless otherwise defined herein.

It is Hereby Certified, Recited and Declared that all acts and conditions required to be performed precedent to and in the execution and delivery of the Indenture and the issuance of this Bond have been performed in due time, form and manner as required by law, and that the issuance of this Bond and the series of which it forms a part does not exceed or violate any constitutional or statutory limitation.

This Bond shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Indenture unless and until the certificate of authentication hereon shall have been duly executed by the Trustee.

IN WITNESS WHEREOF, the City of Chicago has caused this Bond to be executed in its name by the manual or facsimile signature of its Mayor and the manual or facsimile of its corporate seal to be printed hereon and attested by the manual or facsimile signature of its City Clerk.

Dated: \_\_\_\_\_

CITY OF CHICAGO

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

[SEAL]

Attest:

By: \_\_\_\_\_  
City Clerk

[DTC LEGEND]

Unless this certificate is presented by an authorized representative of The Depository Trust Company, a New York corporation ("*DTC*"), to the issuer or its agent for registration of transfer, exchange or payment, and any certificate issued is registered in the name of Cede & Co. or in such other name as is requested by an authorized representative of DTC (and any payment is made to Cede & Co. or to such other entity as is requested by an authorized representative of DTC), any transfer, pledge or other use hereof for value or otherwise by or to any person is wrongful inasmuch as the registered owner hereof, Cede Co., has an interest herein.

[FORM OF TRUSTEE'S CERTIFICATE OF AUTHENTICATION]

This Bond is one of the Bonds described in the within-mentioned Indenture.

U.S. BANK NATIONAL ASSOCIATION,  
as Trustee

By: \_\_\_\_\_  
Authorized Signature

[FORM OF REVERSE OF BOND]

This Bond is one of an authorized issue of bonds limited in aggregate principal amount to \$\_\_\_\_\_,000 (the "*Bonds*") issued pursuant to, under authority of and in full compliance with the Constitution and laws of the State of Illinois, particularly Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois and an ordinance of the City Council of the City, and executed under a Master Indenture of Trust securing Chicago O'Hare International Airport General Airport Revenue Senior Lien Obligations dated as of September 1, 2012, from the City to U.S. Bank National Association, as Trustee, as supplemented by a Fifty-Second Supplemental Indenture securing Chicago O'Hare International Airport General Airport Senior Lien Revenue [Refunding] Bonds, Series 2016A, dated \_\_\_\_\_ 1, 2016, from the City to the Trustee (collectively, the "*Indenture*"), [for the purpose of (i) refunding certain outstanding Prior Airport Obligations (as defined in the Indenture), and (ii) paying costs and expenses incidental thereto

and to the issuance of the Bonds] [for the purpose of (i) paying the costs of certain projects for Chicago O'Hare International Airport which constitute Airport Projects under the Indenture, (ii) funding the Reserve Requirement (as defined in the Indenture) applicable to the Bonds, and (iii) paying costs and expenses incidental thereto and to the issuance of the Bonds].

The Bonds and the interest thereon are payable from Revenues (as defined in the Indenture) pledged to the payment thereof under the Indenture and certain other moneys held by or on behalf of the Trustee.

Copies of the Indenture are on file at the principal corporate trust office of the Trustee, and reference to the Indenture and any and all supplements thereto and modifications and amendments thereof is made for a description of the pledge and covenants securing the Bonds, the nature, extent and manner of enforcement of such pledge, the rights and remedies of the registered owners of the Bonds, and the limitations on such rights and remedies.

The Bonds are issuable only as fully registered Bonds in the authorized denominations described in the Indenture. Bonds may be transferred on the books of registration kept by the Bond Registrar by the owner in person or by his or her duly authorized attorney, upon surrender thereof, together with a written instrument of transfer executed by the owner or his or her duly authorized attorney. Upon surrender for registration of transfer of any Bond with all partial redemptions endorsed thereon at the principal office of the Bond Registrar, the City shall execute and the Trustee shall authenticate and deliver in the name of the transferee or transferees a new Bond or Bonds of the same maturity, series and interest rate, aggregate principal amount and tenor and of any authorized denomination or denominations and bearing numbers not contemporaneously outstanding under the Indenture.

Bonds may be exchanged at the principal office of the Bond Registrar for an equal aggregate principal amount of Bonds in the appropriate form and in the same maturity, series and interest rate, aggregate principal amount and tenor and of any authorized denomination or denominations. The City shall execute and the Trustee shall authenticate and deliver Bonds which the Bondholder making the exchange is entitled to receive.

Such registration of transfer or exchange of Bonds shall be without charge to the owners of such Bonds, but any taxes or other governmental charges required to be paid with respect to the same shall be paid by the owners of the Bond requesting such transfer or exchange as a condition precedent to the exercise of such privilege.

The Bond Registrar shall not be required to register for transfer or exchange any undelivered Bond or Bonds after the giving of notice calling such Bond for redemption or partial redemption has been made.

The person in whose name any Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of or on account of principal, premium, if any, or interest shall be made only to or upon the order of the registered owner thereof or his duly authorized attorney, but such registration may be changed as hereinabove provided. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.

The Bonds maturing on January 1, 20\_\_ are subject to mandatory redemption, in part by lot as provided in the Indenture from mandatory Sinking Fund Payments, on January 1 in each of the years and in the respective principal amounts set forth below, at a redemption price equal to the principal amount thereof to be redeemed:

<u>Year</u>	<u>Principal Amount</u>
20__	\$ ,000
20__	,000

The Bonds maturing on January 1, 20\_\_ are subject to mandatory redemption, in part by lot as provided in the Indenture from mandatory Sinking Fund Payments, on January 1 in each of the years and in the respective principal amounts set forth below, at a redemption price equal to the principal amount thereof to be redeemed:

<u>Year</u>	<u>Principal Amount</u>
20__	\$ ,000
20__	,000
20__	,000

If the City redeems Bonds pursuant to optional redemption or purchases Bonds subject to mandatory redemption and cancels the same, then an amount equal to the principal amount of Bonds of such maturity so redeemed or purchased shall be deducted from the Principal Installments as provided for such Bonds of such maturity in such order as the City shall determine.

The Bonds maturing on or after January 1, 20\_\_ are subject to redemption, at the option of the City, on or after January 1, 20\_\_, as a whole or in part at any time, and if in part, in such order of maturity as the City shall determine and within any maturity by lot, at a redemption price equal to the principal amount of each Bond to be redeemed, plus accrued interest to the date of the redemption.

Notice of any such redemption must be given by the Trustee by first-class mail (or registered mail in the case of registered owners of at least \$1,000,000 of Bonds) not less than 30 or more than 60 days prior thereto to the registered owners of the Bonds. Failure to mail any such notice to the registered owner of any Bond or any defect therein shall not affect the validity of the proceedings for such redemption of Bonds.

This Bond and all other Bonds of the series of which it forms a part are issued pursuant to and in full compliance with the Constitution and laws of the State of Illinois, particularly Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois, and pursuant to an ordinance adopted by the City Council of the City, which ordinance authorizes the execution and delivery of the Indenture. This Bond and the series of which it forms a part are limited obligations of the City payable solely from the amounts pledged therefor under the Indenture.

No recourse shall be had for the payment of the principal of, premium, if any, or interest on any of the Bonds or for any claim based thereon or upon any obligation, covenant or agreement in the Indenture contained against any past, present or future officer, employee or agent, or member of the City Council of the City, or any successor to the City, as such, either directly or through the City, or any successor to the City, under any rule of law or equity, statute or constitution or by the enforcement of any assessment or penalty or otherwise, and all such liability of any such officer, employee or agent, or member of the City Council, as such, is hereby expressly waived and released as a condition of and in consideration for the execution of the Indenture and the issuance of any of the Bonds.

The owner of this Bond shall have no right to enforce the provisions of the Indenture or to institute action to enforce the covenants therein, or to take any action with respect to any event of default under the Indenture, or to institute, appear in or defend any suit or other proceedings with respect thereto, except as provided in the Indenture.

The Indenture prescribes the manner in which it may be discharged and after which the Bonds shall no longer be secured by or entitled to the benefits of the Indenture, except as provided in the Indenture and for the purposes of registration and exchange of Bonds and of such payment, including a provision that the Bonds shall be deemed to be paid if Federal Obligations, as defined therein, maturing as to principal and interest in such amounts and at such times as to insure the availability of sufficient moneys to pay the principal of, premium, if any, and interest on the Bonds and all necessary and proper fees, compensation and expenses of the Trustee shall have been deposited with the Trustee.

Modifications or alterations of the Indenture, or of any supplements thereto, may be made only to the extent and in the circumstances permitted by the Indenture.

[FORM OF ASSIGNMENT]

The following abbreviations, when used in the inscription on the face of this certificate, shall be construed as though they were written out in full according to applicable laws or regulations:

TEN COM	- as tenants in common		UNIF GIFT MIN ACT -
TEN ENT	- as tenants by the entireties		Custodian
JT TEN	- as joint tenants with right of survivorship and not as tenants in common	(Cust)	(Minor)
		under Uniform Gifts to Minors Act	
		(State)	

Additional abbreviations may also be used though not in the above list.

For Value Received, the undersigned sells, assigns and transfers unto \_\_\_\_\_

(Name and Address of Assignee)

the within Bond of the City of Chicago and does hereby irrevocably constitute and appoint \_\_\_\_\_

to transfer said Bond on the books kept for registration thereof with full power of substitution in the premises.

Dated: \_\_\_\_\_

Signature:

Signature Guaranteed:

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

NOW, THEREFORE, THIS FIFTY-SECOND SUPPLEMENTAL INDENTURE WITNESSETH:

GRANTING CLAUSES

That the City, in consideration of the premises and the acceptance by the Trustee of the trusts hereby created and of the purchase and acceptance of the Bonds by the Registered Owners thereof, and of the sum of one dollar, lawful money of the United States of America, to it duly paid by the Trustee at or before the execution and delivery of these presents, and for other good and valuable consideration, the receipt of which is hereby acknowledged, in order to secure the payment of the principal of, premium, if any, and interest on the Bonds according to their tenor and effect, to secure the performance and observance by the City of all the covenants expressed or implied herein and in the Bonds, does hereby assign and grant a security interest in and to the following to the Trustee, and its successors in trust and assigns forever, for the securing of the performance of the obligations of the City hereinafter set forth (the "*Trust Estate*"):

GRANTING CLAUSE FIRST

All right, title and interest of the City in and to Revenues (as defined in the Indenture), to the extent pledged and assigned in the granting clauses of the Indenture.

GRANTING CLAUSE SECOND

All moneys and securities from time to time held by the Trustee under the terms of this Fifty-Second Supplemental Indenture, except for moneys deposited with or paid to the Trustee and held in trust hereunder for the redemption of Bonds, notice of the redemption of which has been duly given.

GRANTING CLAUSE THIRD

All moneys and securities from time to time held by the Trustee in the Common Debt Service Reserve Sub-Fund on a parity with the security interest in said Sub-Fund granted or to be granted to the present and future owners of Common Reserve Bonds (as defined in the Indenture).

GRANTING CLAUSE FOURTH

Any and all other property, rights and interests of every kind and nature from time to time hereafter by delivery or by writing of any kind granted, bargained, sold, alienated, demised, released, conveyed, assigned, transferred, mortgaged, pledged, hypothecated or otherwise subjected hereto, as and for additional security hereunder by the City or by any other person on its behalf or with its written consent to the Trustee, and the Trustee is hereby authorized to receive any and all property thereof at any and all times and to hold and apply the same subject to the terms hereof.

TO HAVE AND TO HOLD all and singular the Trust Estate, whether now owned or hereafter acquired, unto the Trustee and its successors in said trust and assigns forever;

IN TRUST NEVERTHELESS, upon the terms and trusts herein set forth for the equal and proportionate benefit, security and protection of all present and future owners of the Bonds, without privilege, priority or distinction as to the lien or otherwise of any of the foregoing over any other of the foregoing except to the extent herein or in the Indenture otherwise specifically provided;

PROVIDED, HOWEVER, that if the City, its successors or assigns shall well and truly pay, or cause to be paid, the principal of, premium, if any, and interest on the Bonds due or to become due thereon, at the times and in the manner set forth therein according to the true intent and meaning thereof, and shall cause the payments to be made on the Bonds as required under Article VI hereof, or shall provide, as permitted hereby, for the payment thereof and shall well and truly cause to be kept, performed and observed all of its covenants and conditions pursuant to the terms of the Indenture and this Fifty-Second Supplemental Indenture and shall pay or cause to be paid to the Trustee all sums of money due or to become due to it in accordance with the terms and provisions hereof, then upon the final payment thereof this Fifty-Second Supplemental Indenture and the rights hereby granted shall cease, determine and be void; otherwise this Fifty-Second Supplemental Indenture shall remain in full force and effect.

THIS FIFTY-SECOND SUPPLEMENTAL INDENTURE FURTHER WITNESSETH, and it is expressly declared, that all Bonds issued and secured hereunder are to be issued, authenticated and delivered and all said property, rights and interests and any other amounts hereby assigned and pledged are to be dealt with and disposed of under, upon and subject to the terms, conditions, stipulations, covenants, agreements, trusts, uses and purposes as herein expressed, and the City has agreed and covenanted, and does hereby agree and covenant, with the Trustee and with the respective owners of the Bonds, as follows:

## ARTICLE I

### Definitions

All capitalized terms used herein unless otherwise defined shall have the same meaning as used in Article I of the Indenture. In addition, the following words and phrases shall have the following meanings for purposes of this Fifty-Second Supplemental Indenture:

*"Authorized Denomination"* means the principal amount of \$5,000 or any integral multiple thereof.

*"Bond Registrar"* means the person designated to serve as Bond Registrar pursuant to Section 2.09.

*"Bondholder"* or *"holder"* or *"owner of the Bonds"* or *"registered owner"* means the Registered Owner of any Bond.

*"Bonds"* means the Chicago O'Hare International Airport General Airport Senior Lien Revenue [Refunding] Bonds, Series 2016A, authorized to be issued pursuant to Article II.



“*Business Day*” means a day on which banks located in the city in which the principal corporate trust office of the Trustee is located are not required or authorized to remain closed, and are not in fact closed.

“*Costs of Issuance Account*” means the account of that name established in the 2016A Dedicated Sub-Fund as described in Section 4.02.

“*Date of Issuance*” means \_\_\_\_\_, 2016, the date of original issuance and delivery of the Bonds hereunder.

“*Debt Service Reserve Account*” means the account of that name established in the 2016A Dedicated Sub-Fund as described in Section 4.02.

“*DTC*” means Depository Trust Company, and its successors and assigns.

“*Fifty-Second Supplemental Indenture*” means this Fifty-Second Supplemental Indenture and any amendments and supplements hereto.

“*Indenture*” means the Master Indenture of Trust securing Chicago O’Hare International Airport General Airport Revenue Senior Lien Obligations, dated as of September 1, 2012, from the City to the Trustee, pursuant to which Senior Lien Obligations are authorized to be issued, and any amendments and supplements thereto, including this Fifty-Second Supplemental Indenture. References to Articles and Sections of the Indenture shall be deemed to refer to Articles and Sections of the Indenture.

[“*Insured Bonds*” means the \$\_\_\_\_\_,000 principal amount of Bonds maturing on January 1, 20\_\_.]

[“*Insurer*” or “\_\_\_\_\_” means \_\_\_\_\_, or any successor thereto or assignee thereof.]

“*Interest Payment Date*” means January 1 and July 1 of each year, commencing \_\_\_\_\_ 1, 201\_\_.

“*Moody’s*” means Moody’s Investors Service, Inc., a corporation organized and existing under the laws of the State of Delaware, its successors and assigns, and, if such corporation shall be dissolved or liquidated or shall no longer perform the functions of a securities rating agency, “*Moody’s*” shall be deemed to refer to any other nationally recognized securities rating agency designated by the City by notice to the Trustee.

“*Ordinance*” means the ordinance duly adopted and approved by the City Council of the City on \_\_\_\_\_, 2016, which authorizes the issuance and sale of the Bonds and the execution of this Fifty-Second Supplemental Indenture.

“*Participant*,” when used with respect to any Securities Depository, means any participant of such Securities Depository.

["*Policy*"] means the Municipal Bond Insurance Policy issued by the Insurer guaranteeing the scheduled payment of principal and interest on the Insured Bonds when due.]

"*Principal and Interest Account*" means the account of that name established in the 2016A Dedicated Sub-Fund as described in Section 4.02.

"*Prior Airport Obligations*" means the \$\_\_\_\_\_,000 outstanding aggregate principal amount of Chicago O'Hare International Airport General Airport Third Lien Revenue [Refunding] Bonds, Series \_\_\_\_\_, constituting Senior Lien Obligations and more particularly described as follows:

<u>Maturity (January 1)</u>	<u>Principal Amount</u>	<u>Interest Rate</u>
20__	\$ _____,000	%
20__	_____,000	
20__	_____,000	
20__	_____,000	
20__	_____,000	
20__	_____,000	
20__	_____,000	
20__	_____,000	
20__	_____,000	

"*Project Account*" means the account of that name established in the 2016A Dedicated Sub-Fund as described in Section 4.02.

"*Program Fee Account*" means the account of that name established in the 2016A Dedicated Sub-Fund as described in Section 4.02.

"*Qualified Credit Provider*" means the issuer of a Qualified Reserve Account Credit Instrument, if any.

"*Qualified Reserve Account Credit Instrument*" means a letter of credit, surety bond or non-cancellable insurance policy issued by a domestic or foreign bank, insurance company or other financial institution whose debt obligations on the date of issuance thereof are rated in the highest rating category by S&P and Moody's and, if rated by A.M. Best & Company, is rated in the highest rating category by A.M. Best & Company. Any such letter of credit, surety bond or insurance policy shall be issued in the name of the Trustee and shall contain no restrictions on the ability of the Trustee to receive payment thereunder other than a certification of the Trustee that the funds drawn thereunder are to be used for purposes for which moneys in the Debt Service Reserve Account may be used under this Fifty-Second Supplemental Indenture.

"*Record Date*" means June 15 and December 15 of each year.

"*Registered Owner*" means the person or persons in whose name or names a Bond shall be registered on the books of the City kept for that purpose in accordance with provisions hereof.

*"Reserve Requirement"* means, as of the date of computation, an amount equal to the lesser of (a) \$\_\_\_\_\_ and (b) the maximum amount of principal of and interest on the Bonds payable in the current or any future Bond Year.

*"Securities Depository"* means DTC and any other securities depository registered as a clearing agency with the Securities and Exchange Commission pursuant to Section 17A of the Securities Exchange Act of 1934, as amended, and appointed as the securities depository for the Bonds.

*"S&P"* means S&P Global Ratings, a business unit of Standard & Poor's Financial Services LLC, a corporation organized and existing under the laws of the State of New York, its successors and assigns, and, if such entity shall be dissolved or liquidated or shall no longer perform the functions of a securities rating agency, "S&P" shall be deemed to refer to any other nationally recognized securities rating agency designated by the City by notice to the Trustee.

*"State"* means the State of Illinois.

*"Tax Certificates"* means the Tax Compliance Certificate and the General Tax Certificate of the City with respect to the Bonds, each dated the date of issuance of the Bonds.

*"Trust Estate"* means the property conveyed to the Trustee pursuant to the Granting Clauses hereof.

*"2016A Airport Projects"* means the Airport Projects being financed with the proceeds of the Bonds as described in the Tax Certificates.

*"2016A Dedicated Sub-Fund"* means the fund of that name established and described in Section 4.02.

## ARTICLE II

### The Bonds

**Section 2.01. Authorized Amount of Bonds.** No Bonds may be issued under the provisions of this Fifty-Second Supplemental Indenture except in accordance with this Article. [The Bonds are being issued to provide funds to redeem the Prior Airport Obligations and to pay costs of issuance of the Bonds.] [The Bonds are being issued to provide funds to pay, or to reimburse the City for payment of, costs of the 2016A Airport Projects, to fund the Reserve Requirement, and to pay costs of issuance of the Bonds.] Except as provided in Section 2.08 hereof, the total original principal amount of Bonds that may be issued hereunder is hereby expressly limited to \$\_\_\_\_\_,000.

**Section 2.02. Issuance of Bonds; Denominations; Numbers.** The Bonds shall be issued in the aggregate principal amount of \$\_\_\_\_\_,000 and shall be designated "City of Chicago, Chicago O'Hare International Airport General Airport Senior Lien Revenue [Refunding] Bonds, Series 2016A."

The Bonds shall be issued as registered bonds without coupons. The Bonds shall be issued only in Authorized Denominations. The Bonds shall be numbered consecutively from 1 upward bearing numbers not then contemporaneously outstanding (in order of issuance) according to the records of the Bond Registrar.

The Bonds shall be dated as of the Interest Payment Date next preceding their date of authentication, unless such date of authentication is an Interest Payment Date, in which case the Bonds shall be dated as of such Interest Payment Date, or unless such Bonds are authenticated prior to the first Interest Payment Date, in which event the Bonds shall be dated as of the Date of Issuance.

The Bonds shall mature on January 1 of each of the following years in the following principal amounts and bear interest at the following interest rates per annum:

<u>Year</u>	<u>Principal Amount</u>	<u>Interest Rate</u>
20__	\$ ,000	%
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	
20__	,000	

Interest on the Bonds shall be payable on January 1 and July 1 of each year, commencing \_\_\_\_\_ 1, 201\_\_\_. The Bonds shall bear interest from the date thereof or from and including the most recent Interest Payment Date with respect to which interest has been paid or duly provided for. Interest on the Bonds shall be calculated on the basis of a 360-day year consisting of twelve 30-day months.

**Section 2.03. Payment on the Bonds.** Interest on the Bonds shall be payable on each applicable Interest Payment Date. The Bonds shall bear interest from the date thereof or from and including the most recent Interest Payment Date with respect to which interest has been paid

or duly provided for. The principal of, premium, if any, and the interest on the Bonds shall be payable in lawful money of the United States of America. Except as provided in Section 2.10 hereof, the principal of and redemption premium, if any, on all Bonds shall be payable at the principal corporate trust office of the Trustee upon the presentation and surrender of the Bonds as the same become due and payable. Except as provided in Sections 2.09 and 2.10 hereof, the interest on the Bonds shall be paid by check drawn upon the Trustee and mailed to the persons in whose names the Bonds are registered at the address of each such person as it appears on the registration books maintained by the Bond Registrar at the close of business on the Record Date next preceding each Interest Payment Date or at such other address as is furnished in writing by such Registered Owner to the Bond Registrar. Interest on the Bonds shall be paid by wire transfer to any Registered Owner who at the close of business on such Record Date has given written notice of its wire transfer address in the continental United States to the Bond Registrar prior to such Record Date (which notice may provide that it will remain in effect until revoked), *provided* that each such wire transfer shall be made only with respect to a Registered Owner of \$1,000,000 or more in aggregate original principal amount of the Bonds as of the close of business on such Record Date.

**Section 2.04. Execution; Limited Obligations.** The Bonds shall be executed on behalf of the City with the official manual or facsimile signature of the Mayor of the City and attested with the official manual or facsimile signature of its City Clerk, and shall have affixed, impressed, imprinted or otherwise reproduced thereon the corporate seal of the City or a facsimile thereof. The Bonds are issued pursuant to and in full compliance with the Constitution and laws of the State of Illinois, and pursuant to the Ordinance, which authorizes the execution and delivery of this Fifty-Second Supplemental Indenture. The Bonds are not general obligations of the City but limited obligations payable solely from Revenues (except to the extent paid out of moneys attributable to the proceeds derived from the sale of the Bonds or to income from the temporary investment thereof) and shall be a valid claim of the respective Registered Owners thereof only against the 2016A Dedicated Sub-Fund [, the Common Debt Service Reserve Sub-Fund on a parity with other Common Reserve Bonds] and other moneys held by the Trustee or otherwise pledged therefor, which amounts are hereby pledged, assigned and otherwise held as security for the equal and ratable payment of the Bonds and shall be used for no other purpose than to pay the principal of, premium, if any, and interest on the Bonds, except as may be otherwise expressly authorized in the Indenture or in this Fifty-Second Supplemental Indenture. The Bonds shall not constitute an indebtedness of the City or a loan of credit thereof within the meaning of any constitutional or statutory limitation, and neither the faith and credit nor the taxing power of the City, the State or any political subdivision thereof is pledged to the payment of the principal of, premium, if any, or interest on the Bonds or other costs incident thereto. In case any officer whose signature or a facsimile of whose signature shall appear on the Bonds shall cease to be such officer before the delivery of such Bonds, such signature or such facsimile shall nevertheless be valid and sufficient for all purposes, as if he or she had remained in office until delivery.

**Section 2.05. Authentication.** No Bond shall be valid or obligatory for any purpose or be entitled to any security or benefit under this Fifty-Second Supplemental Indenture unless and until such certificate of authentication in substantially the form hereinabove set forth shall have been duly executed by the Trustee, and such executed certificate of the Trustee upon any such Bond shall be conclusive evidence that such Bond has been authenticated and delivered

under this Fifty-Second Supplemental Indenture. The Trustee's certificate of authentication on any Bond shall be deemed to have been executed by it if (a) signed by an authorized signatory of the Trustee, but it shall not be necessary that the same officer sign the certificate of authentication on all of the Bonds issued hereunder, and (b) the date of authentication on the Bond is inserted in the place provided therefor on the certificate of authentication.

**Section 2.06. Form of Bonds; Temporary Bonds.** The Bonds issued under this Fifty-Second Supplemental Indenture shall be substantially in the form hereinbefore set forth, with such appropriate variations, omissions and insertions as are permitted or required by this Fifty-Second Supplemental Indenture.

Pending preparation of definitive Bonds, or by agreement with the purchasers of the Bonds, the City may issue and, upon its request, the Trustee shall authenticate, in lieu of definitive Bonds, one or more temporary printed or typewritten Bonds in Authorized Denominations and of substantially the tenor recited above. Upon request of the City, the Trustee shall authenticate definitive Bonds in exchange for and upon surrender of any equal principal amount of temporary Bonds. Until so exchanged, temporary Bonds shall have the same rights, remedies and security hereunder as definitive Bonds.

**Section 2.07. Delivery of Bonds.** Upon the execution and delivery of this Fifty-Second Supplemental Indenture, the City shall execute and deliver to the Trustee, and the Trustee shall authenticate, the Bonds and deliver them to the purchasers as may be directed by the City as hereinafter in this Section 2.07 provided.

Prior to the delivery by the Trustee of any of the Bonds there shall be filed with the Trustee:

- (a) A copy, duly certified by the City Clerk, of the Ordinance;
- (b) Original executed counterpart of the Indenture;
- (c) Original executed counterpart of this Fifty-Second Supplemental Indenture;
- (d) A Counsel's Opinion to the effect that (i) the Indenture and this Fifty-Second Supplemental Indenture have been duly and lawfully authorized by all necessary action on the part of the City, have been duly and lawfully executed by authorized officers of the City, are in full force and effect and are valid and binding upon the City and enforceable in accordance with their terms (except as limited by any applicable bankruptcy, liquidation, reorganization, insolvency or other similar laws or by general principles of equity if equitable remedies are sought); (ii) the Indenture and this Fifty-Second Supplemental Indenture create the valid pledge of Revenues, moneys and securities which they purport to create; and (iii) upon their execution, authentication and delivery, the Bonds will have been duly and validly authorized and issued in accordance with the Constitution and laws of the State of Illinois, the Indenture and this Fifty-Second Supplemental Indenture;

(e) A written order as to the delivery of the Bonds, executed by an Authorized Officer stating (i) the identity of the purchasers, aggregate purchase price and date and place of delivery of the Bonds and (ii) that no Event of Default has occurred and is continuing under the Indenture or this Fifty-Second Supplemental Indenture;

(f) The Certificate of the City required by Section 206(e) of the Indenture;  
and

[(g) A Certificate of an Independent Airport Consultant or a Certificate of the City complying with Section 206(f) of the Indenture.]

[(h) Either the Certificate required by Section 206(f) of the Indenture or the Certificate of the City required by Section 207(b) of the Indenture.]

**Section 2.08. Mutilated, Lost, Stolen or Destroyed Bonds.** If any Bond is mutilated, lost, stolen or destroyed, the City may execute and the Trustee may authenticate a new Bond of like date, maturity, interest rate and denomination as the Bond mutilated, lost, stolen or destroyed, *provided* that, in the case of any mutilated Bond, such mutilated Bond shall first be surrendered to the Trustee, and in the case of any lost, stolen or destroyed Bond, there shall be first furnished to the City and the Trustee evidence of such loss, theft or destruction satisfactory to the City and the Trustee, together with indemnity satisfactory to them. In the event any such Bond shall have matured, instead of issuing a substitute Bond the City may pay the same without surrender thereof. The City and the Trustee may charge the Registered Owner of such Bond with their reasonable fees and expenses in this connection. All Bonds so surrendered to the Trustee shall be cancelled and destroyed, and evidence of such destruction shall be given to the City. Upon the date of final maturity or redemption of all of the Bonds, the Trustee shall destroy any inventory of unissued certificates.

**Section 2.09. Registration and Exchange of Bonds; Persons Treated as Owners.** The City shall cause books for the registration and for the transfer of the Bonds as provided in this Fifty-Second Supplemental Indenture to be kept by the Trustee as the Bond Registrar of the City. Upon surrender for transfer of any Bond at the principal office of the Bond Registrar, duly endorsed for transfer or accompanied by an assignment duly executed by the Registered Owner or his or her attorney duly authorized in writing, the City shall execute and the Bond Registrar shall authenticate and deliver in the name of the transferee or transferees a fully registered Bond for a like aggregate principal amount.

Bonds may be exchanged at the principal office of the Bond Registrar for a like aggregate principal amount of fully registered Bonds of the same maturity of other authorized denominations. The City shall execute and the Bond Registrar shall authenticate and deliver Bonds which the Bondowners making the exchange are entitled to receive, bearing numbers not contemporaneously then outstanding. The execution by the City of any Bond of any denomination shall constitute full and due authorization of such denomination and the Bond Registrar shall thereby be authorized to authenticate and deliver such Bond.

The Bond Registrar shall not be required to register for transfer or exchange any undelivered Bond or any Bond after the giving of notice calling such Bond for redemption or partial redemption.

The person in whose name any fully registered Bond is registered at the close of business on any Record Date with respect to any Interest Payment Date shall be entitled to receive the interest payable on such Interest Payment Date notwithstanding the cancellation of such registered Bond upon any transfer or exchange thereof subsequent to the Record Date and prior to such Interest Payment Date, except if and to the extent there shall be a default in the payment of the interest due on such Interest Payment Date, in which case such defaulted interest shall be paid to the person in whose name such Bond is registered either at the close of business on the day preceding the date of payment of such defaulted interest or on a subsequent Record Date for such payment if one shall have been established as hereinafter provided. A subsequent Record Date may be established by or on behalf of the City by notice mailed to the Registered Owners of Bonds not less than 10 days preceding such Record Date, which Record Date shall be not more than 30 days prior to the subsequent interest payment date.

Except as provided in the Indenture, as to any Bond the person in whose name the same shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of principal, premium, if any, or interest on any Bond shall be made only to or upon the written order of the Registered Owner thereof or his legal representative. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.

In each case the Bond Registrar shall require the payment by the Bondowner requesting exchange or transfer of any tax or other governmental charge required to be paid with respect to such exchange or transfer, but otherwise no charge shall be made to the Bondowner for such exchange or transfer.

**Section 2.10. Book-Entry Provisions.** The provisions of this Section shall apply so long as the Bonds are maintained in book-entry form with DTC or another Securities Depository, any provisions of this Fifty-Second Supplemental Indenture to the contrary notwithstanding.

(a) *Payments.* The Bonds shall be payable to the Securities Depository, or its nominee, as the Registered Owner of the Bonds, in next day funds on each date on which the principal of, premium, if any, and interest on the Bonds is due as set forth in this Fifty-Second Supplemental Indenture and in the Bonds. Such payments shall be made to the offices of the Securities Depository specified by the Securities Depository to the City and the Trustee in writing. Without notice to or the consent of the beneficial owners of the Bonds, the City and the Securities Depository may agree in writing to make payments of principal and interest in a manner different from that set forth herein. If such different manner of payment is agreed upon, the City shall give the Trustee notice thereof, and the Trustee shall make payments with respect to the Bonds in the manner specified in such notice as set forth herein. Neither the City nor the Trustee shall have any obligation with respect to the transfer or crediting of the principal of, premium, if any, and interest on the Bonds to Participants or the beneficial owners of the Bonds or their nominees.



(b) *Replacement of the Securities Depository.* If the City receives notice that the Securities Depository has received notice from its Participants having interests in at least 50% in principal amount of the Bonds that the Securities Depository or its successor is incapable of discharging its responsibilities as a securities depository or that it is in the best interests of the beneficial owners that they obtain certificated Bonds, the City shall cause the Trustee to authenticate and deliver Bond certificates. The City shall have no obligation to make any investigation to determine the occurrence of any events that would permit the City to make any determination described in this paragraph.

(c) *Discontinuance of Book-Entry or Change of Securities Depository.* If, following a determination or event specified in paragraph (b) above, the City discontinues the maintenance of the Bonds in book-entry form with the then current Securities Depository, the City will issue replacement Bonds to the replacement Securities Depository, if any, or, if no replacement Securities Depository is selected for the Bonds, directly to the Participants as shown on the records of the former Securities Depository or, to the extent requested by any Participant, to the beneficial owners of the Bonds shown on the records of such Participant. Replacement Bonds shall be in fully registered form and in Authorized Denominations, be payable as to interest on the Interest Payment Date of the Bonds by check or draft mailed to each Registered Owner at the address of such Registered Owner as it appears on the bond registration books maintained by the City for such purpose at the principal corporate trust office of the Trustee or at the option of any Registered Owner of not less than \$1,000,000 original principal amount of Bonds, by wire transfer to any address in the continental United States of America on such Interest Payment Date to such Registered Owner as of such Record Date, if such Registered Owner provides the Trustee with written notice of such wire transfer address not later than the Record Date (which notice may provide that it will remain in effect with respect to subsequent Interest Payment Dates unless and until changed or revoked by subsequent notice). Principal and redemption premium, if any, on the replacement Bonds are payable only upon presentation and surrender of such replacement Bond or Bonds at the principal corporate trust office of the Trustee.

(d) *Effect of Book-Entry System.* The Securities Depository and its Participants and the beneficial owners of the Bonds, by their acceptance of the Bonds, agree that the City and the Trustee shall not have liability for the failure of such Securities Depository to perform its obligations to the Participants and the beneficial owners of the Bonds, nor shall the City or the Trustee be liable for the failure of any Participant or other nominee of the beneficial owners to perform any obligation of the Participant to a beneficial owner of the Bonds.

### ARTICLE III

#### Redemption of Bonds Before Maturity

**Section 3.01. Redemption Dates and Prices.** The Bonds shall be subject to redemption prior to maturity in the amounts, at the times and in the manner provided in this Article III.

(a) *Optional Redemption.* The Bonds maturing on and after January 1, 20\_\_ are subject to redemption at the option of the City on or after January 1, 20\_\_, as a whole or in part

at any time, and if in part, in such order of maturity as the City shall determine and within any maturity by lot, at a redemption price equal to the principal amount of each Bond to be redeemed, plus accrued interest to the date of the redemption.

(b) *Mandatory Sinking Fund Redemption.* The Bonds maturing on January 1, 20\_\_ are subject to mandatory redemption, in part by lot as provided in the Indenture from mandatory Sinking Fund Payments, on January 1 in each of the years and in the respective principal amounts set forth below, at a redemption price equal to the principal amount thereof to be redeemed:

<u>Year</u>	<u>Principal Amount</u>
20__	\$ ,000
20__	,000

The January 1, 20\_\_ Principal Installment of the 20\_\_ term Bonds is \$\_\_\_\_\_,000.

The Bonds maturing on January 1, 20\_\_ are subject to mandatory redemption, in part by lot as provided in the Indenture from mandatory Sinking Fund Payments, on January 1 in each of the years and in the respective principal amounts set forth below, at a redemption price equal to the principal amount thereof to be redeemed:

<u>Year</u>	<u>Principal Amount</u>
20__	\$ ,000
20__	,000
20__	,000

The January 1, 20\_\_ Principal Installment of the 20\_\_ term Bonds is \$\_\_\_\_\_,000.

If the City redeems Bonds pursuant to optional redemption or purchases Bonds subject to mandatory redemption and cancels the same, then an amount equal to the principal amount of Bonds of such maturity so redeemed or purchased shall be deducted from the Principal Installments as provided for such Bonds of such maturity in such order as the Chief Financial Officer of the City shall determine.

**Section 3.02. Notice of Redemption.** Notice of the redemption of Bonds or any portion thereof pursuant to Section 3.01 hereof identifying the Bonds or portions thereof to be redeemed, specifying the redemption date, the Redemption Price, the places and dates of payment, that from the redemption date interest will cease to accrue, and whether the redemption is conditioned upon sufficient moneys being available on the redemption date (or any other condition), shall be given by the Trustee by mailing a copy of such redemption notice not less than 30 nor more than 60 days prior to the date fixed for redemption, to the Registered Owner of each Bond to be redeemed in whole or in part at the address shown on the registration books. Redemption notices shall be sent by first class mail, except that notices to Registered Owners of at least \$1,000,000 of Bonds shall be sent by registered mail. Failure to mail any such notice to

the Registered Owner of any Bond or any defect therein shall not affect the validity of the proceedings for such redemption of Bonds.

Any notice mailed as provided in this Section shall be conclusively presumed to have been duly given, whether or not the Registered Owner of any Bond receives the notice.

**Section 3.03. Deposit of Funds.** For the redemption of any of the Bonds, the City shall cause to be deposited in the Principal and Interest Account moneys sufficient to pay when due the principal of and premium, if any, and interest on the redemption date to be applied in accordance with the provisions of Section 4.05 hereof.

**Section 3.04. Partial Redemption of Bonds.**

(a) If a Bond is of a denomination larger than the minimum Authorized Denomination, all or a portion of such Bond (equal to the minimum Authorized Denomination or any integral multiple thereof) may be redeemed but such Bond shall be redeemed only in a principal amount equal to the minimum Authorized Denomination or any integral multiple thereof.

(b) Upon surrender of any Bond for redemption in part only, the City shall execute and the Bond Registrar shall authenticate and deliver to the Registered Owner thereof, at the expense of the City, a new Bond or Bonds of Authorized Denominations in aggregate principal amount equal to the unredeemed portion of the Bond surrendered.

**Section 3.05. Selection of Bonds for Redemption.** If less than all of the Bonds of like maturity and interest rate are called for redemption, the Bonds (or portions thereof) to be redeemed shall be selected by lot by the Trustee.

## ARTICLE IV

### Revenues and Funds

**Section 4.01. Source of Payment of Bonds.** The Bonds are not general obligations of the City but are limited obligations as described in Section 2.04 hereof and as provided herein and in the Indenture.

**Section 4.02. Creation of Dedicated Sub-Fund and Accounts in the Debt Service Fund.**

(a) *Creation of 2016A Dedicated Sub-Fund.* There is hereby created by the City and ordered established with the Trustee a separate and segregated Dedicated Sub-Fund within the Debt Service Fund, such Dedicated Sub-Fund to be designated the "Chicago O'Hare International Airport 2016A Senior Lien Bond Dedicated Sub-Fund" (hereinafter called the "2016A Dedicated Sub-Fund"). Moneys on deposit in the 2016A Dedicated Sub-Fund, and in each Account established therein as hereinafter provided, shall be held in trust by the Trustee for the sole and exclusive benefit of the Registered Owners of the Bonds, and shall not be used or available for the payment of any other Senior Lien Obligations.

(b) *Creation of Accounts.* There are hereby created by the City and ordered established with the Trustee separate Accounts within the 2016A Dedicated Sub-Fund, designated as follows:

(i) *Costs of Issuance Account:* an Account to be designated the "Chicago O'Hare International Airport 2016A Senior Lien Costs of Issuance Account" (hereinafter called the "*Costs of Issuance Account*");

(ii) *Program Fee Account:* an Account to be designated the "Chicago O'Hare International Airport 2016A Senior Lien Program Fee Account" (hereinafter called the "*Program Fee Account*");

(iii) *Principal and Interest Account:* an Account to be designated the "Chicago O'Hare International Airport 2016A Senior Lien Principal and Interest Account" (hereinafter called the "*Principal and Interest Account*");

(iv) *Project Account:* an Account to be designated the "Chicago O'Hare International Airport 2016A Senior Lien Project Account" (hereinafter called the "*Project Account*"); and

(v) *Debt Service Reserve Account:* an Account to be designated the "Chicago O'Hare International Airport 2016A Senior Lien Debt Service Reserve Account" (the "*Debt Service Reserve Account*").

**Section 4.03. Application of Bond Proceeds and Available Funds.** The proceeds received by the City from the sale of the Bonds shall be applied as follows:

(a) *Redemption of Prior Airport Obligations:* the amount of \$ \_\_\_\_\_ shall be applied by the Trustee for the redemption of the Prior Airport Obligations;

(b) *Deposit to Costs of Issuance Account:* the Trustee shall deposit the amount of \$ \_\_\_\_\_ into the Costs of Issuance Account;

(c) *Deposit to Debt Service Reserve Account:* the Trustee shall deposit the amount of \$ \_\_\_\_\_ into the Debt Service Reserve Account, being an amount equal to the Reserve Requirement;

(d) *Deposit to Project Account:* the Trustee shall deposit the amount of \$ \_\_\_\_\_ into the Project Account;

(e) *Deposit to Common Debt Service Reserve Sub-Fund:* the Trustee shall deposit the amount of \$ \_\_\_\_\_ into the Common Debt Service Reserve Sub-Fund.

(f) *Payment to the Insurer:* the amount of \$ \_\_\_\_\_ shall be applied to pay the premium due to the Insurer for the Policy.

On the Date of Issuance, the Trustee shall transfer from the Debt Service Reserve Account of the Chicago O'Hare International Airport \_\_\_\_\_ Bond Dedicated Sub-Fund to the Debt Service Reserve Account, the sum of \$ \_\_\_\_\_, being the Reserve Requirement for the Bonds.

**Section 4.04. Deposits into 2016A Dedicated Sub-Fund and Accounts Therein.** On January 1 and July 1 of each year, commencing \_\_\_\_\_ 1, 201\_\_ (each such date referred to herein as the "*Deposit Date*") there shall be deposited into the 2016A Dedicated Sub-Fund from amounts on deposit in the Debt Service Fund an amount equal to the aggregate of the following amounts, which amounts shall have been calculated by the Trustee on the next preceding December 5 or June 5 (in the case of each January 1 or July 1, respectively) (such aggregate amount with respect to any Deposit Date being referred to herein as the "*2016A Deposit Requirement*"):

(a) for deposit into the Principal and Interest Account, an amount equal to the aggregate of: (i) [for the January 1, 2017 Deposit Date, the Principal Installment due January 1, 2017, and thereafter,] one-half of the Principal Installment coming due on the Bonds on the January 1 next succeeding such date of calculation and (ii) the amount of interest due on the Bonds on the current Deposit Date (reduced, in the case of each January 1 Deposit Date, by investment earnings credited as of the immediately prior calculation date to the Principal and Interest Account);

(b) for deposit into the Debt Service Reserve Account, the amount, if any, required as of the close of business on such Deposit Date to restore the Debt Service Reserve Account to an amount equal to the Reserve Requirement, including reimbursement of any Qualified Credit Provider; and

(c) for deposit into the Program Fee Account, the amount estimated by the City to be required as of the close of business on such Deposit Date to pay all fees and expenses with respect to the Bonds during the semi-annual period commencing on such Deposit Date.

In addition to the 2016A Deposit Requirement, there shall be deposited into the 2016A Dedicated Sub-Fund any other moneys received by the Trustee under and pursuant to the Indenture or this Fifty-Second Supplemental Indenture, when accompanied by directions from the person depositing such moneys that such moneys are to be paid into the 2016A Dedicated Sub-Fund and to one or more accounts therein.

**Section 4.05. Use of Moneys in Principal and Interest Account and the Debt Service Reserve Account for Payment of Bonds.** Moneys in the Principal and Interest Account shall be used solely for payment of principal of, premium, if any, and interest due on each Payment Date with respect to the Bonds (including the optional redemption of Bonds pursuant to Section 3.01(a) hereof) and not otherwise provided for, ratably, without preference or priority of any kind.

Moneys in the Debt Service Reserve Account shall be used solely for the payment of the principal of, premium, if any, and interest on the Bonds, without preference or priority of any

kind, but only if and to the extent moneys are not available for such purpose in the Principal and Interest Account.

**Section 4.06. Use of Moneys in the Costs of Issuance Account and the Program Fee Account.** Moneys in the Costs of Issuance Account shall be used solely for the payment or reimbursement of Costs of Issuance of the Bonds as directed in a Certificate filed with the Trustee. If after the payment of all Costs of Issuance, as specified in a Certificate filed with the Trustee, there shall be any balance remaining in the Costs of Issuance Account, such balance shall be transferred to the Program Fee Account.

Moneys in the Program Fee Account shall be used solely for the payment of fees and expenses with respect to the Bonds as set forth in a Certificate filed with the Trustee.

**Section 4.07. Tax Covenants.** The City covenants to take any action required by the provisions of the Code and within its power to take in order to preserve the exemption from federal income taxation of interest on the Bonds (other than with respect to an alternative minimum tax imposed on interest on the Bonds), including, but not limited to, the provisions of Section 148 of the Code relating to "arbitrage bonds." The City covenants to comply with the provisions of the Tax Certificates.

**Section 4.08. Nonpresentment of Bonds.** If any Bond shall not be presented for payment when the principal thereof becomes due, either at maturity, or at the date fixed for redemption thereof, or otherwise, if moneys sufficient to pay any such Bond shall have been made available to the Trustee for the benefit of the Registered Owner or Owners thereof, subject to the provisions of the immediately following paragraph, all liability of the City to the Registered Owner thereof for the payment of such Bond shall forthwith cease, determine and be completely discharged, and thereupon it shall be the duty of the Trustee to hold such moneys, without liability for interest thereon, for the benefit of the Registered Owner of such Bond who shall thereafter be restricted exclusively to such moneys, for any claim of whatever nature under the Indenture or this Fifty-Second Supplemental Indenture or on, or with respect to, such Bond.

Any moneys so deposited with and held by the Trustee not so applied to the payment of Bonds within two years after the date on which the same shall have become due shall be repaid by the Trustee to the City upon direction of an Authorized Officer, and thereafter the Registered Owners of such Bonds shall be entitled to look only to the City for payment, and then only to the extent of the amount so repaid, and all liability of the Trustee with respect to such moneys shall thereupon cease, and the City shall not be liable for any interest thereon and shall not be regarded as a trustee of such moneys.

Before being required to make any such payment to the City, the Trustee may, at the expense of the City, publish such notice as may be deemed appropriate by the Trustee listing the Bonds so payable and not presented, and stating that such moneys remain unclaimed and that after a date set forth therein any balance thereof then remaining will be paid to the City. The obligation of the Trustee under this Section 4.08 to pay any such funds to the City shall be subject, however, to any provisions of law applicable to the Trustee or to such funds providing other requirements for disposition of unclaimed property.

**Section 4.09. Moneys to Be Held in Trust.** All moneys required to be deposited with or paid to the Trustee for the account of any Fund or Account referred to in any provision of this Fifty-Second Supplemental Indenture shall be held by the Trustee in trust as provided in Section 1003 of the Indenture, and shall, while held by the Trustee, constitute part of the Trust Estate and be subject to the lien or security interest created hereby.

**Section 4.10. Debt Service Reserve Account.**

(a) The City shall maintain the Debt Service Reserve Account in an amount equal to the Reserve Requirement, which requirement may be satisfied with (i) one or more Qualified Reserve Account Credit Instruments, (ii) Qualified Investments, or (iii) a combination thereof. Any Qualified Investments held to the credit of the Debt Service Reserve Account shall be valued in accordance with Section 307 of the Indenture. If on any valuation date as provided in Section 307 of the Indenture the amount on deposit in the Debt Service Reserve Account is more than the Reserve Requirement, the amount of such excess shall be transferred by the Trustee for deposit into the Revenue Fund established under the Indenture.

(b) If at any time the Debt Service Reserve Account holds both a Qualified Reserve Account Credit Instrument and Qualified Investments, the Qualified Investments shall be liquidated and the proceeds applied for the purposes for which Debt Service Reserve Account moneys may be applied under this Fifty-Second Supplemental Indenture prior to any draw being made on the Qualified Reserve Account Credit Instrument. If the Debt Service Reserve Account holds Qualified Reserve Account Credit Instruments issued by more than one issuer, draws shall be made under such credit instruments on a *pro rata* basis to the extent of available funds. Amounts deposited in the 2016A Dedicated Sub-Fund for the purpose of restoring amounts withdrawn from the Debt Service Reserve Account shall be applied first to reimburse the Qualified Credit Provider and thereby reinstate the Qualified Reserve Account Credit Instrument and next to make deposits into the Debt Service Reserve Account.

[**Section 4.11. Common Debt Service Reserve Sub-Fund.** The City hereby designates the Bonds as Common Reserve Bonds. The City and the Trustee covenant and agree that the Common Debt Service Reserve Sub-Fund is to be administered for the equal benefit, protection and security of the Owners of the Common Reserve Bonds and that, with respect to the Common Debt Service Reserve Sub-Fund, all Outstanding Common Reserve Bonds are on a parity and rank equally without preference, priority or distinction.]

**Section 4.12. Deposits into Project Account.** Pending application as provided in Section 4.13, moneys in the Project Account shall be held in trust by the Trustee as provided in Section 4.09.

**Section 4.13. Costs of 2016A Airport Projects.** For the purposes of this Indenture, the costs of the 2016A Airport Projects shall include:

(a) Obligations incurred for labor and to contractors, builders, and materialmen in connection with the construction, installation and acquisition of the 2016A Airport Projects or any part thereof, and obligations incurred for the installation and acquisition of machinery and equipment;

(b) Payment to owners and others for real property including payments for options, easements or other contractual rights;

(c) All expenses incurred in the acquisition of real property, including all costs and expenses of whatever kind in connection with the exercise of the power of eminent domain, and including the cost of title searches and reports, abstracts of title, title certificates and opinions, title guarantees, title insurance policies, appraisals, negotiations and surveys;

(d) The amount of any damage incidence to or consequent upon the construction, installation and acquisition of the 2016A Airport Projects;

(e) The cost of any indemnity, fidelity and surety bonds, the fees and expenses of the Fiduciaries during construction, installation and acquisition of 2016A Airport Projects, and premiums on insurance, if any, in connection with such 2016A Airport Projects during construction, installation and acquisition, including builders' risk insurance;

(f) The cost of engineering and architectural services which includes borings and other preliminary investigations to determine foundation or other conditions, expenses necessary or incident to the development of contract documents and supervising construction, as well as for the performance of all other duties of engineers and architects set forth herein in relation to the construction, installation and acquisition of such 2016A Airport Projects or the issuance of the Bonds therefor;

(g) Costs of Issuance;

(h) Any cost properly chargeable to such 2016A Airport Projects prior to and during construction, installation and acquisition;

(i) The cost of restoring, repairing and placing in its original condition, as nearly as practicable, all public or private property damaged or destroyed in the construction of such 2016A Airport Projects and the cost thereof, or the amount required to be paid by the City as adequate compensation for such damage or destruction, and all costs lawfully incurred or damages lawfully payable, with respect to the restoration, relocation, removal, reconstruction or duplication of property made necessary or caused by the construction and installation of such 2016A Airport Projects and the cost thereof;

(j) Any obligation or expense incurred by the City for moneys advanced in connection with the construction, installation and acquisition of 2016A Airport Projects and the cost thereof; and

(k) All other items of cost and expense not elsewhere in this Section 4.13 specified, incident to the construction, installation and acquisition of 2016A Airport Projects and the financing thereof, including the payment of interest on Bonds.



**Section 4.14. Disbursements from Project Account.** (a) All disbursements from the Project Account shall be made in accordance with requisitions signed by the Chief Financial Officer or the City Comptroller in respect of each payment, as to the following:

- (i) Item number of the payment;
- (ii) The name of the person, firm or corporation to whom the payment is due;
- (iii) The amount to be paid;
- (iv) The 2016A Airport Project and purpose, by general classification, for which payment is to be made;
- (v) That the obligations in stated amounts have been incurred by the City, and that each item thereof is a proper charge against the Project Account (or such sub-account) and is due and has not been included in any prior requisition which has been paid;
- (vi) That there has not been filed with or served upon the City any notice of any lien, right to lien, or attachment upon or claim affecting the right to receive payment of any of the moneys payable to any of the persons, firms or corporations named which have not been released or will not be released simultaneously with the payment of such obligations, and in the event that any assignment of right to receive payment has been made and notice thereof has been given to the City and the City has accepted such assignment, the order directing payment shall recite that fact and direct the payment to be made to the assignee thereof as shown by the records of the City; and
- (vii) If applicable, that certain specified disbursements are not required to be certified by a Consulting Engineer pursuant to (b) below, specifying the amount of such disbursements and the reason that such disbursements need not be so certified.

(b) In respect to disbursements from the Project Account in payment for work done in connection with the construction, acquisition and installation of 2016A Airport Projects, such requisition, signed by the Chief Financial Officer or the City Comptroller, shall be accompanied by a certificate signed by a Consulting Engineer certifying that the obligations in stated amounts have been incurred by the City, and that each item thereof is a proper charge against the designated sub-account of the Project Account and has not been included in any prior requisition which has been paid, and insofar as any such obligation was incurred for work, materials, equipment or supplies, such work was actually performed in the furtherance of the construction, acquisition and installation of such 2016A Airport Projects delivered at the site of the Airport for those purposes, or delivered for storage or fabrication at a place or places approved by a Consulting Engineer and under the control of the City. Notwithstanding the foregoing, no certificate of a Consulting Engineer shall be required with respect to disbursements for Costs of Issuance or other costs that the Chief Financial Officer or the City Comptroller shall have certified as being costs that are not directly related to the actual construction, acquisition and installation of 2016A Airport Projects such as land acquisition, payment of auditor's fees and other similar costs that may otherwise be paid from the Project Accounts in compliance with the Tax Certificates.

(c) Upon receipt of any such orders and accompanying certificates the Trustee shall pay each such obligation from the appropriate sub-account of the Project Account and the Trustee shall make disbursements in accordance with the directions from the Chief Financial Officer or the City Comptroller. The moneys held in the Project Account shall be invested in accordance with the requirements of Article V hereof.

**Section 4.15. Progress Reports and Completion Certificate.** (a) At least once each month during the period of the construction, installation and acquisition of each 2016A Airport Project, the cost of which has been paid in whole or in part from Bond proceeds, the City will cause the Consulting Engineer to prepare a progress report in connection with such construction, installation and acquisition of such 2016A Airport Project, including comparisons between the actual time elapsed and the actual costs incurred and the estimates of such time and costs, which shall have been set forth in a statement prepared by the Consulting Engineer and filed with the City. Copies of such progress reports shall be filed with the Trustee and mailed to the holders of the Bonds requesting copies thereof.

(b) Promptly after the completion of the construction, installation and acquisition of each such 2016A Airport Project, the City will deliver to the Trustee a Certificate stating the date of such completion.

**Section 4.16. Permitted Transfers.** (a) Moneys in the Project Account (or any sub-account therein) may be transferred or withdrawn as shall be specified by a Certificate of the City pursuant to paragraph (b) of this Section for any one or more of the following purposes: (i) to make transfers to one or more other Project Accounts, which costs are permitted to be paid from Bond proceeds, (ii) to make transfers into the Debt Service Reserve Account to make up any deficiency therein, (iii) to make transfers to the Principal and Interest Account, (iv) to redeem Bonds in accordance with the provisions of this Fifty-Second Supplemental Indenture, or (v) upon an Event of Default to pay the principal of and interest on the Bonds.

(b) Before any such transfer or withdrawal shall be made, the City shall file with the Trustee:

(i) its requisition therefor, stating the amount of the transfer or withdrawal and directing the Trustee as to the application of such amount;

(ii) a Counsel's Opinion stating that in the opinion of the signer, such transfer or withdrawal will not constitute a breach or default on the part of the City of any of the covenants or agreements contained in this Fifty-Second Supplemental Indenture; and

(iii) an opinion of Bond Counsel to the effect that such transfer or withdrawal will not adversely affect any exemption from Federal income taxes of interest on any Bonds theretofore issued.

## ARTICLE V

### Investment of Moneys

**Section 5.01. Investment of Moneys.** Moneys held in the funds, accounts and subaccounts established hereunder shall be invested and reinvested in accordance with the provisions governing investments contained in the Indenture. All such investments shall be held by or under the control of the Trustee and shall be deemed at all times a part of the fund, account or subaccount for which they were made.

**Section 5.02. Investment Income.** The interest earned on any investment of moneys held hereunder, any profit realized from such investment and any loss resulting from such investment shall be credited or charged to the fund, account or subaccount for which such investment was made.

## ARTICLE VI

### Discharge of Lien

**Section 6.01. Defeasance.** If the City shall pay to the Registered Owners of the Bonds, or provide for the payment of, the principal, and interest and Redemption Price, if any, to become due thereon, at the times and in the manner stipulated in Section 1101 of the Indenture, then this Fifty-Second Supplemental Indenture shall be fully discharged and satisfied. Upon the satisfaction and discharge of this Fifty-Second Supplemental Indenture, the Trustee shall, upon the request of the City, execute and deliver to the City all such instruments as may be desirable to evidence such discharge and satisfaction and the Fiduciaries shall pay over or deliver to the City all Funds, Accounts and other moneys or securities held by them pursuant to this Fifty-Second Supplemental Indenture which are not required for the payment or redemption of the Bonds not theretofore surrendered or presented for such payment or redemption.

## ARTICLE VII

### Concerning the Trustee

**Section 7.01. Acceptance of Trusts.** The Trustee hereby accepts the trusts imposed upon it by this Fifty-Second Supplemental Indenture, and agrees to perform said trusts, but only upon and subject to the express terms and conditions set forth herein and in the Indenture. Except as otherwise expressly set forth in this Fifty-Second Supplemental Indenture, the Trustee assumes no duties, responsibilities or liabilities by reason of its execution of this Fifty-Second Supplemental Indenture other than as set forth in the Indenture and this Fifty-Second Supplemental Indenture, and this Fifty-Second Supplemental Indenture is executed and accepted by the Trustee subject to all the terms and conditions of its acceptance of the trust under the Indenture, as fully as if said terms and conditions were herein set forth at length.

**Section 7.02. Dealing in Bonds.** The Trustee, in its individual capacity, either as principal or agent, may also engage in or be interested in any financial or other transaction with the City, and may act as depository, trustee or agent for any committee or body of the owners of Bonds secured hereby or other obligations of the City as freely as if it did not act in any capacity hereunder.

## ARTICLE VIII

### Supplemental Indentures

**Section 8.01. Supplements or Amendments to Fifty-Second Supplemental Indenture.** This Fifty-Second Supplemental Indenture may be supplemented or amended in the manner set forth in Articles VII and VIII, respectively, of the Indenture.

## ARTICLE IX

### Indenture Amendment

**Section 9.01. Written Consent to Indenture Amendment.** The Thirty-Seventh Supplemental Indenture from the City to the Trustee dated April 1, 2010, authorizes the amendment of the Indenture (the "2010 Amendment"). The 2010 Amendment deletes in full Section 413 of the Indenture which contains restrictions on the sale or transfer of the Airport. In consideration for the security interests granted by the City for the benefit of the Owners of the Bonds, the Owners from time to time of the Bonds hereby consent to the Thirty-Seventh Supplemental Indenture and to the 2010 Amendment of the Indenture. Such consents shall be fully effective for all purposes of Article VIII of the Indenture. The consent of any Owner made pursuant to this Section may be revoked in writing as provided by subsection (b) of Section 803 of the Indenture.

## ARTICLE X

### Insurer Provisions

**Section 10.01. Insurer Provisions.** The City hereby designates \_\_\_\_\_ as the Insurer with respect to the Insured Bonds. The Insurer shall be entitled to the benefits of Section 1104 of the Indenture. Anything contained in this Fifty-Second Supplemental Indenture or in the Bonds to the contrary notwithstanding, the existence of all rights given to the Insurer hereunder or under the Indenture are expressly conditioned on the timely and full performance of the payment obligations of the Insurer under the Policy.

This Section 10.01 contains certain covenants and restrictions for the benefit of \_\_\_\_\_ which apply in addition to, and not in substitution of, the provisions of the Indenture. The following covenants shall apply only to the Insured Bonds and shall only be applicable during the period in which any Insured Bonds are Outstanding or any amounts are due

to \_\_\_\_\_ under the Policy, and \_\_\_\_\_'s rights have not terminated pursuant to clause (a) of this Section 10.01. The covenants contained in this Section 10.01 may only be enforced by \_\_\_\_\_ and may be modified, amended or waived at any time with the prior written consent of \_\_\_\_\_ and without the consent of the Trustee (so long as such modification or amendment imposes no additional duties on the Trustee) or any holder of the Bonds.

(a) The existence of all rights given to \_\_\_\_\_ under this Fifty-Second Supplemental Indenture or the Indenture are expressly conditioned on the timely and full performance of the payment obligations of \_\_\_\_\_ under the Policy.

(b) \_\_\_\_\_ shall be considered the sole Owner of the Insured Bonds as provided in Section 1104 of the Indenture.

(c) It shall constitute an event of default hereunder for purposes of Section 901(d) of the Indenture if the City fails or refuses to comply with the provisions of the Indenture, or defaults in the performance or observance of any covenants, agreements or conditions on its part contained in the Indenture or the Senior Lien Obligations, which materially affects the rights of the Owners of the Senior Lien Obligations and the failure, refusal or default continues for a period of 45 days after written notice of it by the Trustee or the Owners of not less than 25% in principal amount of the Outstanding Senior Lien Obligations; provided, however, that in the case of any such default which can be cured by due diligence but which cannot be cured within the 45-day period, the time to cure is extended for such period as may be necessary to remedy the default with all due diligence, provided that such extension shall not exceed 45 days without the prior written consent of \_\_\_\_\_ (which consent shall not be unreasonably withheld).

(d) To the extent that this Fifty-Second Supplemental Indenture confers upon or gives or grants to \_\_\_\_\_ any right, remedy or claim under this Fifty-Second Supplemental Indenture, \_\_\_\_\_ is hereby explicitly recognized as being a third-party beneficiary hereunder and may enforce any such right, remedy or claim conferred, given or granted hereunder.

(e) No amendment or modification of any provisions of this Fifty-Second Supplemental Indenture giving any right, remedy or claim to \_\_\_\_\_ may be made without the prior written consent of \_\_\_\_\_ (which consent shall not be unreasonably withheld).

(f) No amendment of the Indenture that materially and adversely alters the security for the Insured Bonds shall become effective without the prior written consent of \_\_\_\_\_ (which consent shall not be unreasonably withheld).

(g) The rights granted to \_\_\_\_\_ hereunder to request, consent to or direct any action are rights granted to \_\_\_\_\_ in consideration of its issuance of the \_\_\_\_\_ Policy. Any exercise by \_\_\_\_\_ of such rights is merely an exercise of \_\_\_\_\_'s contractual rights and shall not be construed or deemed to be taken for the benefit or on behalf of the holders of the Insured Bonds nor does such

action evidence any position of \_\_\_\_\_, positive or negative, as to whether Bondholder consent is required in addition to the consent of \_\_\_\_\_.

(h) Notwithstanding anything in the Indenture to the contrary, in the event that the principal and/or interest due on the Insured Bonds shall be paid by \_\_\_\_\_ pursuant to the Policy, the Insured Bonds shall remain Outstanding for all purposes, not be defeased or otherwise satisfied and not be considered paid by the City and all covenants, agreements and other obligations of the City to the registered owners shall continue to exist and shall run to the benefit of \_\_\_\_\_, and \_\_\_\_\_ shall be subrogated to the rights of such registered owners. The term "Outstanding" under the Indenture includes Insured Bonds described in this clause (h). The lien of the Indenture shall not be discharged unless all amounts due or to become due to \_\_\_\_\_ hereunder have been paid in full or duly provided for.

(i) The City shall pay or reimburse \_\_\_\_\_, but only from Revenues and subject and subordinate to all then existing liens on and pledges of Revenues as security for the payment of Airport Obligations, any and all charges, fees, costs and expenses which \_\_\_\_\_ may reasonably pay or incur in connection with (i) the administration, enforcement, defense or preservation of any rights or security in the Indenture; (ii) the pursuit of any remedies under the Indenture or otherwise afforded by law or equity, (iii) any amendment, waiver or other action with respect to, or related to, the Indenture whether or not executed or completed, (iv) the violation by the City of any law, rule or regulation, or any judgment, order or decree applicable to it or (v) any litigation or other dispute in connection with the Indenture or the transactions contemplated thereby, other than amounts resulting from the failure of \_\_\_\_\_ to honor its obligations under the Policy. \_\_\_\_\_ reserves the right to charge a reasonable fee as a condition to executing any amendment, waiver or consent proposed in respect of the Indenture.

## ARTICLE XI

### Miscellaneous

**Section 11.01. Fifty-Second Supplemental Indenture as Part of Indenture.** This Fifty-Second Supplemental Indenture shall be construed in connection with and as a part of the Indenture and all terms, conditions and covenants contained in the Indenture, except as herein modified and except as restricted in the Indenture to Senior Lien Obligations of another Series, shall apply and be deemed to be for the equal benefit, security and protection of the Bonds.

**Section 11.02. Severability.** If any provision of this Fifty-Second Supplemental Indenture shall be held or deemed to be or shall, in fact, be illegal, inoperative or unenforceable, the same shall not affect any other provision or provisions herein contained or render the same invalid, inoperative or unenforceable to any extent whatever.

**Section 11.03. Payments Due on Saturdays, Sundays and Holidays.** If any payment of interest or principal or redemption premium on the Bonds is due on a date that is not a Business Day, payment shall be made on the next succeeding Business Day with the same force and effect as if made on the date which is fixed for such payment, and no interest shall accrue on such amount for the period after such due date.

**Section 11.04. Counterparts.** This Fifty-Second Supplemental Indenture may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but-one and the same instrument.

**Section 11.05. Rules of Interpretation.** Unless expressly indicated otherwise, references to Sections or Articles are to be construed as references to Sections or Articles of this instrument as originally executed. Use of the words "herein," "whereby," "hereunder," "hereof," "hereinbefore," "hereinafter" and other equivalent words refer to this Fifty-Second Supplemental Indenture and not solely to the particular portion in which any such word is used.

**Section 11.06. Captions.** The captions and headings in this Fifty-Second Supplemental Indenture are for convenience only and in no way define, limit or describe the scope or intent of any provisions or Sections of this Fifty-Second Supplemental Indenture.

**Section 11.07. Additional Notices.** Copies of all notices, certificates or other communications given to the City or the Trustee pursuant to the requirements of the Indenture or this Fifty-Second Supplemental Indenture at the addresses set forth in Section 1105 of the Indenture shall be given to the Insurer and to any Qualified Credit Provider of Qualified Credit Instruments held in the Debt Service Reserve Account at the same time and in the same manner.

IN WITNESS WHEREOF, the City has caused these presents to be executed in its name and with its official seal hereunto affixed and attested by its duly authorized officials; and to evidence its acceptance of the trusts hereby created, the Trustee has caused these presents to be executed in its corporate name and attested by its duly authorized officers, as of the date first above written.

CITY OF CHICAGO

By: \_\_\_\_\_  
Chief Financial Officer

9/14/2016

REPORTS OF COMMITTEES

29771

[SEAL]

Attest:

By: \_\_\_\_\_  
City Clerk

**U.S. BANK NATIONAL ASSOCIATION,**  
as Trustee

By: \_\_\_\_\_  
Authorized Signatory

Attest:

By: \_\_\_\_\_  
Authorized Signatory



NINTH SUPPLEMENTAL INDENTURE SECURING CHICAGO O'HARE INTERNATIONAL AIRPORT PASSENGER FACILITY CHARGE REVENUE BONDS, SERIES 2016A AND PASSENGER FACILITY CHARGE REVENUE REFUNDING BONDS, SERIES 2016B.

[O2016-5592]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance authorizing the issuance of Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds, Series 2016A and Chicago O'Hare International Airport Passenger Facility Charge Refunding Bonds, Series 2016B, amount of bonds not to exceed: \$500,000,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

This recommendation was concurred in by a roll call vote of the members of the committee, with 2 dissenting votes.

Aldermen Hairston and Dowell voted "no" on this matter.

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Cárdenas, Quinn, Lopez, O'Shea, Muñoz, Zalewski, Solís, Maldonado, Reboyras, Ramírez-Rosa, Villegas, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 26.

*Nays* -- Aldermen Dowell, King, Hairston, Mitchell, Harris, Beale, Sadlowski Garza, Foulkes, D. Moore, Curtis, Cochran, Brookins, Scott, Burnett, Ervin, Taliaferro, Santiago, Waguespack, Mell, Austin, Mitts -- 21.

Alderman O'Connor moved to reconsider the foregoing vote. The motion was lost.

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

Alderman Sawyer abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure.

Alderman Thompson abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure.

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a duly constituted and existing municipality within the meaning of Section 1 of Article VII of the 1970 Constitution of the State of Illinois (the "Constitution") having a population in excess of 25,000 and is a home rule unit of local government under Section 6(a) of Article VII of the Constitution; and

WHEREAS, The City owns and operates an airport known as Chicago O'Hare International Airport (the "Airport"); and

WHEREAS, The City has heretofore issued various series of its Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds that are currently outstanding (the "Outstanding PFC Bonds") that are secured under the Master Trust Indenture Securing Chicago O'Hare International Airport Passenger Facility Charge Obligations, dated as of January 1, 2008, as heretofore and as may hereafter be supplemented and amended (the "PFC Master Indenture"), from the City to The Bank of New York Mellon Trust Company, N.A. (successor to BNY Midwest Trust Company), as trustee (the "PFC Trustee"); and

WHEREAS, The City has determined to authorize the issuance of its Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds (the "2016 PFC Bonds") pursuant to the PFC Master Indenture in one or more series for the purposes of (i) paying the cost of certain Projects (as defined in the PFC Master Indenture) and (ii) refunding at or prior to maturity all or a portion of the Outstanding PFC Bonds; and

WHEREAS, The City proposes to issue and sell 2016 PFC Bonds in the manner hereinafter authorized, in one or more series, in an aggregate principal amount not to exceed \$500,000,000 plus an amount equal to the amount of any original issue discount used in the marketing of the 2016 PFC Bonds (not to exceed 10 percent of the principal amount thereof); now, therefore,

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

*Part A.*

*Article I.*

*Authorization, Findings, Determinations And  
Approval Of Documents.*

SECTION 1.1 Authorization. The above recitals are incorporated in this ordinance. This ordinance is adopted pursuant to Section 6(a) of Article VII of the Constitution. This ordinance authorizes the issuance of the 2016 PFC Bonds as follows: (i) this Part A authorizes the 2016 O'Hare passenger facility charge revenue bond financing plan; (ii) Part B hereof authorizes the issuance, from time to time, of 2016 PFC Bonds, in one or more series, in such principal amounts and with such terms and provisions as set forth therein and in the PFC Master Indenture and the related Supplemental Indentures therein approved; (iii) Part C hereof sets forth provisions applicable to the 2016 PFC Bonds and authorizes City officials to execute and deliver agreements relating to the matters authorized by this ordinance; and (iv) Part D hereof provides for the enactment of this ordinance.

SECTION 1.2 Finding And Determinations. This City Council hereby finds and determines as follows:

(a) that the issuance of the 2016 PFC Bonds and the refunding of the Outstanding PFC Bonds will result in debt service savings or provide other benefits to the Airport;

(b) that the Projects to be financed by the City with the proceeds of the 2016 PFC Bonds are necessary and essential to the efficient operation of the Airport;

(c) that the City's ability to issue the 2016 PFC Bonds from time to time without further action by this City Council at various times, in various principal amounts and with various interest rates, maturities, redemption provisions and other terms will enhance the City's opportunities to obtain financing for the Airport upon the most favorable terms available; and

(d) that the delegations of authority that are contained in this ordinance are necessary and desirable because this City Council cannot itself as advantageously, expeditiously or conveniently exercise such authority and make such specific determinations. Thus, authority is granted to the Mayor, the Chief Financial Officer appointed by the Mayor or the City Comptroller (the "Authorized Officer" as referred to herein being either the Chief Financial Officer or the City Comptroller) to determine to sell one or more series of 2016 PFC Bonds, at one or more times, as and to the extent such officers determine that such sale or sales is desirable and in the best financial interest of the City in the operation of the Airport.

SECTION 1.3 Form Of Ninth Supplemental Indenture. There has been presented to this City Council the form of Ninth Supplemental Indenture Securing Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds, Series 2016A and

Passenger Facility Charge Revenue Refunding Bonds, Series 2016B (attached hereto as Exhibit A).

SECTION 1.4 Title. This ordinance may hereafter be cited as the "2016 O'Hare PFC Financing Ordinance".

*Part B.*

*Article I.*

*Authority And Definitions.*

SECTION 1.1 Authority For Part B. This Part B is authorized pursuant to the PFC Master Indenture.

SECTION 1.2 Definitions. (a) Except as provided in this section, all defined terms contained in this Part B and in Part C shall have the same meanings, respectively, as such defined terms are given in the PFC Master Indenture.

(b) As used in this Part B and in Part C, unless the context shall otherwise require, the following words and terms shall have the following respective meanings:

"Authorized Officer" is defined in Section 1.2(d) of Part A.

"Ninth Supplemental Indenture" means the Ninth Supplemental Indenture Securing Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds, Series 2016A and Passenger Facility Charge Revenue Refunding Bonds, Series 2016B relating to the initial series of 2016 PFC Bonds issued to finance Projects and refund Outstanding PFC Bonds.

"PFC Master Indenture" means the Master Indenture of Trust Securing Chicago O'Hare International Airport Passenger Facility Charge Obligations, from the City to the PFC Master Trustee dated as of January 1, 2008, as heretofore and as may hereafter be supplemented and amended.

"PFC Master Trustee" means The Bank of New York Mellon Trust Company, N.A. (as successor to BNY Midwest Trust Company), and its successor in trust, as trustee under the PFC Master Indenture and as Trustee under any Supplemental Indenture.

"Supplemental Indenture" means a supplemental indenture authorizing a Series of 2016 PFC Bonds, substantially in the form of the Ninth Supplemental Indenture.

"2016 PFC Bonds" means the 2016 PFC Bonds authorized by Section 2.1 of this Part B.

*Article II.*

*Authorization And Details Of 2016 PFC Bonds.*

SECTION 2.1 Authorization Of 2016 PFC Bonds. (a) The 2016 PFC Bonds are hereby authorized to be issued in an aggregate principal amount of not to exceed \$500,000,000 plus an amount equal to the amount of any original issue discount used in the marketing of the 2016 PFC Bonds (not to exceed 10 percent of the principal amount thereof) pursuant to the PFC Master Indenture and one or more Supplemental Indentures for the purposes specified in Section 2.2 of this Part B. The 2016 PFC Bonds shall be issued bearing interest at a fixed interest rate or rates as more fully set forth in the related Supplemental Indenture. The 2016 PFC Bonds may be issued as current interest bonds, as capital appreciation bonds or as capital appreciation bonds that convert to current interest bonds at a future date after their issuance.

(b) The 2016 PFC Bonds shall mature not later than January 1, 2057, and shall bear interest from their date, or from the most recent date to which interest has been paid or duly provided for, until the City's obligation with respect to the payment of the principal amount thereof shall be discharged, payable as provided in the related Supplemental Indenture at a rate or rates not in excess of 10 percent per annum. Each series of 2016 PFC Bonds may be subject to mandatory and optional redemption (including mandatory redemption pursuant to the application of Sinking Fund Payments), upon the terms and conditions set forth in the PFC Master Indenture and the related Supplemental Indenture.

(c) The 2016 PFC Bonds shall be entitled "Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds" or "Chicago O'Hare International Airport Passenger Facility Charge Revenue Refunding Bonds" and may be issued in one or more separate series, appropriately designated to indicate the order of their issuance. Each 2016 PFC Bond shall be issued in fully registered form and in the denominations set forth in the related Supplemental Indenture; and shall be dated and numbered and further designated and identified as provided in the PFC Master Indenture and the related Supplemental Indenture.

(d) Principal of and premium, if any, on the 2016 PFC Bonds shall be payable at the designated corporate trust office of the PFC Master Trustee or any Paying Agent as provided in the PFC Master Indenture and related Supplemental Indenture. Payment of interest on the 2016 PFC Bonds shall be made to the registered owner thereof and shall be paid by check or draft of the PFC Master Trustee mailed to the registered owner at his or her address as it appears on the registration books of the City kept by the PFC Master Trustee or at such other address as is furnished to the PFC Master Trustee in writing by such registered owner, or by wire transfer as further provided in the PFC Master Indenture and related Supplemental Indenture.

(e) Subject to the limitations set forth in this section, authority is hereby delegated to either the Mayor or the Authorized Officer to determine the aggregate principal amount of 2016 PFC Bonds to be issued, the authorized purposes for which such 2016 PFC Bonds are to be issued, the date thereof, the maturities thereof, any provisions for optional redemption thereof, the schedule of Sinking Fund Payments, if any, to be applied to the mandatory redemption thereof (which mandatory redemption shall be at a Redemption Price equal to the principal amount of each 2016 PFC Bond to be redeemed, without premium, plus accrued interest), the rate or rates of interest payable thereon and the first interest payment date thereof. Any optional redemption shall be at Redemption Prices that may include a redemption premium for each 2016 PFC Bond to be redeemed expressed as a percentage, not exceeding the greater of twenty percent (20%) of the principal amount or twenty percent (20%) of the amortized value as of the redemption date (or in the case of capital appreciation bonds, the accreted value as of the redemption date) of the 2016 PFC Bond to be redeemed, or as a formula designed to compensate the owner of the 2016 PFC Bond to be redeemed based upon prevailing market conditions on the date fixed for such redemption, commonly known as a "make whole" redemption premium.

SECTION 2.2 Purposes. Pursuant to Section 203 of the PFC Master Indenture, the 2016 PFC Bonds are to be issued for the following purposes, as determined by the Authorized Officer at the time of the sale of any Series of the 2016 PFC Bonds:

- (a) the payment, or the reimbursement for the payment, of all or a portion of the costs of any Projects, including capitalized interest;
- (b) the refunding of any Outstanding PFC Bonds;
- (c) the funding of deposits into such funds and accounts (including, without limitation, administrative expense accounts, debt service reserve accounts and capitalized interest accounts) as may be provided for in the PFC Master Indenture and the Supplemental Indenture relating to such Series; and
- (d) the payment of the costs of Issuance of the 2016 PFC Bonds.

The proceeds of each Series of 2016 PFC Bonds shall be applied for the purposes set forth above in the manner and in the amounts specified in a Certificate of an Authorized Officer (as defined in the PFC Master Indenture) delivered in connection with the issuance of such series pursuant to the PFC Master Indenture and the related Supplemental Indenture.

SECTION 2.3 Pledge Of PFC Revenues. The 2016 PFC Bonds, together with interest thereon, shall be limited obligations of the City secured by a pledge of the PFC Revenues pledged under the PFC Master Indenture and the related Supplemental Indenture, and shall be valid claims of the registered owners thereof only against the funds and assets and other money held by the PFC Master Trustee with respect thereto and against such PFC Revenues. The 2016 PFC Bonds and the obligation to pay interest thereon do not now and shall never constitute an indebtedness or a loan of credit of the City, or a charge

against its general credit or taxing powers, within the meaning of any constitutional or statutory limitation of the State of Illinois.

SECTION 2.4 Approval Of Supplemental Indentures. (a) The form of Ninth Supplemental Indenture presented to this meeting is hereby approved in all respects. The Mayor or the Authorized Officer is hereby authorized, with respect to each series of 2016 PFC Bonds, to execute and deliver a Supplemental Indenture in substantially the form of the Ninth Supplemental Indenture for and on behalf of the City, and the City Clerk is hereby authorized to attest the same and to affix thereto the corporate seal of the City or a facsimile thereof.

(b) Each such Supplemental Indenture shall be substantially in the form of the Ninth Supplemental Indenture presented to this meeting and may contain such changes or revisions as shall be approved by the Mayor or the Authorized Officer, such changes or revisions may include, without limit, such changes as may be necessary or desirable, as determined by the Mayor or the Authorized Officer, to set forth the authorized purposes and the application of the proceeds of the 2016 PFC Bonds issued thereunder as authorized herein.

(c) The execution and delivery of a Supplemental Indenture shall constitute evidence of this City Council's approval of the form of such Supplemental Indenture as executed and delivered.

SECTION 2.5 Municipal Bond Insurance Policies; Qualified Reserve Account Credit Instruments. If determined by the Authorized Officer to be in the best financial interest of the City in its operation of the Airport, the Authorized Officer is authorized to:

(i) procure one or more municipal bond insurance policies covering all or a portion of the 2016 PFC Bonds; and

(ii) arrange for the provision of one or more Qualified Reserve Account Credit Instruments as security for all or a portion of the 2016 PFC Bonds.

*Part C.*

*Article I.*

*Bond Sale And Related Matters.*

SECTION 1.1 Application And Definitions. The provisions of this Part C are applicable to obligations issued pursuant to Part B of this ordinance and shall be applied in conjunction therewith. Terms defined in Parts A and B shall have the same meanings when used in this Part C.

SECTION 1.2 Sale Of 2016 PFC Bonds. (a) Subject to the limitations contained in this ordinance, authority is hereby delegated to the Mayor or the Authorized Officer to sell the 2016 PFC Bonds in one or more series from time to time to one or more underwriters selected by the Authorized Officer pursuant to one or more Contracts of Purchase with respect to the 2016 PFC Bonds between the City and such underwriters; provided that the aggregate purchase price of each series of the 2016 PFC Bonds shall not be less than 85 percent of the principal amount thereof to be issued (less any original issue discount which may be used in the marketing thereof) plus accrued interest thereon from their date to the date of delivery thereof and payment thereof. In addition, one or more series of the 2016 PFC Bonds may be issued as bonds the interest on which will be includable in the gross income of the owners thereof for federal income tax purposes under the Code, if determined by the Authorized Officer to be in the best financial interest of the City in its operation of the Airport.

(b) The Mayor or the Authorized Officer, with the concurrence of the chairman of the Committee on Finance of the City Council, is hereby authorized and directed to execute and deliver one or more Contracts of Purchase relating to the 2016 PFC Bonds in substantially the form of the Contracts of Purchase used in connection with the previous sales of passenger facility charge revenue bonds by the City, together with such changes thereto and modifications thereof as shall be approved by the Mayor or the Authorized Officer, as the case may be, subject to the limitations contained in this ordinance, the execution and delivery thereof to constitute conclusive evidence of this City Council's approval of such changes and modifications.

(c) To evidence the exercise of the authority delegated to the Mayor or the Authorized Officer by this ordinance, the Mayor or the Authorized Officer, as the case may be, is hereby directed to execute and file with the City Clerk in connection with the sale of 2016 PFC Bonds a certificate setting forth the determinations made pursuant to the authority granted herein, which certificate shall constitute conclusive evidence of the proper exercise by them of such authority. Contemporaneously with the filing of such certificate, the Mayor or the Authorized Officer shall also file with the City Clerk one copy of each Official Statement and executed Contract of Purchase in connection with the 2016 PFC Bonds. Each filing shall be made as soon as practicable subsequent to the execution of the Contract of Purchase. The City Clerk shall direct copies of such filings to the City Council.

(d) The Authorized Officer is hereby authorized to cause to be prepared the form or forms of Preliminary Official Statement describing the 2016 PFC Bonds. Each Preliminary Official Statement (or applicable parts thereof) shall be in substantially the form of the Official Statements used in connection with previous sales of passenger facility charge revenue bonds by the City, together with such changes thereto and modifications thereof as shall be approved by the Authorized Officer. The distribution of each Preliminary Official Statement to prospective purchasers and the use thereof by the underwriters in connection with the offering of the 2016 PFC Bonds are hereby authorized and approved. The Mayor or the Authorized Officer is hereby authorized to permit the distribution of a final Official Statement, in substantially the form of each Preliminary Official Statement, with such changes, omissions, insertions and revisions thereto and completions thereof as



the Mayor or the Authorized Officer shall deem advisable, and the Mayor or the Authorized Officer is authorized to execute and deliver each such final Official Statement to the underwriters in the name and on behalf of the City, the execution of such final official statement to constitute conclusive evidence of this City Council's approval of such changes and completions.

(e) The Authorized Officer is hereby authorized to execute and deliver a Continuing Disclosure Undertaking (the "Continuing Disclosure Undertaking") evidencing the City's agreement to comply with the requirements of Section (b)(5) of Rule 15c2-12 adopted by the Securities and Exchange Commission under the Securities Exchange Act of 1934 in a form approved by the Corporation Counsel. Upon its execution and delivery on behalf of the City as herein provided, the Continuing Disclosure Undertaking will be binding on the City, and the officers, employees and agents of the City are hereby authorized to do all such acts and things and to execute all such documents as may be necessary to carry out and comply with the provisions of the Continuing Disclosure Undertaking as executed. The Authorized Officer is hereby further authorized to amend the Continuing Disclosure Undertaking in accordance with its terms from time to time following its execution and delivery as said Authorized Officer shall deem necessary. Notwithstanding any other provision of this ordinance, the sole remedies for any failure by the City to comply with the Continuing Disclosure Undertaking shall be the ability of the beneficial owner of any 2016 PFC Bond to seek mandamus or specific performance by court order to cause the City to comply with its obligations under the Continuing Disclosure Undertaking.

SECTION 1.3 Execution And Delivery Of 2016 PFC Bonds. Pursuant to the PFC Master Indenture, the Mayor shall execute the 2016 PFC Bonds on behalf of the City, by manual or facsimile signature, and the corporate seal of the City or a facsimile thereof shall be affixed, imprinted, engraved or otherwise reproduced on the 2016 PFC Bonds and they shall be attested by the manual or facsimile signature of the City Clerk. The 2016 PFC Bonds shall, upon such execution on behalf of the City, be delivered to the PFC Master Trustee for authentication and thereupon shall be authenticated by the PFC Master Trustee and shall be delivered pursuant to written order of the City authorizing and directing the delivery of the 2016 PFC Bonds to or upon the order of the underwriters pursuant to the applicable Contract of Purchase.

SECTION 1.4 Redemption, Purchase And Tender. The Mayor or the Authorized Officer is authorized to direct that the Outstanding PFC Bonds to be redeemed be called for redemption prior to maturity (or purchased in lieu of redemption), to select the particular maturity or maturities of the Outstanding PFC Bonds to be redeemed and to select the redemption date or dates or purchase date or dates for the Outstanding PFC Bonds to be redeemed or purchased. The Mayor or the Authorized Officer is authorized (a) to tender for Outstanding PFC Bonds by direct tender or by open market tender, at such tender prices and on such tender payment dates, as shall be determined by the Mayor or the Authorized Officer and (b) on behalf of the City to enter into such agreements with bondholders and financial institutions and otherwise do, or cause to be done, all things necessary or desirable to accomplish the redemption, purchase or tender for purchase of Outstanding PFC Bonds.

SECTION 1.5 Escrow Deposit Agreements. To provide for payment and retirement of the Outstanding PFC Bonds, the Mayor or the Authorized Officer of the City is hereby authorized to execute and deliver for and on behalf of the City one or more Escrow Deposit Agreements in substantially the form of escrow deposit agreements previously used for such purpose by the City, together with such changes thereto and modifications thereof as shall be approved by the Mayor or the Authorized Officer, as the case may be, the execution and delivery thereof to constitute conclusive evidence of this City Council's approval of such changes and modifications.

SECTION 1.6 Tax Directives. The City covenants to take any action required by the provisions of Section 148(f) of the Code in order to assure compliance with Section 412 of the PFC Master Indenture. Nothing contained in this ordinance shall limit the ability of the City to issue a portion of the 2016 PFC Bonds as bonds the interest on which will be includable in the gross income of the owners thereof for federal income tax purposes under the Code if determined by the Authorized Officer to be in the best financial interest of the City in its operation of the Airport.

SECTION 1.7 Debt Service Reserve Funds. The Authorized Officer is hereby authorized to apply for Airport purposes moneys released from debt service reserve accounts established pursuant to the supplemental indentures providing for the issuance of the Outstanding PFC Bonds upon the redemption or defeasance of the Outstanding PFC Bonds as authorized hereunder, provided that such action or actions shall not constitute a violation of any covenant made in the PFC Master Indenture or in any supplemental indenture authorizing the issuance of Outstanding PFC Bonds.

SECTION 1.8 Public Approval. The actions of the Committee on Finance of the City Council of the City with respect to the publication of notice for and the holding of a public hearing in connection with the 2016 PFC Bonds is hereby ratified and confirmed in all respects. The adoption of this ordinance shall constitute the public approval of the 2016 PFC Bonds for purposes of Section 147(f) of the Code.

SECTION 1.9 Performance Provisions. The Mayor, the Commissioner of Aviation, the Authorized Officer and the City Clerk for and on behalf of the City shall be, and each of them hereby is, authorized and directed to do any and all things necessary to effect the performance of all obligations of the City under and pursuant to this ordinance and the PFC Master Indenture and the performance of all other acts of whatever nature necessary to effect and carry out the authority conferred by this ordinance and the PFC Master Indenture, including but not limited to, the exercise following the delivery date of any 2016 PFC Bonds of any power or authority delegated to such official of the City under this ordinance with respect to the 2016 PFC Bonds upon the initial issuance thereof, but subject to any limitations on or restrictions of such power or authority as herein set forth. The Mayor, the Commissioner of Aviation, the Authorized Officer, the City Clerk and other officers, agents and employees of the City are hereby further authorized, empowered and directed for and on behalf of the City, to execute and deliver all papers, documents, certificates and other instruments that may be required to carry out the authority, conferred by this ordinance and the PFC Master Indenture or to evidence said authority.

SECTION 1.10 Proxies. The Mayor and the Authorized Officer may each designate another to act as their respective proxy and to affix their respective signatures to, in the case of the Mayor, each 2016 PFC Bond, whether in temporary or definitive form, and to any other instrument, certificate or document required to be signed by the Mayor or the Authorized Officer pursuant to this ordinance and the PFC Master Indenture. In each case, each shall send to the City Council written notice of the person so designated by each, such notice stating the name of the person so selected and identifying the instruments, certificates and documents which such person shall be authorized to sign as proxy for the Mayor and the Authorized Officer, respectively. A written signature of the Mayor or the Authorized Officer, respectively, executed by the person so designated underneath, shall be attached to each notice. Each notice, with signatures attached, shall be recorded in the *Journal of the Proceedings of the City Council of the City of Chicago* and filed with the City Clerk. When the signature of the Mayor is placed on an instrument, certificate or document at the direction of the Mayor in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Mayor in person. When the signature of the Authorized Officer is so affixed to an instrument, certificate or document at the direction of the Authorized Officer, the same, in all respects, shall be binding on the City as if signed by the Authorized Officer in person.

*Part D.*

*Article I.*

*Enactment.*

SECTION 1.1 Severability. It is the intention of this City Council that, if any article, section, paragraph, clause or provision of this ordinance shall be ruled by any court of competent jurisdiction to be invalid, the invalidity of such article, section, paragraph, clause or provision shall not affect any of the remaining provisions hereof.

SECTION 1.2 Prior Inconsistent Ordinances. If any provision of this ordinance is in conflict with or inconsistent with any ordinances or resolutions or parts of ordinances or resolutions or the proceedings of the City in effect as of the date hereof, the provisions of this ordinance shall supersede any conflicting or inconsistent provision to the extent of such conflict or inconsistency. No provision of the Municipal Code of Chicago (the "Municipal Code") or violation of any provision of the Municipal Code shall be deemed to impair the validity of this ordinance or the instruments authorized by this ordinance, or to impair the security for or payment of the instruments authorized by this ordinance; provided, further, however, that the foregoing shall not be deemed to affect the availability of any other remedy or penalty for any violation of any provision of the Municipal Code.

SECTION 1.3 Effective Date. This ordinance shall be in full force and effect immediately upon its passage and approval by the Mayor of the City.

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

*Exhibit "A".*

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CITY OF CHICAGO

TO

THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A.,  
AS TRUSTEE

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NINTH SUPPLEMENTAL INDENTURE

SECURING

CHICAGO O'HARE INTERNATIONAL AIRPORT  
PASSENGER FACILITY CHARGE REVENUE BONDS, SERIES 2016A  
AND  
PASSENGER FACILITY CHARGE REVENUE REFUNDING BONDS, SERIES 2016B

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DATED AS OF \_\_\_\_\_, 2016

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Supplementing a Master Trust Indenture Securing Chicago O'Hare International Airport Passenger Facility Charge Obligations dated as of January 1, 2008, from the City of Chicago to The Bank of New York Mellon Trust Company, N.A., as Trustee, as amended.

THIS NINTH SUPPLEMENTAL INDENTURE, made and entered into as of \_\_\_\_\_, 2016, from the CITY OF CHICAGO (the "*City*"), a municipal corporation and home rule unit of local government duly organized and existing under the Constitution and laws of the State of Illinois, to THE BANK OF NEW YORK MELLON TRUST COMPANY, N.A. (the "*Trustee*"), a national banking association duly organized, existing and authorized to accept and execute trusts of the character herein set out under the laws of the United States of America and the State of Illinois;

**WITNESSETH:**

WHEREAS, the City is a home rule unit of local government, duly organized and existing under the laws of the State of Illinois, and in accordance with the provisions of Section 6(a) of Article VII of the 1970 Constitution of the State of Illinois is authorized to own and operate commercial and general aviation facilities; and

WHEREAS, the City owns and operates an airport known as Chicago O'Hare International Airport ("*O'Hare*"); and

WHEREAS, the City has entered into a Master Trust Indenture Securing Chicago O'Hare International Airport Passenger Facility Charge Obligations, dated as of January 1, 2008, as heretofore and as may hereafter be supplemented and amended, with the Trustee (the "*Indenture*") which authorizes the issuance of PFC Obligations (as defined in the Indenture) in one or more Series pursuant to one or more Supplemental Indentures and the incurrence by the City of Section 208 Obligations and Section 209 Obligations (each as defined in the Indenture); and

WHEREAS, in order to pay a portion of the Cost of the Projects (as defined in the Indenture), the City has authorized the issuance and sale of \$ \_\_\_\_\_,000 aggregate principal amount of Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds, Series 2016A (the "*2016A Bonds*"); and

WHEREAS, the City has determined to refund and defease the Prior PFC Bonds (as hereinafter defined) and in order to finance the costs of refunding the Prior PFC Bonds, the City has authorized the issuance and sale of \$ \_\_\_\_\_,000 aggregate principal amount of Chicago O'Hare International Airport Passenger Facility Charge Revenue Refunding Bonds, Series 2016B (the "*2016B Bonds*" and together with the 2016A Bonds, the "*Bonds*"); and

WHEREAS, the Indenture provides that the City shall execute and deliver to the Trustee a Supplemental Indenture in connection with the issuance of the Bonds; and

WHEREAS, the City has taken all action necessary to cause the Bonds issued pursuant to this Ninth Supplemental Indenture to be valid and binding PFC Obligations; and

WHEREAS, the Bonds, and the Trustee's Certificate of Authentication to be endorsed on such Bonds, are to be in substantially the following forms with necessary and appropriate

variations, omissions and insertions as permitted or required by the Indenture or this Ninth Supplemental Indenture, to wit:

[FORM OF BOND]

Unless this certificate is presented by an authorized representative of The Depository Trust Company, a New York corporation ("DTC"), to the issuer or its agent for registration of transfer, exchange or payment, and any certificate issued is registered in the name of Cede & Co. or in such other name as is requested by an authorized representative of DTC (and any payment is made to Cede & Co. or to such other entity as is requested by an authorized representative of DTC), ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL inasmuch as the registered owner hereof, Cede & Co., has an interest herein.

No. R- \_\_\_\_\_

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

UNITED STATES OF AMERICA

STATE OF ILLINOIS

CITY OF CHICAGO

CHICAGO O'HARE INTERNATIONAL AIRPORT

PASSENGER FACILITY CHARGE REVENUE [REFUNDING] BOND, [TAXABLE] SERIES 2016\_\_

INTEREST RATE

MATURITY DATE

DATED DATE

CUSIP

Registered Owner: Cede & Co.

Principal Amount:

The CITY OF CHICAGO (the "City"), a municipal corporation and home rule unit of local government duly organized and existing under the laws of the State of Illinois, for value received, hereby promises to pay (but only out of the sources hereinafter provided) to the Registered Owner identified above, or registered assigns, on the maturity date specified above, unless this Bond shall have been called for redemption and payment of the redemption price shall have been duly made or provided for, upon presentation and surrender hereof, the principal amount specified above, and to pay (but only out of the sources hereinafter provided) interest on the balance of said principal amount from time to time remaining unpaid from and including the date hereof or from and including the most recent Interest Payment Date (as defined in the hereinafter defined Indenture) with respect to which interest has been paid or duly provided for, until payment of said principal sum has been made or duly provided for, at the interest rate specified above, computed on the basis of a 360-day year consisting of twelve 30-day months, payable on \_\_\_\_\_ 1, 20\_\_ and semi-annually thereafter on each \_\_\_\_\_ 1 and

\_\_\_\_\_ 1, and to pay interest on overdue principal and, to the extent permitted by law, on overdue premium, if any, and interest at the rates due on this Bond. Principal of, premium, if any, and interest on this Bond shall be payable in lawful money of the United States of America at the corporate trust operations office of The Bank of New York Mellon Trust Company, N.A., as Trustee, or its successor in trust (the "*Trustee*"); *provided, however*, that payment of the interest on any Interest Payment Date shall be (i) made to the registered owner hereof as of the close of business on the applicable Record Date (as defined in the Indenture) with respect to such Interest Payment Date and shall be paid by check or draft mailed to such registered owner hereof at his or her address as it appears on the registration books of the City maintained by the Trustee as Bond Registrar or at such other address as is furnished in writing by such registered owner to the Trustee as Bond Registrar as of the close of business on such Record Date or (ii) made by wire transfer to such registered owner as of the close of business on such Record Date upon written notice of such wire transfer address in the continental United States by such owner to the Bond Registrar given prior to such Record Date (which notice may provide that it will remain in effect until revoked), *provided* that each such wire transfer shall only be made with respect to an owner of \$1,000,000 or more in aggregate principal amount of the Bonds as of the close of business on the Record Date relating to such Interest Payment Date; except, in each case, that if and to the extent that there shall be a default in the payment of the interest due on such Interest Payment Date, such defaulted interest shall be paid to the registered owners as provided in the Indenture. So long as this Bond is restricted to being registered in the registration books of City in the name of a Securities Depository (as defined in the Indenture), the provisions of the Indenture governing Book-Entry Bonds shall govern the payment of the principal of and interest on this Bond.

This Bond is one of an authorized series of bonds limited in aggregate principal amount to \$ \_\_\_\_\_ (the "*Bonds*") issued pursuant to, under authority of and in full compliance with the Constitution and laws of the State of Illinois, particularly Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois and an ordinance of the City Council of the City, and executed under a Master Trust Indenture Securing Chicago O'Hare International Airport Passenger Facility Charge Obligations dated as of January 1, 2008, from the City to The Bank of New York Mellon Trust Company, N.A., as trustee (the "*Trustee*"), as heretofore supplemented and amended and as supplemented by a Ninth Supplemental Indenture, dated as of \_\_\_\_\_, 2016, from the City to the Trustee (collectively, the "*Indenture*"), for the purpose of [paying costs of Projects at the Chicago O'Hare International Airport] [paying costs related to the refunding of passenger facility charge revenue bonds of the City previously issued to finance certain projects at Chicago O'Hare International Airport], funding debt service reserve accounts and paying costs and expenses incidental thereto and to the issuance of the Bonds.

The Bonds are limited obligations of the City and shall not constitute an indebtedness of the City or a loan of credit thereof within the meaning of any constitutional or statutory limitation. Neither the faith and credit nor the taxing power of the City, the State of Illinois or any political subdivision thereof is pledged to the payment of the principal of the Bonds, or the interest or any premium thereon, or other costs incident thereto. The Bonds are payable solely from the revenues in the Indenture pledged to such payment, and no owner or owners of the Bonds shall ever have the right to compel any exercise of the taxing power of the City, the State of Illinois or any political subdivision thereof.

The Bonds and the interest thereon are payable from PFC Revenues pledged to the payment thereof under the Indenture and certain other moneys held by or on behalf of the Trustee. Copies of the Indenture are on file at the corporate trust office of the Trustee, and reference to the Indenture and any and all supplements thereto and modifications and amendments thereof is made for a description of the pledge and covenants securing the Bonds, the nature, extent and manner of enforcement of such pledge, the rights and remedies of the registered owners of the Bonds, and the limitations on such rights and remedies.

The Bonds are issuable only as fully registered Bonds in the authorized denominations described in the Indenture. Bonds may be transferred on the books of registration kept by the Bond Registrar by the owner in person or by the owner's duly authorized attorney, upon surrender thereof, together with a written instrument of transfer executed by the owner or the owner's duly authorized attorney. Upon surrender for registration of transfer of any Bond with all partial redemptions endorsed thereon at the office of the Bond Registrar, the City shall execute and the Trustee shall authenticate and deliver in the name of the transferee or transferees a new Bond or Bonds of the same maturity and interest rate, aggregate principal amount and tenor and of any authorized denomination or denominations and bearing numbers not contemporaneously outstanding under the Indenture.

Bonds may be exchanged at the office of the Bond Registrar for an equal aggregate principal amount of Bonds in the appropriate form and in the same maturity and interest rate, aggregate principal amount and tenor and of any authorized denomination or denominations. The City shall execute and the Trustee shall authenticate and deliver Bonds which the Bondholder making the exchange is entitled to receive.

Such registration of transfer or exchange of Bonds shall be without charge to the owners of such Bonds, but any taxes or other governmental charges required to be paid with respect to the same shall be paid by the owners of the Bond requesting such transfer or exchange as a condition precedent to the exercise of such privilege.

The Bond Registrar shall not be required to register for transfer or exchange any undelivered Bond or Bonds after the giving of notice calling such Bond for redemption or partial redemption has been made.

The person in whose name any Bond is registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of or on account of principal, premium, if any, or interest shall be made only to or upon the order of the registered owner thereof or the owner's duly authorized attorney, but such registration may be changed as hereinabove provided. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.

The Bonds maturing on January 1, 20\_\_, are subject to mandatory redemption, in part and by lot as provided in the Indenture from mandatory Sinking Fund Payments, on January 1 in each of the years and in the respective principal amounts set forth below, at a Redemption Price equal to the principal amount thereof to be redeemed:



YEAR	PRINCIPAL AMOUNT
20_ \$	
20_	
20_	
20_	
20_	

The Bonds maturing on January 1, 20 \_\_, are subject to mandatory redemption, in part and by lot as provided in the Indenture from mandatory Sinking Fund Payments, on January 1 in each of the years and in the respective principal amounts set forth below, at a Redemption Price equal to the principal amount thereof to be redeemed:

YEAR	PRINCIPAL AMOUNT
20_ \$	
20_	
20_	
20_	
20_	

The Bonds are subject to redemption, otherwise than from mandatory Sinking Fund Payments, at the option of the City, on or after January 1, 20 \_\_, as a whole or in part at any time, and if in part, in such order of maturity as the City shall determine and within any maturity by lot, at the respective Redemption Prices (expressed as percentages of the principal amount of such Bonds or portions thereof to be redeemed) set forth below, in each case together with accrued interest to the redemption date:

Period (both dates inclusive)	Redemption Price (expressed as a percentage)
January 1, 20_ through December 31, 20_ %	
January 1, 20_ through December 31, 20_	
January 1, 20_ and thereafter	

Notice of any such redemption must be given by the Trustee by first class mail not less than 30 nor more than 60 days prior to the date fixed for redemption to the registered owners of the Bonds. Failure to mail any such notice to the registered owner of any Bond or any defect therein shall not affect the validity of the proceedings for the redemption of Bonds for which notice has been validly given.

This Bond and all other Bonds of the series of which it forms a part are issued pursuant to an ordinance adopted by the City Council of the City, which ordinance authorizes the execution and delivery of the Indenture. This Bond and the series of which it forms a part are limited obligations of the City payable solely from the amounts pledged therefor under the Indenture.

No recourse shall be had for the payment of the principal of, premium, if any, or interest on any of the Bonds or for any claim based thereon or upon any obligation, covenant or agreement in the Indenture contained, against any past, present or future officer, employee or agent, or member of the City Council, of the City, or any successor to the City, as such, either directly or through the City, or any successor to the City, under any rule of law or equity, statute or constitution or by the enforcement of any assessment or penalty or otherwise, and all such liability of any such officer, employee or agent, or member of the City Council, as such, is hereby expressly waived and released as a condition of and in consideration for the execution of the Indenture and the issuance of any of the Bonds.

The owner of this Bond shall have no right to enforce the provisions of the Indenture or to institute action to enforce the covenants therein, or to take any action with respect to any event of default under the Indenture, or to institute, appear in or defend any suit or other proceedings with respect thereto, except as provided in the Indenture.

The Indenture prescribes the manner in which it may be discharged and after which the Bonds shall no longer be secured by or entitled to the benefits of the Indenture, except as provided in the Indenture and for the purposes of registration and exchange of Bonds and of such payment, including a provision that the Bonds shall be deemed to be paid if Defeasance Obligations maturing as to principal and interest in such amounts and at such times as to insure the availability of sufficient moneys to pay the principal of, premium, if any, and interest on the Bonds and all necessary and proper fees, compensation and expenses of the Trustee shall have been deposited with the Trustee.

Modifications or alterations of the Indenture, or of any supplements thereto, may be made only to the extent and in the circumstances permitted by the Indenture.

IT IS HEREBY CERTIFIED, RECITED AND DECLARED that all acts and conditions required to be performed precedent to and in the execution and delivery of the Indenture and the issuance of this Bond have been performed in due time, form and manner as required by law, and that the issuance of this Bond and the series of which it forms a part does not exceed or violate any constitutional or statutory limitation.

This Bond shall not be valid or become obligatory for any purpose or be entitled to any security or benefit under the Indenture unless and until the certificate of authentication hereon shall have been duly executed by the Trustee.

IN WITNESS WHEREOF, the City of Chicago has caused this Bond to be executed in its name by the manual or facsimile signature of its Mayor and the manual or facsimile of its corporate seal to be printed hereon and attested by the manual or facsimile signature of its City Clerk.

CITY OF CHICAGO

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

[SEAL]

Attest:

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

[FORM OF TRUSTEE'S CERTIFICATE OF AUTHENTICATION]

CERTIFICATE OF AUTHENTICATION

This Bond is one of the 2016 \_ Bonds described in the within-mentioned Indenture.

Date of Authentication:

THE BANK OF NEW YORK MELLON TRUST  
COMPANY, N.A., as Trustee

\_\_\_\_\_

By: \_\_\_\_\_  
Authorized Signature

[FORM OF ASSIGNMENT]

FOR VALUE RECEIVED, the undersigned sells, assigns and transfers unto \_\_\_\_\_

\_\_\_\_\_  
(Name and Address of Assignee)

the within Bond of the City of Chicago and does hereby irrevocably constitute and appoint \_\_\_\_\_ to transfer said Bond on the books kept for registration thereof with full power of substitution in the premises.

Dated: \_\_\_\_\_

Signature: \_\_\_\_\_

Signature Guaranteed:  
\_\_\_\_\_

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

NOW, THEREFORE, THIS NINTH SUPPLEMENTAL INDENTURE WITNESSETH:

**GRANTING CLAUSES**

That the City, in consideration of the premises and the acceptance by the Trustee of the trusts hereby created and of the purchase and acceptance of the Bonds by the Registered Owners thereof, and of the sum of one dollar, lawful money of the United States of America, to it duly paid by the Trustee at or before the execution and delivery of these presents, and for other good and valuable consideration, the receipt of which is hereby acknowledged, in order to secure the payment of the principal of, premium, if any, and interest on the Bonds according to their tenor and effect, and to secure the performance and observance by the City of all the covenants expressed or implied herein and in the Bonds, does hereby assign and grant a security interest in and to the following to the Trustee, and its successors in trust and assigns forever, for the securing of the performance of the obligations of the City hereinafter set forth (the "Trust Estate"):

**GRANTING CLAUSE FIRST**

All right, title and interest of the City in and to PFC Revenues, to the extent pledged and assigned in the granting clauses of the Indenture.

**GRANTING CLAUSE SECOND**

All moneys and securities from time to time held by the Trustee under the terms of this Ninth Supplemental Indenture, except for moneys deposited with or paid to the Trustee and held in trust hereunder for the redemption of Bonds, notice of the redemption of which has been duly given.

**GRANTING CLAUSE THIRD**

Any and all other property, rights and interests of every kind and nature from time to time hereafter by delivery or by writing of any kind granted, bargained, sold, alienated, demised, released, conveyed, assigned, transferred, mortgaged, pledged, hypothecated or otherwise subjected hereto, as and for additional security hereunder by the City or by any other person on its behalf or with its written consent to the Trustee, and the Trustee is hereby authorized to receive any and all property thereof at any and all times and to hold and apply the same subject to the terms hereof.

TO HAVE AND TO HOLD all and singular the Trust Estate, whether now owned or hereafter acquired, unto the Trustee and its successors in said trust and assigns forever;

IN TRUST NEVERTHELESS, upon the terms and trusts herein set forth for the equal and proportionate benefit, security and protection of all present and future owners of the Bonds without privilege, priority or distinction as to the lien or otherwise of any of the foregoing over any other of the foregoing except to the extent herein or in the Indenture otherwise specifically provided;

PROVIDED, HOWEVER, that if the City, its successors or assigns, shall well and truly pay, or cause to be paid, the principal of, premium, if any, and interest on the Bonds due or to become due thereon, at the times and in the manner set forth therein according to the true intent and meaning thereof, and shall cause the payments to be made on the Bonds as required under Article IV of this Ninth Supplemental Indenture, or shall provide, as permitted hereby, for the payment thereof and shall well and truly cause to be kept, performed and observed all of its covenants and conditions pursuant to the terms of the Indenture, this Ninth Supplemental Indenture and shall pay or cause to be paid to the Trustee all sums of money due or to become due to it in accordance with the terms and provisions hereof, then upon the final payment thereof this Ninth Supplemental Indenture and the rights hereby granted shall cease, determine and be void; otherwise this Ninth Supplemental Indenture shall remain in full force and effect;

THIS NINTH SUPPLEMENTAL INDENTURE FURTHER WITNESSETH, and it is expressly declared, that all Bonds issued and secured hereunder are to be issued, authenticated and

delivered and all said property, rights and interests and any other amounts hereby assigned and pledged are to be dealt with and disposed of under, upon and subject to the terms, conditions, stipulations, covenants, agreements, trusts, uses and purposes as herein expressed, and the City has agreed and covenanted, and does hereby agree and covenant, with the Trustee and with the respective owners of the Bonds, as follows:

## ARTICLE I

### AUTHORIZATION AND DEFINITIONS

*Section 1.01. Authorization for Ninth Supplemental Indenture.* This Ninth Supplemental Indenture is a "Supplemental Indenture" as defined in the Indenture and is executed and delivered by the City by virtue of and pursuant to the home rule powers of the City and Section 701 of the Indenture. The City has ascertained and hereby determines and declares that the execution and delivery of this Ninth Supplemental Indenture is necessary to meet the commercial and general aviation needs of the citizens of the City, that each and every act, matter, thing or course of conduct as to which provision is made herein is necessary or convenient to carry out and effectuate such purposes of the City and to carry out its powers and is in furtherance of the public benefit, safety and welfare of the City and that each and every covenant or agreement herein contained and made is necessary, useful or convenient in order better to secure the Bonds and are contracts or agreements necessary, useful and convenient to carry out and effectuate the corporate purposes of the City.

*Section 1.02. Definitions.* All capitalized terms used in this Ninth Supplemental Indenture unless otherwise defined shall have the same meaning as used in Article I of the Indenture. In addition, the following words and phrases shall have the following meanings for purposes of this Ninth Supplemental Indenture:

"*Authorized Denomination*" means \$5,000 or any integral multiple thereof.

"*Bondholder*" or "*holder*" or "*Bondowner*" or "*owner of the Bonds*" or "*registered owner*" means the Registered Owner of any Bond.

"*Bond Registrar*" means the person appointed to serve as Bond Registrar pursuant to Section 2.04.

"*Bonds*" means, collectively, the 2016A Bonds and the 2016B Bonds.

"*Business Day*" means a day except Saturday, Sunday or any day on which banking institutions located in the States of New York or Illinois are required or authorized to close or on which the New York Stock Exchange is closed.

"*City*" means the City of Chicago, a municipal corporation and home rule unit of local government, organized and existing under the Constitution and laws of the State.

"Code" means the United States Internal Revenue Code of 1986. References to the Code and to Sections of the Code shall include relevant final, temporary or proposed regulations thereunder as in effect from time to time and as applicable to obligations issued on the date of issuance of the Bonds.

"Date of Issuance" means \_\_\_\_\_, 20\_\_, the date of original issuance and delivery of the Bonds.

"DTC" means The Depository Trust Company, and its successors and assigns.

"Indenture" means the Master Trust Indenture Securing Chicago O'Hare International Airport Passenger Facility Charge Obligations, dated as of January 1, 2008, from the City to the Trustee, pursuant to which PFC Obligations are authorized to be issued, and any amendments and supplements thereto, including this Ninth Supplemental Indenture. References to Articles and Sections of the Indenture shall be deemed to refer to Articles and Sections of the Indenture only.

["Insurer" means \_\_\_\_\_, the issuer of the Policy.]

"Interest Payment Date" means January 1 and July 1 of each year, commencing \_\_\_\_\_ 1, 20\_\_.

"Moody's" means Moody's Investors Service, Inc., a corporation organized and existing under the laws of the State of Delaware, its successors and assigns, and, if such corporation shall be dissolved or liquidated or shall no longer perform the functions of a securities rating agency, "Moody's" shall be deemed to refer to any other nationally recognized securities rating agency designated by the City by written notice to the Trustee.

"Ninth Supplemental Indenture" means this Ninth Supplemental Indenture and any amendments and supplements hereto.

"Ordinance" means the ordinance duly adopted and approved by the City Council of the City on \_\_\_\_\_, 20\_\_, which authorizes the issuance and sale of the Bonds and the execution of this Ninth Supplemental Indenture.

"Participant," when used with respect to any Securities Depository, means any participant of such Securities Depository.

["Policy" or "Municipal Bond Insurance Policy" means, with respect to each Series issued under this Ninth Supplemental Indenture, the financial guaranty insurance policy issued by the Insurer insuring the payment when due of the principal of and interest on the Bonds of such Series.]

"*Prior PFC Bonds*" means the \$ \_\_\_\_\_,000 outstanding principal amount of Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds, Series 20\_\_\_, of the City, more particularly described as follows:

MATURITY	PRINCIPAL AMOUNT
	\$

"*Qualified Reserve Account Credit Instrument*" means a letter of credit, surety bond or non-cancellable insurance policy issued by a domestic or foreign bank, insurance company or other financial institution whose debt obligations are rated "Aa" or better by Moody's or "AA" or better by S&P as of the date of issuance thereof.

"*Record Date*" means June 15 and December 15 of each year.

"*Registered Owner*" or "*Owner*" means the person or persons in whose name or names a Bond shall be registered on the books of the City kept for that purpose by the Trustee in accordance with the provisions of this Ninth Supplemental Indenture.

"*Reserve Requirement*" means, as of the date of the computation, an amount equal to the lesser of (i) \$ \_\_\_\_\_, or (ii) the maximum amount of Annual Debt Service payable on the Bonds for the current or any future Bond Year.

"*Securities Depository*" means DTC and any other securities depository registered as a clearing agency with the Securities and Exchange Commission pursuant to Section 17A of the Securities Exchange Act of 1934, as amended, and appointed as the securities depository for the Bonds.

"*S&P*" means S&P Global Ratings, a business unit of Standard & Poor's Financial Services, a corporation organized and existing under the laws of the State of New York, its successors and assigns, and, if S&P shall be dissolved or liquidated or shall no longer perform the functions of a securities rating agency, "S&P" shall be deemed to refer to any other nationally recognized securities rating agency designated by the City by written notice to the Trustee.

"*State*" means the State of Illinois.

[ "*Surety Bond*" means the Surety Bond issued by the Insurer as a Qualified Reserve Account Credit Instrument guaranteeing certain payments to the Debt Service Reserve Account of the Series 2016AB Dedicated Sub-Fund.]



"*Tax Certificate*" means the Tax Exemption Certificate and Agreement of the City with respect to the Bonds, dated the Date of Issuance.

"*Trust Estate*" means the property conveyed to the Trustee pursuant to the Granting Clauses hereof.

"*Trustee*" means The Bank of New York Mellon Trust Company, N.A., a national banking association, as successor to BNY Midwest Trust Company, and its successors and any entity resulting from or surviving any consolidation or merger to which it or its successors may be a party, and any successor Trustee at the time serving as successor trustee hereunder.

"*2016A Bonds*" means the Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds, Series 2016A, of the City, authorized to be issued by the Ordinance, the Indenture and Section 2.02 of this Ninth Supplemental Indenture.

"*2016A Projects*" means the Projects being financed with the proceeds of the 2016A Bonds.

"*2016B Bonds*" means the Chicago O'Hare International Airport Passenger Facility Charge Revenue Refunding Bonds, Series 2016B, of the City, authorized to be issued by the Ordinance, the Indenture and Section 2.03 of this Ninth Supplemental Indenture.

[ *Section 1.03. Rights of Federal Aviation Administration.* The FAA is a third party beneficiary under this Ninth Supplemental Indenture and should there be an Event of Default under the Indenture resulting from a violation by the City of the provisions of the PFC Act or the PFC Regulations and such default has not been cured or resolved. The FAA's third party beneficiary rights under this Ninth Supplemental Indenture, if any, shall be subject to the rights of the owners of the Bonds and any Credit Provider, which shall have been subrogated to the rights of the owners of the Bonds.]

## ARTICLE II

### THE BONDS

*Section 2.01. Authorized Purposes and Amount of Bonds.* No Bonds may be issued under the provisions of this Ninth Supplemental Indenture except in accordance with this Article. The 2016A Bonds are being issued to provide funds to pay a portion of the costs of the 2016A Projects (including capitalized interest), to fund the Debt Service Reserve Account and to pay Costs of Issuance of the 2016A Bonds. The 2016B Bonds are being issued to provide funds to refund the Prior PFC Bonds and to pay Costs of Issuance of the 2016B Bonds. Except as provided in Section 2.09, the total principal amount of Bonds that may be issued hereunder is expressly limited to \$\_\_\_\_\_,000.

*Section 2.02. Issuance of 2016A Bonds.* The 2016A Bonds shall be issued in the aggregate principal amount of \$\_\_\_\_\_,000, shall constitute a Series of PFC Obligations under

the Indenture and shall be designated "City of Chicago, Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds, Series 2016A."

The 2016A Bonds shall be dated as of the Interest Payment Date next preceding their date of authentication, unless such date of authentication is an Interest Payment Date, in which case the 2016A Bonds shall be dated as of such Interest Payment Date, or unless such 2016A Bonds are authenticated prior to the first Interest Payment Date, in which event the 2016A Bonds shall be dated as of the Date of Issuance.

The 2016A Bonds shall be issued as registered bonds without coupons. The 2016A Bonds shall be issued only in Authorized Denominations. The 2016A Bonds shall be numbered consecutively from R-1 upwards bearing numbers not then contemporaneously outstanding (in order of issuance) according to the records of the Bond Registrar.

The 2016A Bonds shall mature on January 1 of each of the following years and bear interest at the following interest rates per annum:

YEAR	PRINCIPAL AMOUNT	INTEREST RATE
	\$	%

Interest on the 2016A Bonds shall be payable on January 1 and July 1 of each year, commencing \_\_\_\_\_ 1, 20\_\_\_. Interest shall be calculated on the basis of a 360-day year consisting of twelve 30-day months.

*Section 2.03. Issuance of 2016B Bonds.* The 2016B Bonds shall be issued in the aggregate principal amount of \$\_\_\_\_\_,000, shall constitute a Series of PFC Obligations under the Indenture and shall be designated "City of Chicago, Chicago O'Hare International Airport Passenger Facility Charge Revenue Refunding Bonds, Series 2016B."

The 2016B Bonds shall be dated as of the Interest Payment Date next preceding their date of authentication, unless such date of authentication is an Interest Payment Date, in which case the 2016B Bonds shall be dated as of such Interest Payment Date, or unless such 2016B Bonds are authenticated prior to the first Interest Payment Date, in which event the 2016B Bonds shall be dated as of their date of issuance.

The 2016B Bonds shall be issued as registered bonds without coupons. The 2016B Bonds shall be issued only in Authorized Denominations. The 2016B Bonds shall be numbered

consecutively from R-1 upwards bearing numbers not then contemporaneously outstanding (in order of issuance) according to the records of the Bond Registrar.

The 2016B Bonds shall mature (without option of prior redemption) on January 1 of each of the following years and bear interest at the following interest rates per annum:

YEAR	PRINCIPAL AMOUNT	INTEREST RATE
	\$	%

Interest on the 2016B Bonds shall be payable on January 1 and July 1 of each year, commencing \_\_\_\_\_ 1, 20\_\_\_. Interest shall be calculated on the basis of a 360-day year consisting of twelve 30-day months.

*Section 2.04. Payments on the Bonds.* The Trustee is appointed as the Paying Agent and Bond Registrar for the Bonds. Interest on the Bonds shall be payable on each applicable Interest Payment Date. The Bonds shall bear interest from their date or from and including the most recent Interest Payment Date with respect to which interest has been paid or duly provided for. The principal of, premium, if any, and interest on the Bonds shall be payable in lawful money of the United States of America. Except as provided in Section 2.11 the principal of and redemption premium, if any, on all Bonds shall be payable at the corporate trust office of the Trustee upon the presentation and surrender of the Bonds as the same become due and payable. Except as provided in Sections 2.10 and 2.11, the interest on the Bonds shall be paid by check or draft drawn upon the Trustee and mailed to the registered owners at such owner's address as it appears on the registration books maintained by the Bond Registrar at the close of business on the Record Date next preceding each Interest Payment Date or at such other address as is furnished in writing by such Registered Owner to the Bond Registrar. Interest on the Bonds shall be paid by wire transfer to any Registered Owner who at the close of business on such Record Date has given written notice of its wire transfer address in the continental United States to the Bond Registrar prior to such Record Date (which notice may provide that it will remain in effect until revoked). *provided that each such wire transfer shall only be made with respect to a Registered Owner of \$1,000,000 or more in aggregate principal amount of the Bonds of a Series as of the close of business on such Record Date.*

*Section 2.05. Execution.* The Bonds shall be executed on behalf of the City with the official manual or facsimile signature of the Mayor of the City and attested with the official manual or facsimile signature of its City Clerk, and shall have affixed, impressed, imprinted or

otherwise reproduced thereon the corporate seal of the City or a facsimile of the seal. The Bonds are issued pursuant to and in full compliance with the Constitution and laws of the State, and pursuant to the Ordinance, which authorizes the execution and delivery of this Ninth Supplemental Indenture. In case any officer whose signature or a facsimile of whose signature shall appear on the Bonds shall cease to be such officer before the delivery of such Bonds, such signature or such facsimile shall nevertheless be valid and sufficient for all purposes, as if he or she had remained in office until delivery.

*Section 2.06. Authentication.* No Bond shall be valid or obligatory for any purpose or be entitled to any security or benefit under this Ninth Supplemental Indenture unless and until such certificate of authentication in substantially the form hereinabove set forth shall have been duly executed by the Trustee, and such executed certificate of the Trustee, upon any such Bond shall be conclusive evidence that such Bond has been authenticated and delivered under this Ninth Supplemental Indenture. The Trustee's certificate of authentication on any Bond shall be deemed to have been executed by it if signed by an authorized signatory of the Trustee, but it shall not be necessary that the same signatory sign the certificate of authentication on all of the Bonds.

*Section 2.07. Form of Bonds; Temporary Bonds.* The Bonds issued under this Ninth Supplemental Indenture shall be substantially in the form hereinbefore set forth, with such appropriate variations, omissions and insertions as are permitted or required by this Ninth Supplemental Indenture.

Pending preparation of definitive Bonds, or by agreement with the purchasers of the Bonds, the City may issue and, upon its request, the Trustee shall authenticate, in lieu of definitive Bonds, one or more temporary printed or typewritten Bonds in Authorized Denominations of substantially the tenor recited above. Upon request of the City, the Trustee shall authenticate definitive Bonds in exchange for and upon surrender of an equal principal amount of temporary Bonds. Until so exchanged, temporary Bonds shall have the same rights, remedies and security hereunder as definitive Bonds.

*Section 2.08. Delivery of Bonds.* Upon the execution and delivery of this Ninth Supplemental Indenture, the City shall execute and deliver to the Trustee, and the Trustee shall authenticate, the Bonds and deliver them to the purchasers as may be directed by the City as provided in this Section. Prior to the delivery by the Trustee of any of the 2016A Bonds there shall be filed with the Trustee: each of the items listed in subsections (a), (b), (c), (d), (e), (f) and (g) of Section 206 of the Indenture. Prior to the delivery by the Trustee of any of the 2016B Bonds there shall be filed with the Trustee: each of the items listed in subsections (a), (b), (c), (d) and (e) of Section 207 of the Indenture.

*Section 2.09. Mutilated, Lost, Stolen or Destroyed Bonds.* In the event any Bond is mutilated, lost, stolen or destroyed, the City may execute and the Trustee may authenticate a new Bond of like date, Series, maturity, interest rate and denomination as the Bond mutilated, lost, stolen or destroyed; *provided* that, in the case of any mutilated Bond, such mutilated Bond shall first be surrendered to the Trustee, and in the case of any lost, stolen or destroyed Bond, there shall be first furnished to the City and the Trustee evidence of such loss, theft or destruction

satisfactory to the City and the Trustee, together with indemnity satisfactory to them. In the event any such Bond shall have matured, instead of issuing a substitute Bond the City may pay the same without surrender thereof. The City and the Trustee may charge the Registered Owner of such Bond with their reasonable fees and expenses in this connection. All Bonds so surrendered to the Trustee shall be cancelled and destroyed, and evidence of such destruction shall be given to the City. Upon the date of final maturity or redemption of all of the Bonds, the Trustee shall destroy any inventory of unissued certificates.

*Section 2.10. Registration and Exchange of Bonds; Persons Treated as Owners.* The City shall cause books for the registration and for the transfer of the Bonds as provided in this Ninth Supplemental Indenture to be kept by the Trustee as the Bond Registrar of the City. Upon surrender for transfer of any Bond at the office of the Bond Registrar, duly endorsed for transfer or accompanied by an assignment duly executed by the Registered Owner or such Owner's attorney duly authorized in writing, the City shall execute and the Bond Registrar shall authenticate and deliver in the name of the transferee or transferees a new fully registered Bond for a like Series, maturity, interest rate and aggregate principal amount.

Bonds may be exchanged at the corporate trust office of the Bond Registrar for a like aggregate principal amount of fully registered Bonds of the same Series and maturity and interest rate and of other Authorized Denominations. The City shall execute and the Bond Registrar shall authenticate and deliver Bonds which the Bondowners making the exchange are entitled to receive, bearing numbers not contemporaneously then outstanding. The execution by the City of any Bond of any denomination shall constitute full and due authorization of such denomination and the Bond Registrar shall thereby be authorized to authenticate and deliver such Bond.

The Bond Registrar shall not be required to register for transfer or exchange any undelivered Bond or any Bond after the giving of notice calling such Bond for redemption or partial redemption.

The person in whose name any fully registered Bond is registered at the close of business on any Record Date with respect to any Interest Payment Date shall be entitled to receive the interest payable on such Interest Payment Date notwithstanding the cancellation of such registered Bond upon any transfer or exchange thereof subsequent to the Record Date and prior to such Interest Payment Date, except if and to the extent there shall be a default in the payment of the interest due on such Interest Payment Date, in which case such defaulted interest shall be paid to the person in whose name such Bond is registered either at the close of business on the day preceding the date of payment of such defaulted interest or on a subsequent Record Date for such payment if one shall have been established as hereinafter provided. A subsequent Record Date for defaulted interest may be established by the Trustee by notice mailed to the Registered Owners of Bonds not less than 10 days preceding such Record Date, which Record Date shall be not more than 30 days prior to the subsequent Interest Payment Date.

Except as provided in the Indenture, as to any Bond the person in whose name the same shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of principal, premium, if any, or interest on any Bond shall be made only to or upon the written order of the Registered Owner thereof or his or her legal representative. All such

payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums so paid.

In each case the Bond Registrar shall require the payment by the Bondowner requesting exchange or transfer, of any tax or other governmental charge required to be paid with respect to such exchange or transfer, but otherwise no charge shall be made to the Bondowner for such exchange or transfer.

*Section 2.11. Book-Entry Provisions.* The provisions of this Section shall apply so long as the Bonds are maintained in book-entry form with DTC or another Securities Depository.

(a) *Payments.* The Bonds shall be payable to the Securities Depository, or its nominee, as the Registered Owner of the Bonds, in same day funds on each date on which the principal of, interest on, and premium, if any, on the Bonds is due as set forth in this Ninth Supplemental Indenture and in the Bonds. Such payments shall be made to the offices of the Securities Depository specified by the Securities Depository to the City and the Trustee in writing. Without notice to or the consent of the beneficial owners of the Bonds, the City and the Securities Depository may agree in writing to make payments of principal and interest in a manner different from that set forth in this Ninth Supplemental Indenture. If such different manner of payment is agreed upon, the City shall give the Trustee written notice thereof, and the Trustee shall make payments with respect to the Bonds in the manner specified in such notice. Neither the City nor the Trustee shall have any obligation with respect to the transfer or crediting of the principal of, interest on, and premium, if any, on the Bonds to Participants or the beneficial owners of the Bonds or their nominees.

(b) *Replacement of the Securities Depository.* If (i) the City determines or (ii) the City receives notice that the Securities Depository has received notice from its Participants having interests in at least 50% in principal amount of the Bonds that the Securities Depository or its successor is incapable of discharging its responsibilities as a securities depository or that it is in the best interests of the beneficial owners that they obtain certificated Bonds, the City may (or in the case of clause (ii) above, the City shall) cause the Trustee to authenticate and deliver Bond certificates. The City shall have no obligation to make any investigation to determine the occurrence of any events that would permit the City to make any determination described in this paragraph.

(c) *Discontinuance of Book-Entry or Change of Securities Depository.* If, following a determination or event specified in paragraph (b) above, the City discontinues the maintenance of the Bonds in book-entry form with the then current Securities Depository, the City will issue replacement Bonds to the replacement Securities Depository, if any, or, if no replacement Securities Depository is selected for the Bonds, directly to the Participants as shown on the records of the former Securities Depository or, to the extent requested by any Participant, to the beneficial owners of the Bonds shown on the records of such Participant. Replacement Bonds shall be in fully registered form and in Authorized Denominations, be payable as to interest on the Interest Payment Dates of the Bonds by check or draft mailed to each Registered Owner

at the address of such Registered Owner as it appears on the bond registration books maintained by the City for such purpose at the corporate trust office of the Trustee or at the option of any Registered Owner of not less than \$1,000,000 in aggregate principal amount of Bonds, by wire transfer to any address in the continental United States of America on such Interest Payment Date to such Registered Owner as of such Record Date, if such Registered Owner provides the Trustee with written notice of such wire transfer address not later than the Record Date (which notice may provide that it will remain in effect with respect to subsequent Interest Payment Dates unless and until changed or revoked by subsequent notice). Principal and premium, if any, on the replacement Bonds are payable only upon presentation and surrender of such replacement Bond or Bonds at the corporate trust office of the Trustee.

(d) *Effect of Book-Entry System.* The Securities Depository and its Participants and the beneficial owners of the Bonds, by their acceptance of the Bonds, agree that the City and the Trustee shall not have liability for the failure of such Securities Depository to perform its obligations to the Participants and the beneficial owners of the Bonds, nor shall the City or the Trustee be liable for the failure of any Participant or other nominee of the beneficial owners to perform any obligation of the Participant to a beneficial owner of the Bonds.

### ARTICLE III

#### REDEMPTION OF BONDS BEFORE MATURITY

*Section 3.01. Redemption Dates and Prices.* The Bonds shall be subject to redemption prior to maturity in the amounts, at the times and in the manner provided in this Article III.

(a) *Optional Redemption.* The 2016A Bonds maturing on or after January 1, 20\_\_ are subject to redemption, otherwise than from mandatory Sinking Fund Payments, at the option of the City, on or after \_\_\_\_\_ 1, 20\_\_, as a whole or in part at any time, and if in part, in such order of maturity as the City shall determine and within any maturity by lot, at the respective Redemption Prices (expressed as percentages of the principal amount of such Bonds or portions thereof to be redeemed) set forth below, in each case together with accrued interest to the redemption date:

Period (both dates inclusive)	Redemption Price (expressed as a percentage)
January 1, 20__ through December 31, 20__	%
January 1, 20__ through December 31, 20__	
January 1, 20__ and thereafter	

The 2016B Bonds maturing on or after January 1, 20\_\_ are subject to redemption, otherwise than from mandatory Sinking Fund Payments, at the option of the City, on or

after \_\_\_\_\_ 1, 20\_\_, as a whole or in part at any time, and if in part, in such order of maturity as the City shall determine and within any maturity by lot, at the respective Redemption Prices (expressed as percentages of the principal amount of such Bonds or portions thereof to be redeemed) set forth below, in each case together with accrued interest to the redemption date:

Period (both dates inclusive)	Redemption Price (expressed as a percentage)
January 1, 20__ through December 31, 20__	%
January 1, 20__ through December 31, 20__	
January 1, 20__ and thereafter	

(b) *Mandatory Sinking Fund Redemption.* The 2016A Bonds maturing on January 1, 20\_\_, are subject to mandatory redemption, in part and by lot as provided in the Indenture from mandatory Sinking Fund Payments that are hereby established, on January 1 in each of the years and in the respective principal amounts set forth below, at a Redemption Price equal to the principal amount thereof to be redeemed:

YEAR	PRINCIPAL AMOUNT
	\$ ,000
	,000
	,000
	,000
(maturity)	,000

The 2016B Bonds maturing on January 1, 20\_\_, are subject to mandatory redemption, in part and by lot as provided in the Indenture from mandatory Sinking Fund Payments that are hereby established, on January 1 in each of the years and in the respective principal amounts set forth below, at a Redemption Price equal to the principal amount thereof to be redeemed:

YEAR	PRINCIPAL AMOUNT
	\$ ,000
	,000
	,000
	,000
(maturity)	,000

(c) *Reduction of Sinking Fund Payments.* In the event of the optional redemption by the City of less than all the Bonds of like Series and maturity with respect to which Sinking Fund Payments have been established, the principal amount so redeemed shall be credited against the unsatisfied balance of future Sinking Fund



Payments or the final maturity amount established with respect to such Bonds, in such amount and against such Sinking Fund Payment or final maturity amount as shall be determined by the City in a certificate of the Chief Financial Officer filed with the Trustee prior to the mailing of the notice of redemption of such Bonds or, in the absence of such determination, shall be credited pro-rata (rounded in such manner as the Trustee shall determine) against the unsatisfied balance of the applicable Sinking Fund Payments and final maturity amount.

*Section 3.02. Notice of Redemption.* Notice of the redemption of Bonds or any portion thereof pursuant to Section 3.01 identifying the Bonds or portions thereof to be redeemed, specifying the redemption date, the Redemption Price (or the method of determination of the Redemption Price), the places and dates of payment and that from the redemption date interest will cease to accrue, shall be given by the Trustee by mailing a copy of such redemption notice by first class mail not less than 30 nor more than 60 days prior to the date fixed for redemption, to the Registered Owner of each Bond to be redeemed in whole or in part at the address of such Registered Owner shown on the registration books. Failure to mail any such notice to the Registered Owner of any Bond or any defect therein shall not affect the validity of the proceedings for the redemption of Bonds for which notice has been validly given.

*Section 3.03. Deposit of Funds.* For the redemption of any of the Bonds, the City shall establish a redemption account for the benefit of the owners of the Bonds to be redeemed and shall cause to be deposited in the account moneys sufficient to pay when due the principal of and premium, if any, and interest on the redemption date.

*Section 3.04. Partial Redemption of Bonds; Selection of Bonds for Redemption.* (a) In case a Bond is of a denomination larger than the minimum Authorized Denomination, all or a portion of such Bond (equal to the minimum Authorized Denomination or any integral multiple thereof) may be redeemed but such Bond shall be redeemed only in a principal amount equal to the minimum Authorized Denomination or any integral multiple thereof.

(b) Upon surrender of any Bond for redemption in part only, the City shall execute and the Bond Registrar shall authenticate and deliver to the Registered Owner thereof, at the expense of the City, a new Bond or Bonds of like Series, maturity and interest rate and of Authorized Denominations in aggregate principal amount equal to the unredeemed portion of the Bond surrendered.

(c) If less than all of the Bonds of the same Series and maturity are called for redemption, the Bonds (or portions thereof) to be redeemed shall be selected by lot by the Trustee.

## ARTICLE IV

## REVENUES AND FUNDS

*Section 4.01. Limited Obligations.* The Bonds are not general obligations of the City but are limited obligations payable from the PFC Revenues (except to the extent paid out of moneys attributable to the proceeds derived from the sale of the Bonds or to income from the temporary investment thereof) and shall be a valid claim of the respective Registered Owners thereof only against the Series 2016AB Dedicated Sub-Fund created under Section 4.02 and other moneys held by the Trustee or otherwise pledged therefor, which amounts are hereby pledged, assigned and otherwise held as security for the equal and ratable payment of the Bonds and shall be used for no other purpose than to pay the principal of, premium, if any, and interest on the Bonds, except as may be otherwise expressly authorized in the Indenture or in this Ninth Supplemental Indenture. The Bonds shall not constitute an indebtedness of the City or a loan of credit thereof within the meaning of any constitutional or statutory limitation, and neither the faith and credit nor the taxing power of the City, the State or any political subdivision thereof is pledged to the payment of the principal of, premium, if any, or the interest on the Bonds or other costs incident thereto.

*Section 4.02. Creation of Sub-Fund and Accounts in the Bond Fund.*

(a) *Creation of Series 2016AB Dedicated Sub-Fund.* There is hereby created by the City and ordered established with the Trustee a separate and segregated sub-fund within the Bond Fund, such sub-fund to be designated the "Chicago O'Hare International Airport Series 2016AB Passenger Facility Charge Revenue Bond Dedicated Sub-Fund" (the "*Series 2016AB Dedicated Sub-Fund*"). Moneys on deposit in the Series 2016AB Dedicated Sub-Fund, and in each Account established therein as hereinafter provided, shall be held in trust by the Trustee for the sole and exclusive benefit of the Registered Owners of the Bonds and shall not be used or available for the payment of any other PFC Obligations.

(b) *Creation of Accounts.* There are hereby created by the City and ordered established with the Trustee separate Accounts within the Series 2016AB Dedicated Sub-Fund, designated as follows:

(1) *2016A Construction Account:* an Account to be designated the "Chicago O'Hare International Airport Series 2016A Passenger Facility Charge Construction Account" (the "*2016A Construction Account*");

(2) *2016A Capitalized Interest Account:* an Account to be designated the "Chicago O'Hare International Airport Series 2016A Passenger Facility Charge Capitalized Interest Account" (the "*2016A Capitalized Interest Account*");

(3) *2016B Capitalized Interest Account:* an Account to be designated the "Chicago O'Hare International Airport Series 2016B Passenger Facility Charge Capitalized Interest Account" (the "*2016B Capitalized Interest Account*" and together with the 2016A Capitalized Interest Account, the "*Capitalized Interest Accounts*");

(4) *2016A Costs of Issuance Account*: an Account to be designated the "Chicago O'Hare International Airport Series 2016A Passenger Facility Charge Costs of Issuance Account" (the "*2016A Costs of Issuance Account*");

(5) *2016B Costs of Issuance Account*: an Account to be designated the "Chicago O'Hare International Airport Series 2016B Passenger Facility Charge Costs of Issuance Account" (the "*2016B Costs of Issuance Account*" and together with the 2016A Costs of Issuance Account, the "*Costs of Issuance Accounts*");

(6) *Administrative Expense Account*: an Account to be designated the "Chicago O'Hare International Airport Series 2016AB Passenger Facility Charge Administrative Expense Account" (the "*Administrative Expense Account*");

(7) *Debt Service Reserve Account*: an Account to be designated the "Chicago O'Hare International Airport Series 2016AB Passenger Facility Charge Debt Service Reserve Account" (the "*Debt Service Reserve Account*");

(8) *Principal Account*: an Account to be designated the "Chicago O'Hare International Airport Series 2016AB Passenger Facility Charge Principal Account" (the "*Principal Account*");

(9) *Interest Account*: an Account to be designated the "Chicago O'Hare International Airport Series 2016AB Passenger Facility Charge Interest Account" (the "*Interest Account*"); and

(10) *Rebate Account*: an Account to be designated the "Chicago O'Hare International Airport Series 2016AB Passenger Facility Charge Rebate Account" (the "*Rebate Account*").

*Section 4.03. Application of Bond Proceeds.* (a) The proceeds received by the City from the sale of the 2016A Bonds shall be applied as follows:

(1) *2016A Capitalized Interest Account*: the Trustee shall deposit into the 2016A Capitalized Interest Account, the amount of \$ \_\_\_\_\_;

(2) *Debt Service Reserve Account*: the Trustee shall deposit into the Debt Service Reserve Account, the amount of \$ \_\_\_\_\_;

(3) *2016A Construction Account*: the Trustee shall deposit into the 2016A Construction Account, the amount of \$ \_\_\_\_\_;

(4) *Payment to the Insurer*: the amount of \$ \_\_\_\_\_ shall be applied to pay a portion of the premium due to the Insurer for the Policy and the amount of \$ \_\_\_\_\_ shall be applied to pay a portion of the premium due to the Insurer for the Surety Bond; and

(5) *Costs of Issuance*: the balance of the proceeds of the 2016A Bonds in the amount of \$\_\_\_\_\_ shall be deposited in the 2016A Costs of Issuance Account and applied by the City to the payment of Costs of Issuance of the 2016A Bonds.

(b) The proceeds received by the City from the sale of the 2016B Bonds shall be applied as follows:

(1) *Refunding and Defeasance of Prior PFC Bonds*: the amount of \$\_\_\_\_\_ shall be held in trust by the Trustee [pursuant to an Escrow Deposit Agreement] for use in connection with the refunding and defeasance of the Prior PFC Bonds in accordance with Section 601 of the Indenture;

(2) *2016B Capitalized Interest Account*: the Trustee shall deposit into the 2016B Capitalized Interest Account, the amount of \$\_\_\_\_\_;

(3) *Payment to the Insurer*: the amount of \$\_\_\_\_\_ shall be applied to pay a portion of the premium due to the Insurer for the Policy and the amount of \$\_\_\_\_\_ shall be applied to pay a portion of the premium due to the Insurer for the Surety Bond; and

(4) *Costs of Issuance*: the balance of the proceeds of the 2016B Bonds in the amount of \$\_\_\_\_\_ shall be deposited in the 2016B Costs of Issuance Account and applied by the City to the payment of Costs of Issuance of the 2016B Bonds.

*Section 4.04. Deposits into Series 2016AB Dedicated Sub-Fund and Accounts.* (a) On the 25th day of each month, commencing \_\_\_\_\_, 2016 (each such date referred to herein as the "Deposit Date") there shall be deposited into the Series 2016AB Dedicated Sub-Fund from amounts on deposit in the Bond Fund an amount equal to the aggregate of the amounts set forth in subsection (b) of this Section, which amounts shall have been calculated by the Trustee on the 15th day of each month (such aggregate amount with respect to any Deposit Date being referred to herein as the "Series 2016AB Deposit Requirement").

(b) On each Deposit Date the Trustee shall make the following deposits in the following order of priority and if the moneys deposited into the Series 2016AB Dedicated Sub-Fund are insufficient to make any required deposit, the deposit shall be made up on the next Deposit Date after required deposits into other Accounts having a higher priority shall have been made in full:

(i) for deposit into the Interest Account, an amount equal to the lesser of (A)(i) prior to \_\_\_\_\_, 20\_\_, \_\_\_\_\_ of the interest due on the Bonds on January 1, 20\_\_, other than interest payable from the Capitalized Interest Account and (ii) on or after \_\_\_\_\_, 20\_\_, one-sixth of the interest due on the Bonds on the next Interest Payment Date, other than interest payable from the Capitalized Interest Account; or (B) the amount required so that the sum held in the Interest Account, when added to the interest payable from the Capitalized Interest Account on the next Interest Payment Date, will equal the interest due on the Bonds on the next Interest Payment Date;

(ii) for deposit into the Principal Account, an amount equal to the lesser of (A)(i) prior to \_\_\_\_\_, 20\_\_, \_\_\_\_\_ of the Principal Installment due on the Bonds on January 1, 20\_\_ and (ii) on or after \_\_\_\_\_, 20\_\_, one-twelfth of the Principal Installments due on the Bonds on the first day of January next ensuing, or (B) the amount required so that the sum then held in the Principal Account will equal the Principal Installments due on the Bonds on the first day of January next ensuing;

(iii) commencing on the first Deposit Date following any draw of moneys under any Qualified Reserve Account Credit Instrument, to the Credit Provider of the Qualified Reserve Account Credit Instrument as reimbursement for such draw, any amount specified by the City in a Certificate filed with the Trustee prior to such first Deposit Date, which Certificate shall specify the monthly deposit amounts to be made pursuant to this clause (iii) in order to fully restore the coverage of the Qualified Reserve Account Credit Instrument within one year of the date of initial draw thereunder;

(iv) for deposit into the Debt Service Reserve Account, the amount, if any, required as of the close of business on such Deposit Date to restore the Debt Service Reserve Account to an amount equal to the Reserve Requirement;

(v) for deposit into the Rebate Account, any amount so specified by the City in a Certificate filed with the Trustee; and

(vi) for deposit into the Administrative Expense Account, the amount estimated by the City in writing to be required as of the close of business on such Deposit Date to pay all Administrative Expenses, with respect to the Bonds during the 60-day period commencing on such Deposit Date.

(c) In addition to the Series 2016AB Deposit Requirement, there shall be deposited into the Series 2016AB Dedicated Sub-Fund any other moneys received by the Trustee under and pursuant to the Indenture or this Ninth Supplemental Indenture, when accompanied by directions from the person depositing such moneys that such moneys are to be paid into the Series 2016AB Dedicated Sub-Fund and to one or more accounts in the Series 2016AB Dedicated Sub-Fund.

(d) Upon calculation by the Trustee of each Series 2016AB Deposit Requirement under this Section, the Trustee shall notify the City of the Series 2016AB Deposit Requirement and the Deposit Date to which it relates together with such supporting documentation and calculations as the City may reasonably request.

(e) If on any Deposit Date, the amount held in the Series 2016AB Dedicated Sub-Fund for deposit to the various Accounts shall be less than the unsatisfied amount of the Series 2016AB Deposit Requirement for such Deposit Date, the City shall withdraw, or cause to be withdrawn, from the PFC Capital Fund and paid to the Trustee for deposit into the Series 2016AB Dedicated Sub-Fund the amount necessary to cure such deficiency.

*Section 4.05. Interest Account.* The Trustee shall withdraw from the Interest Account, prior to each Interest Payment Date, an amount equal to the interest due on the Bonds and not payable from a Capitalized Interest Account, and apply the same to the payment of such interest.

*Section 4.06. Capitalized Interest Account.* The Trustee shall withdraw from the Capitalized Interest Account, prior to each of the following Interest Payment Dates, the amounts set forth in the following table, and apply the same to the payment of the interest on the Bonds due on such Interest Payment Date:

INTEREST PAYMENT DATE	AMOUNT
-----------------------	--------

\$

Any amount remaining in the Capitalized Interest Account on \_\_\_\_\_ 2, 20\_\_, shall be withdrawn from the Capitalized Interest Account and deposited into the Interest Account.

*Section 4.07. Principal Account.* (a) The Trustee shall withdraw from the Principal Account, prior to each January 1 Payment Date, an amount equal to the Principal Installments of the Bonds maturing on that date, and apply the same to the payment of such Principal Installments when due.

(b) The Trustee shall establish and maintain in the Principal Account a separate account for each particular group of Bonds of a Series that mature on a single date and for which Sinking Fund Payments are established pursuant to Section 3.01(b). Moneys paid into the Principal Account as a Sinking Fund Payment in any year shall upon receipt be segregated and set aside in said accounts in proportion to the respective amounts of the Sinking Fund Payment on the next ensuing January 1 Payment Date with respect to the particular Bonds for which each such account is maintained.

(c) The Trustee shall apply moneys in any account established in the Principal Account as provided in subsection (b) of this Section to the purchase or redemption of the Bonds for which such account is maintained in the manner provided in this Section and Article III or to the payment of the principal thereof at maturity. If at any date there shall be moneys in any such account and there shall be Outstanding none of the Bonds for which such account was established, said account shall be closed and the moneys therein shall be withdrawn therefrom and be applied by the Trustee as if paid into the Principal Account on that date.

(d) On or prior to the first day of November of each year, the moneys held for the payment of any particular Sinking Fund Payment, at the written request of an Authorized Officer, may be applied for the purchase of Bonds of the Series and maturity for which such

Sinking Fund Payment was established in an amount not exceeding that necessary to complete the retirement of the unsatisfied balance of Bonds to be redeemed from such Sinking Fund Payment on the first day of January next ensuing. Bonds purchased pursuant to this subsection shall be cancelled by the Trustee and the principal amount thereof shall be credited against the unsatisfied balance of the applicable Sinking Fund Payment next due and payable. The purchase price paid by the Trustee (excluding accrued interest but including any brokerage and other charges) for any Bond shall be debited from the Principal Account and shall not exceed the Redemption Price of such Bond applicable upon its redemption on the next date on which such Bond could be redeemed in accordance with its terms by the application of Sinking Fund Payments. Subject to the limitations hereinbefore set forth or referred to in this subsection, the Trustee shall purchase Bonds at such times, for such prices, in such amounts and in such manner (whether after advertisement for tenders or otherwise) as directed by the City in a certificate of an Authorized Officer filed with the Trustee. Accrued interest on Bonds purchased pursuant to this subsection shall be paid from the Interest Account.

(e) As soon as practicable after the 60th and before the 30th day prior to the date of each Sinking Fund Payment, the Trustee shall call for redemption on said date and by application of said Sinking Fund Payment such principal amount of the Bonds entitled to such Sinking Fund Payment as is required to redeem the unsatisfied balance of such Sinking Fund Payment. The Trustee shall withdraw from the Principal Account, prior to each sinking fund redemption date, an amount equal to the Redemption Price of the Bonds called for redemption on said date, and apply the same to the payment of the Redemption Price of said Bonds when due.

*Section 4.08. Timing of Bond Payment Withdrawals.* All withdrawals from the Interest Account, the Principal Account or the Capitalized Interest Account under Section 4.05, Section 4.06, Section 4.07(a) or Section 4.07(e) shall be made no earlier than three days prior to the Payment Date to which they relate, and the amount so withdrawn shall, for all purposes of this Ninth Supplemental Indenture, be deemed to remain and be a part of the respective Account until the applicable Payment Date.

*Section 4.09. Debt Service Reserve Account.* (a) The City shall maintain the Debt Service Reserve Account in an amount equal to the Reserve Requirement, which requirement may be satisfied with (i) one or more Qualified Reserve Account Credit Instruments, (ii) Qualified Investments, (iii) cash, or (iv) a combination thereof. Any Qualified Reserve Account Credit Instrument shall be issued in the name of the Trustee and shall contain no restrictions on the ability of the Trustee to receive payment thereunder other than a certification of the Trustee that the funds drawn thereunder are to be used for purposes for which moneys in the Debt Service Reserve Account may be used under this Ninth Supplemental Indenture.

(b) If at any time the Debt Service Reserve Account holds both a Qualified Reserve Account Credit Instrument and Qualified Investments, the Qualified Investments shall be liquidated and the proceeds applied for the purposes for which Debt Service Reserve Account moneys may be applied under this Ninth Supplemental Indenture prior to any draw being made on the Qualified Reserve Account Credit Instruments. If the Debt Service Reserve Account holds Qualified Reserve Account Credit Instruments issued by more than one issuer, draws shall be made under such credit instruments on a pro-rata basis to the extent of available funds.

(c) If on the Business Day prior to any Interest Payment Date there shall not be a sufficient amount in the Interest Account and the Capitalized Interest Account available to provide for the payment of the interest on the Bonds due on such Interest Payment Date, the Trustee shall withdraw from the Debt Service Reserve Account and pay into the Interest Account the amount needed to cure such deficiency.

(d) If on the Business Day prior to any January 1 Payment Date there shall not be a sufficient amount in the Principal Account to provide for the payment of the Principal Installments on the Bonds due on such January 1 Payment Date, the Trustee, after making any withdrawal required by subsection (c) of this Section, shall withdraw from the Debt Service Reserve Account and pay into the Principal Account the amount needed to cure such deficiency.

(e) If on any date all withdrawals or payments from the Debt Service Reserve Account required by any other provision of the Indenture or this Ninth Supplemental Indenture shall have been made, the Trustee, at the direction of the City expressed in a Certificate of an Authorized Officer filed with the Trustee, shall withdraw from the Debt Service Reserve Account the amount of any excess therein over the Reserve Requirement and either (a) deposit such moneys into any one or more of the Funds and Accounts maintained under the Indenture or this Ninth Supplemental Indenture or (b) pay such moneys to the City for deposit in the PFC Capital Fund.

(f) At the direction of the City expressed in a Certificate of an Authorized Officer filed with the Trustee, moneys in the Debt Service Reserve Account may be withdrawn from the Debt Service Reserve Account and deposited with the Trustee for the payment of the principal or Redemption Price of or the interest on Bonds in accordance with Section 601 of the Indenture, *provided* that immediately after such withdrawal the amount held in the Debt Service Reserve Account equals or exceeds the Reserve Requirement.

*Section 4.10. Costs of Issuance Accounts.* The Trustee shall apply moneys in (i) the 2016A Costs of Issuance Account for the payment of Costs of Issuance of the 2016A Bonds and (ii) the 2016B Costs of Issuance Account for the payment of Costs of Issuance of the 2016B Bonds, in each case as directed in a Certificate of an Authorized Officer filed with the Trustee. If, after payment of all Costs of Issuance of the Bonds, there shall be any balance remaining in the Costs of Issuance Accounts, such balance, at the direction of an Authorized Officer filed with the Trustee, shall be withdrawn (i) from the 2016A Costs of Issuance Account and deposited in the 2016A Construction Account and (ii) from the 2016B Costs of Issuance Account and deposited into the Interest Account.

*Section 4.11. Administrative Expense Account.* Moneys in the Administrative Expense Account shall be used for the payment of Administrative Expenses as directed by the City in one or more Certificates of an Authorized Officer filed with the Trustee.

*Section 4.12. 2016A Construction Account.* (a) Except as otherwise provided in this Ninth Supplemental Indenture, moneys in the 2016A Construction Account shall be disbursed and applied to pay, or to reimburse the payment of, the cost of 2016A Projects.



(b) All disbursements from the 2016A Construction Account shall be made in accordance with requisitions, delivered to the Trustee and signed by the Authorized Officer in respect to each payment, setting forth the following:

- (i) The name of the person, firm or corporation to whom the payment is due;
- (ii) The respective amount to be paid and the forms of payment thereof;
- (iii) The purpose, by general classification, for which payment is to be made;
- (iv) That the obligations in stated amounts have been incurred by the City, and that each item thereof is a proper charge against the 2016A Construction Account and is due and has not been included in any prior requisition which has been paid;
- (v) That the payment is for costs which, pursuant to the PFC Approvals, are permitted to be paid from 2016A Bond proceeds; and
- (vi) That there has not been filed with or served upon the City any notice of any lien, right to lien, or attachment upon or claim affecting the right to receive payment of any of the moneys payable to any of the persons, firms or corporations named which have not been released or will not be released simultaneously with the payment of such obligations, and in the event that any assignment of right to receive payment has been made and notice thereof has been given to the City and the City has accepted such assignment, the order directing payment shall recite that fact and direct the payment to be made to the assignee thereof as shown by the records of the City.

(c) Upon receipt of any such requisitions, the Trustee shall pay each such obligation from the 2016A Construction Account, and the Trustee shall make disbursements in accordance with the directions of the Authorized Officer.

*Section 4.13. Permitted Transfers.* (a) Moneys in the 2016A Construction Account may be transferred or withdrawn as shall be specified by the City pursuant to paragraph (b) of this Section for any one or more of the following purposes: (i) to make transfers to one or more other construction accounts maintained under the Indenture to pay the Costs of the 2016A Projects, (ii) to make transfers into the Debt Service Reserve Account to make up any deficiency therein, (iii) to make transfers to the Interest Account or the Principal Account, or (iv) to redeem Bonds in accordance with the provisions of this Ninth Supplemental Indenture.

(b) Before any such transfer or withdrawal shall be made, the City shall file with the Trustee:

- (i) its requisition therefor, stating the amount of the transfer or withdrawal and directing the Trustee as to the application of such amount;
- (ii) a Counsel's Opinion stating that in the opinion of the signer, such transfer or withdrawal is permitted under the applicable PFC Approvals and will not constitute a

breach or default on the part of the City of any of the covenants or agreements contained in the Indenture or this Ninth Supplemental Indenture; and

(iii) an opinion of Bond Counsel to the effect that such transfer or withdrawal will not adversely affect any exemption from Federal income taxes of interest on any Bonds.

*Section 4.14. Tax Covenants.* The City covenants to take any action required by the provisions of the Code and within its power to take in order to preserve the exemption from Federal income taxation of interest on the Bonds (other than with respect to an alternative minimum tax imposed on interest on the Bonds), including, but not limited to, the provisions of Section 148 of the Code relating to "arbitrage bonds". The City covenants to comply with the provisions of the Tax Certificate.

*Section 4.15. Rebate Account.* At the written direction of the City, monies in the Rebate Account shall be withdrawn to make arbitrage rebate payments with respect to the Bonds as required by Section 148(f) of the Code. The Trustee shall not be responsible for determining whether or in what amount such payments should be made.

*Section 4.16. Use of the PFC Capital Fund.* The City covenants and agrees that the amounts in the PFC Capital Fund will be used whenever necessary to make punctual payment of the Principal Installments of and the interest on the Bonds and of any arbitrage rebate amount payable pursuant to Section 148(f) of the Code.

*Section 4.17. Completion Certificate.* Promptly after the earlier of (i) completion of the 2016A Projects and payment of all outstanding Costs of the 2016A Projects or (ii) the date that all Bond proceeds in the 2016A Construction Account are spent to pay Costs of the 2016A Projects, the City shall deliver to the Trustee and the FAA a certificate of an Authorized Officer stating that (a) the proceeds of the 2016A Bonds have been used in accordance with the requirements of the Indenture and this Ninth Supplemental Indenture, 49 U.S.C. 40117, 14 CFR Part 158 and the Supplemental Record of Decision of the FAA dated \_\_\_\_\_, 20\_\_, to pay Costs of the 2016A Projects (or the Costs of Projects approved by the FAA) and (b) all remaining proceeds, if any, of the 2016A Bonds have been transferred to an account or accounts held by the Trustee to pay Annual Debt Service on the 2016A Bonds, to redeem 2016A Bonds or, with the consent of the FAA, to pay the Costs of Projects approved by the FAA.

*Section 4.18. Suspected Violations Notice.* Upon notice from the FAA of suspected violations of the PFC Act or the PFC Regulations and of the FAA's direction to air carriers to remit passenger facility charges to the Trustee, the Trustee agrees to (i) accept such payments from the air carriers; (ii) deposit all such payments into the PFC Revenue Fund in accordance with Section 307 of the Indenture and (iii) follow the instructions of the FAA regarding the disbursement of PFC Revenues.

*Section 4.19. Covenants Upon Notice of Termination.* Within 60 days of the date that the FAA issues a final notice to terminate or reduce the authority to impose passenger facility charges at O'Hare in accordance with Section 158.85(d) of the PFC Regulations, the City, in

accordance with the [Supplemental Record of Decision of the FAA dated May 10, 2001,] covenants to (i) provide the FAA with a projection of future passenger facility charge collections at O'Hare and future debt service on PFC Obligations and (ii) to create the escrow account to be held by the Trustee for the payment of such debt service as required by such Supplemental Record of Decision.

*Section 4.20. Moneys to Be Held in Trust.* All moneys required to be deposited with or paid to the Trustee for the account of any Fund or Account referred to in any provision of this Ninth Supplemental Indenture, other than the Rebate Account, shall be held by the Trustee in trust as provided in Section 1003 of the Indenture, and shall, while held by the Trustee, constitute part of the Trust Estate and be subject to the lien or security interest created hereby.

## ARTICLE V

### INVESTMENT OF MONEYS

*Section 5.01. Investment of Moneys.* Moneys held in the funds, accounts and sub-accounts established hereunder shall be invested and reinvested and valued in accordance with the provisions governing investments contained in the Indenture. All such investments shall be held by or under the control of the Trustee and shall be deemed at all times a part of the fund, account or sub-account for which they were made.

*Section 5.02. Investment Income.* The interest earned on any investment of moneys held hereunder, any profit realized from such investment and any loss resulting from such investment shall be credited or charged to the fund, account or sub-account for which such investment was made.

## ARTICLE VI

### DISCHARGE OF LIEN

*Section 6.01. Defeasance.* If the City shall pay to the Registered Owners of the Bonds, or provide for the payment of, the principal, and interest and Redemption Price, if any, to become due thereon, at the times and in the manner stipulated in Section 601 of the Indenture, then this Ninth Supplemental Indenture shall be fully discharged and satisfied. Upon the satisfaction and discharge of this Ninth Supplemental Indenture, the Trustee shall, upon the request of the City, execute and deliver to the City all such instruments as may be desirable to evidence such discharge and satisfaction and the Trustee shall pay over or deliver to the City all Funds, Accounts and other moneys or securities held by them pursuant to this Ninth Supplemental Indenture which are not required for the payment or redemption of the Bonds not theretofore surrendered or presented for such payment or redemption.

**ARTICLE VII****CONCERNING THE TRUSTEE**

*Section 7.01. Acceptance of Trusts.* The Trustee hereby accepts the trusts imposed upon it by this Ninth Supplemental Indenture, and agrees to perform said trusts, but only upon and subject to the express terms and conditions set forth in this Ninth Supplemental Indenture and in the Indenture. Except as otherwise expressly set forth in this Ninth Supplemental Indenture, the Trustee assumes no duties, responsibilities or liabilities by reason of its execution of this Ninth Supplemental Indenture other than as set forth in the Indenture and this Ninth Supplemental Indenture, and this Ninth Supplemental Indenture is executed and accepted by the Trustee subject to all the terms and conditions of its acceptance of the trust under the Indenture, as fully as if said terms and conditions were herein set forth at length.

*Section 7.02. Dealing in Bonds.* The Trustee, in its individual capacity, either as principal or agent, may also engage in or be interested in any financial or other transaction with the City, and may act as depository, trustee, or agent for any committee or body of the owners of Bonds secured hereby or other obligations of the City as freely as if it did not act in any capacity hereunder.

**ARTICLE VIII****SUPPLEMENTAL INDENTURES**

*Section 8.01. Supplements or Amendments to Ninth Supplemental Indenture.* This Ninth Supplemental Indenture may be supplemented or amended in the manner set forth in Articles VII and VIII, respectively, of the Indenture.

*Section 8.02. Consent of Credit Provider Required.* A supplemental indenture under this Article shall not become effective unless each Credit Provider for the Bonds (if any) shall have consented to the execution and delivery of such supplemental indenture, *provided* that no such consent shall be required of a Credit Provider if such Credit Provider shall have failed to perform its obligations under its Credit Facility with respect to the Bonds.

**ARTICLE IX****CREDIT FACILITIES**

*Section 9.01. Payments Under Each Municipal Bond Insurance Policy.* As long as the Municipal Bond Insurance Policy with respect to a Series shall be in full force and effect with respect to the Bonds of such Series, the City and the Trustee agree to comply with the provisions of Sections 9.02 through 9.05 of this Ninth Supplemental Indenture.

*Section 9.02. Information to be Supplied to the Insurer.* [From Insurer].

*Section 9.03. Consent of the Insurer.* [From Insurer].

*Section 9.04. Rights of Insurer Upon Default or Insolvency.* [From Insurer].

*Section 9.05. Bond Insurer Performance.* The existence of all rights given to the Insurer under the Indenture and this Ninth Supplemental Indenture with respect to the giving of consents or approvals, the receipt of notices and the direction of proceedings or otherwise are expressly conditioned upon the timely and full performance of the obligations of the Insurer under each Municipal Bond Insurance Policy and the Surety Bond.

*Section 9.06. Payment Procedure Pursuant to the Surety Bond.* As long as the Surety Bond shall be in full force and effect, the City and the Trustee agree to comply with the following provisions: [From Provider].

## ARTICLE X

### INDENTURE AMENDMENT

*Section 10.01. Written Consent to Indenture Amendment.* The Sixth Supplemental Indenture from the City to the Trustee dated May 1, 2010, authorizes the amendment of the Indenture (the "2010 Amendment"). The 2010 Amendment deletes in full Section 503 of the Indenture which contains restrictions on the sale or transfer of O'Hare. In consideration for the security interests granted by the City for the benefit of the Owners of the Bonds, the Owners from time to time of the Bonds hereby consent to the Sixth Supplemental Indenture and to the 2010 Amendment of the Indenture. Such consents shall be fully effective for all purposes of Article VIII of the Indenture. The consent of any Owner made pursuant to this Section may be revoked in writing as provided by subsection (b) of Section 803 of the Indenture.

## ARTICLE XI

### MISCELLANEOUS

*Section 11.01. Ninth Supplemental Indenture as Part of Indenture.* This Ninth Supplemental Indenture shall be construed in connection with and as a part of the Indenture and all terms, conditions and covenants contained in the Indenture, except as herein modified and except as restricted in the Indenture to PFC Obligations of another Series, shall apply and be deemed to be for the equal benefit, security and protection of the Bonds.

*Section 11.02. Severability.* If any provision of this Ninth Supplemental Indenture shall be held or deemed to be or shall, in fact, be illegal, inoperative or unenforceable, the same shall not affect any other provision or provisions herein contained or render the same invalid, inoperative or unenforceable to any extent whatever.

*Section 11.03. Payments Due on Saturdays, Sundays and Holidays.* If any payment of interest or principal or premium on the Bonds is due on a date that is not a Business Day,

payment shall be made on the next succeeding Business Day with the same force and effect as if made on the date which is fixed for such payment, and no interest shall accrue on such amount for the period after such due date.

*Section 11.04. Counterparts.* This Ninth Supplemental Indenture may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

*Section 11.05. Rules of Interpretation.* Unless expressly indicated otherwise, references to Sections or Articles are to be construed as references to Sections or Articles of this instrument as originally executed. Use of the words "herein," "hereby," "hereunder," "hereof," "hereinbefore," "hereinafter" and other equivalent words refer to this Ninth Supplemental Indenture and not solely to the particular portion in which any such word is used.

*Section 11.06. Captions.* The captions and headings in this Ninth Supplemental Indenture are for convenience only and in no way define, limit or describe the scope or intent of any provisions or Sections of this Ninth Supplemental Indenture.

*Section 11.07. Applicable Law.* This Ninth Supplemental Indenture shall be governed exclusively by and construed in accordance with the laws of the State of Illinois applicable to contracts made and to be performed in the State of Illinois.

IN WITNESS WHEREOF, the City has caused these presents to be executed in its name and with its official seal hereunto affixed and attested by its duly authorized officials; and to evidence its acceptance of the trusts hereby created, and the Trustee has caused these presents to be executed in its corporate name and with its corporate seal hereunto affixed and attested by its duly authorized officers, as of the date first above written.

CITY OF CHICAGO

By: \_\_\_\_\_  
Chief Financial Officer

[SEAL]

Attest:

By: \_\_\_\_\_  
City Clerk

THE BANK OF NEW YORK MELLON TRUST  
COMPANY, N.A., as Trustee

By: \_\_\_\_\_  
Authorized Signatory

[SEAL]

Attest:

By: \_\_\_\_\_  
Authorized Signatory

LOAN AND REDEVELOPMENT AGREEMENTS WITH AND ISSUANCE OF TAX-EXEMPT MULTI-FAMILY HOUSING REVENUE BONDS AND NOTES, SERIES 2016 FOR PGS BRONZEVILLE III LIMITED PARTNERSHIP FOR ACQUISITION AND RENOVATION OF RESIDENTIAL APARTMENT BUILDING AT 401 E. BOWEN AVE.

[O2016-6078]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and execute a loan agreement, a redevelopment agreement and issue City of Chicago Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project) Series 2016 and Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project) Series 2016, amount of bonds: \$10,596,000, amount of notes: \$5,700,000, amount of loan: \$2,492,624, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Alderman Burke abstains from voting on this matter pursuant to the provisions of Rule 14.

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

*Nays* -- None.

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



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

The following is said ordinance as passed:

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

WHEREAS, As a home rule unit and pursuant to the Constitution, the City is authorized and empowered to issue multi-family housing revenue obligations for the purpose of financing the cost of the acquisition, construction, rehabilitation, development, and equipping of an affordable multi-family housing facility for low- and moderate-income families located in the City ("Multi-Family Housing Financing"); and

WHEREAS, Peoples Co-Op for Affordable Elderly Housing ("PCAEH") is an Illinois not-for-profit corporation whose mission is to develop, own and manage affordable rental housing for low- and moderate-income individuals (especially senior citizens) and families; and

WHEREAS, PCAEH is the manager and one of the two members of Grand Boulevard Housing IV LLC, an Illinois limited liability company ("General Partner"), which is the general partner of PGS Bronzeville III Limited Partnership, an Illinois limited partnership ("New Owner"); and

WHEREAS, Paul G. Stewart Apartments Associates, Phase III, an Illinois limited partnership (the "Existing Owner") owns that certain 20-story, residential apartment building containing approximately 180 residential dwelling units, along with (1) common area, (2) service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and (3) approximately 70 surface parking spaces (nine of which are handicapped accessible) located at 401 East Bowen Avenue, Chicago, Illinois, which is commonly known as Paul G. Stewart Apartments Phase III Tower, as further described on Exhibit A hereto (the "Project"), located at the property (legally described in Exhibit H attached hereto and subject to final title commitment and survey, the "Property"), and to pay a portion of the costs of issuance and other costs incurred in connection therewith; and

WHEREAS, Bronzeville Housing and Community Development Corporation ("BHCDC") is an Illinois not-for-profit corporation and the other member of General Partner; and

WHEREAS, PCAEH and New Owner have proposed a project to acquire the Property, examine and make extensive repairs to the Property's exterior masonry walls, install a new fire safety system, plumbing system, boiler and heating system, electrical service, exterior ramp, interior ramp, laundry room and elevators, and otherwise rehabilitate and improve the dwelling units and the Property so that it can continue to serve as a source of

quality, affordable rental housing for low- and moderate-income senior individuals and families of the City of Chicago, as further described on Exhibit A hereto, and, to the extent permitted, to finance costs of New Owner's acquisition of the Property from Existing Owner; and

WHEREAS, In connection with the Project, New Owner intends to admit a new investor or investors as limited partners of New Owner (as so reconstituted, the "Borrower"); and

WHEREAS, By this ordinance, the City Council of the City (the "City Council") has determined that it is necessary and in the best interests of the City to provide financing to the Borrower, to pay a portion of the costs of acquiring, rehabilitating and equipping the Project, by issuing (a) a series of tax-exempt revenue bonds and using the proceeds of the sale thereof to purchase fully modified mortgage-backed securities, the payment of principal of and interest on which corresponds to payments on a mortgage loan to be made to the Borrower insured by the Federal Housing Administration ("FHA") and backing those securities, which securities are guaranteed as to timely payment by the Government National Mortgage Association ("GNMA") and (b) a series of tax-exempt revenue notes and using the proceeds of the sale thereof to make an additional loan to the Borrower to finance a portion of the costs of the Project; and

WHEREAS, By this ordinance, the City Council has determined that it is necessary and in the best interests of the City to borrow money for the purposes set forth above and in evidence of its limited, special obligation to repay that borrowing, to issue its (a) Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA) (the "Bonds") and (b) Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (the "Notes"); and

WHEREAS, In connection with the issuance of the Bonds, the City Council has determined by this ordinance that it is necessary and in the best interests of the City to enter into (i) a Bond Indenture (the "Bond Indenture") between the City and a trustee (the "Bond Trustee") to be selected by the City Comptroller of the City (the "City Comptroller"), providing for the security for and terms and conditions of the Bonds to be issued, (ii) a Financing Agreement (the "Financing Agreement") among the City, the Borrower and the Bond Trustee providing for the use of the proceeds of the Bonds to purchase fully modified mortgage-backed securities guaranteed by GNMA from P/R Mortgage and Investment Corporation, an Indiana corporation, or another entity acceptable to the City (the "Lender"), and the corresponding making of a mortgage loan by the Lender to the Borrower (secured by a first mortgage on the property (the "First Mortgage")) insured by the FHA and backing those securities, all for the purposes described above, (iii) a Bond Purchase Agreement among the City, the Borrower and one or more underwriters for the Bonds, or, alternatively, another sale agreement among the City, the Borrower and one or more purchasers of the Bonds (in each case, a "Bond Purchase Agreement") providing for the sale of the Bonds and the preparation and circulation, if necessary, of a preliminary limited offering memorandum for the Bonds or, alternatively, another type of disclosure document prepared in connection with the offer and sale of the Bonds (in either case, a "Bond Preliminary Limited Offering Memorandum") and a limited offering memorandum or

alternative disclosure document prepared in connection with the offer and sale of the Bonds (the "Bond Limited Offering Memorandum"), and (iv) a Tax Regulatory Agreement (the "Bond Tax Regulatory Agreement") among the City, the Bond Trustee and the Borrower; and

WHEREAS, In connection with the issuance of the Notes, the City Council has determined by this ordinance that it is necessary and in the best interests of the City to enter into (i) a Note Indenture (the "Note Indenture") between the City and a trustee (the "Note Trustee") to be selected by the City Comptroller, providing for the security for and terms and conditions of the Notes to be issued, (ii) a Loan Agreement (the "Loan Agreement") among the City, the Borrower and the Note Trustee providing for the use of the proceeds of the Notes to make a loan to the Borrower, the proceeds of which will finance a portion of the costs of the Project, (iii) a Note Purchase Agreement among the City, the Borrower and one or more underwriters for the Notes, or, alternatively, another sale agreement among the City, the Borrower and one or more purchasers of the Notes (in each case, a "Note Purchase Agreement") providing for the sale of the Notes and the preparation and circulation, if necessary, or a preliminary limited offering memorandum for the Notes or, alternatively, another type of disclosure document prepared in connection with the offer and sale of the Notes (in either case, a "Note Preliminary Limited Offering Memorandum") and a limited offering memorandum or alternative disclosure document prepared in connection with the offer and sale of the Notes (the "Note Limited Offering Memorandum"), and (iv) a Tax Regulatory Agreement (the "Note Tax Regulatory Agreement") among the City, the Note Trustee and the Borrower; and

WHEREAS, The principal of, prepayment premium, if any, and interest payable on the Bonds will be secured by, among other things, GNMA mortgage-backed securities issued with respect to a HUD-insured first mortgage on the Property and certain other related collateral, by certain capital contributions to be made to the Borrower by its investor limited partner(s) in connection with the allocation to the Borrower of federal low-income housing tax credits and by pledges and/or assignments of certain funds, personal property, and contractual rights of the Borrower and its affiliates (including, but not limited to, the Affordable Housing Loan as defined below), a portion of which funds may be deposited and held under an escrow agreement pending the use of such funds for the prepayment of the Bonds; and

WHEREAS, The principal and interest on the Notes will be secured by, among other things, cash collateral provided by the Borrower, a portion of which may be obtained from the proceeds of a bridge loan made to the Borrower by Merchants Bank of Indiana (or another lender acceptable to the Authorized DPD Officer) in an amount not to exceed Five Million Dollars (\$5,000,000) at a floating interest rate not to exceed five percent over 30-day LIBOR, and a term not to exceed five years, which bridge loan will be repaid from, and secured by, a collateral assignment by the Borrower of its right to receive the proceeds of a loan to be made to the Borrower by BHCD of certain TIF Funds (as defined below) expected to be received by the Borrower from the City; and

WHEREAS, In connection with the issuance of the Bonds and the Notes (collectively, the "Obligations") and the financing of the Project with the proceeds thereof, the City Council has determined by this ordinance that it is necessary and in the best interests of the City to enter into a Land Use Restriction Agreement between the City and the Borrower (the "Land Use Restriction Agreement"); and

WHEREAS, The Obligations and the obligation to pay interest thereon do not now and shall never constitute an indebtedness of or an obligation of the City, the State of Illinois or any political subdivision thereof, within the purview of any Constitutional limitation or statutory provision, or a charge against the general credit or taxing powers of any of them. No owner of the Obligations shall have to right to compel the taxing power of the City, the State of Illinois or any political subdivision thereof to pay any principal installment of, prepayment premium, if any, or interest on the Obligations; and

WHEREAS, There has been presented to this meeting of the City Council forms of the following documents in connection with the Bonds:

(a) the form of Bond Indenture, which includes a form of the Bonds to be issued by the City (attached as Exhibit B hereto);

(b) the form of Financing Agreement (attached as Exhibit C hereto); and

WHEREAS, There has been presented to this meeting of the City Council forms of the following documents in connection with the Notes:

(a) the form of Note Indenture, which includes a form of the Notes to be issued by the City (attached as Exhibit D hereto);

(b) the form of Loan Agreement (attached as Exhibit E hereto); and

WHEREAS, There has been presented to this meeting of the City Council a form of the Land Use Restriction Agreement (attached as Exhibit F hereto) in connection with the issuance of the Obligations; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on March 27, 2002, a certain redevelopment plan and project (the "47<sup>th</sup> and King Drive Redevelopment Plan") for the 47<sup>th</sup> and Martin Luther King Drive Redevelopment Project Area (the "47<sup>th</sup> and King Drive Redevelopment Area" or "Redevelopment Area") was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74-4.1, et seq.) (the "Act"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on March 27, 2002, the 47<sup>th</sup> and King Drive Redevelopment Area was designated as a "redevelopment project area" pursuant to the Act; and

WHEREAS, Pursuant to an ordinance (the "TIF Adoption Ordinance") adopted by the City Council on March 27, 2002, tax increment allocation financing was adopted pursuant to the Act as a means of financing certain 47<sup>th</sup> and King Drive Redevelopment Area redevelopment project costs (the "Redevelopment Project Costs"), as such term is defined in Section 5/11-7.4.4-3(q) of the Act, incurred pursuant to the 47<sup>th</sup> and King Drive Redevelopment Plan; and

WHEREAS, Pursuant to Section 5/11-7.4.4-8(b) of the Act and the TIF Adoption Ordinance, incremental taxes ("Incremental Taxes") are allocated to, and when collected are paid to, the Treasurer of the City of Chicago (the "Treasurer") for deposit by the Treasurer into the "47<sup>th</sup> and Martin Luther King Drive Redevelopment Project Area Special Tax Allocation Fund" (the "Fund") established pursuant to the TIF Ordinance to pay Redevelopment Project Costs and obligations incurred in the payment thereof; and

WHEREAS, New Owner shall acquire the Property that is located in the Redevelopment Area and undertake the Project in accordance with the 47<sup>th</sup> and King Drive Redevelopment Plan; and

WHEREAS, The Borrower and the General Partner (collectively, the Borrower and the General Partner may be referred to as the "Developer") have proposed to undertake the development in accordance with the 47<sup>th</sup> and King Drive Redevelopment Plan and, pursuant to the terms and the conditions of a proposed Redevelopment Agreement (as defined in Section 13 below) to be executed by the Developer, the General Partner, BHCDC and the City, a portion of the costs of the Development will be financed with a portion of the Incremental Taxes in the Fund (the "TIF Funds"); and

WHEREAS, The undertaking of the Project by the New Owner will be financed in part by incremental taxes deposited in the 47<sup>th</sup> and Martin Luther King Redevelopment Project Area Special Tax Allocation Fund (as defined in the TIF Adoption Ordinance) pursuant to Section 5/11 -74.4-8(b) of the Act; and

WHEREAS, Pursuant to Resolution 16-CDC-20 adopted by the Community Development Commission of the City (the "Commission") on July 12, 2016, the Commission has recommended that the Developer be designated as the developer for the Project and that the Department of Planning and Development ("DPD") be authorized to negotiate, execute and deliver on behalf of the City a redevelopment agreement with the Developer for the Project; and

WHEREAS, DPD has preliminarily reviewed and approved the making of a loan to the Borrower in an amount not to exceed \$2,492,624 (the "Affordable Housing Loan"), to be funded from Multi-Family Program Funds pursuant to the terms and conditions set forth in Exhibit A hereto and made a part hereof; now, therefore,

*Be It Ordained by the City Council of the City of Chicago, as follows:*

SECTION 1. Incorporation Of Recitals. The recitals contained in the preambles to this ordinance are hereby incorporated into this ordinance by this reference. All capitalized

terms used in this ordinance, unless otherwise defined herein, shall have the meanings ascribed thereto in the Bond Indenture or the Note Indenture, as applicable.

SECTION 2. Findings And Determinations. The City Council hereby finds and determines that the delegations of authority that are contained in this ordinance, including the authority to make the specific determinations described herein, are necessary and desirable because the City Council cannot itself as advantageously, expeditiously or conveniently, exercise such authority and make such specific determinations. Thus, authority is granted to the City Comptroller or, if so designated and determined by the City Comptroller, the Chief Financial Officer (as defined herein) (the City Comptroller or, if so designated and determined by the City Comptroller, the Chief Financial Officer, being referred to herein as the "Authorized Officer") to determine to sell each of the Bonds and the Notes on such terms as and to the extent such officer determines that such sale or sales is desirable and in the best financial interest of the City. Any such designation and determination by the City Comptroller or the Chief Financial Officer shall be signed in writing by the City Comptroller and filed with the City Clerk and shall remain in full force and effect for all purposes of this ordinance unless and until revoked, such revocation to be signed in writing by the City Comptroller and filed with the City Clerk. As used herein, the term "Chief Financial Officer" shall mean the Chief Financial Officer of the City appointed by the Mayor or, if there is no such officer then holding such office, the City Comptroller.

SECTION 3. Authorization Of Obligations. (a) Bonds. The issuance of the Bonds in an aggregate principal amount of not to exceed Ten Million Five Hundred Ninety-six Thousand Dollars (\$10,596,000) is hereby authorized.

The Bonds shall contain a provision that they are issued under authority of this ordinance. The Bonds shall not mature later than 45 years after the date of issuance thereof. The Bonds shall bear interest at a rate or rates not to exceed six percent, payable on the interest payment dates as set forth in the Bond Indenture. The Bonds shall be dated, shall be subject to redemption or tender prior to maturity, shall be payable in such places and in such manner and shall have such other details and provisions as prescribed by the Bond Indenture and the form of the Bonds therein.

The provisions for execution, signatures, authentication, payment and prepayment, with respect to the Bonds shall be as set forth in the Bond Indenture and the form of the Bonds therein.

The Authorized Officer is hereby authorized to execute and deliver the Bond Indenture on behalf of the City, such Bond Indenture to be in substantially the form attached hereto as Exhibit B and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the City Council's approval of any changes or revisions from the form of the Bond Indenture attached to this ordinance.

The Authorized Officer is hereby authorized to execute and deliver the Financing Agreement on behalf of the City, such Financing Agreement to be in substantially the form attached hereto as Exhibit C and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the City Council's approval of any changes or revisions from the form of the Financing Agreement attached to this ordinance.

The Authorized Officer is hereby authorized to execute and deliver a Bond Tax Regulatory Agreement on behalf of the City, in substantially the form of tax regulatory agreements used in previous issuances of tax-exempt bonds pursuant to programs similar to the Bonds, with appropriate revisions to reflect the terms and provisions of the Bonds and the applicable provisions of the Internal Revenue Code of 1986, as amended (the "Code"), and the regulations promulgated thereunder, and with such other revisions in text as the Authorized Officer executing the same shall determine are necessary or desirable in connection with the exclusion from gross income for federal income tax purposes of interest on the Bonds. The execution of the Bond Tax Regulatory Agreement by the Authorized Officer shall be deemed conclusive evidence of the approval of the City Council of the terms provided in the Bond Tax Regulatory Agreement.

(b) Notes. The issuance of the Notes in the aggregate principal amount of not to exceed [Five Million Seven Hundred Thousand Dollars (\$5,700,000)] is hereby authorized.

The Notes shall contain a provision that they are issued under authority of this ordinance. The Notes shall not mature later than five years after the date of issuance thereof. The Notes shall bear interest at a rate or rates not to exceed six percent (6%), payable on the interest payment dates as set forth in the Note Indenture. The Notes shall be dated, shall be subject to redemption or tender prior to maturity, shall be payable in such places and in such manner and shall have such other details and provisions as prescribed by the Note Indenture and the form of the Notes therein.

The provisions for execution, signatures, authentication, payment and prepayment, with respect to the Notes shall be as set forth in the Note Indenture and the form of the Notes therein.

The Authorized Officer is hereby authorized to execute and deliver the Note Indenture on behalf of the City, such Note Indenture to be in substantially the form attached hereto as Exhibit D and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the City Council's approval of any changes or revisions from the form of the Note Indenture attached to this ordinance.

The Authorized Officer is hereby authorized to execute and deliver the Loan Agreement on behalf of the City, such Loan Agreement to be in substantially the form attached hereto as Exhibit E and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution

to constitute conclusive evidence of such Authorized Officer's approval and the City Council's approval of any changes or revisions from the form of the Loan Agreement attached to this ordinance.

The Authorized Officer is hereby authorized to execute and deliver a Note Tax Regulatory Agreement on behalf of the City, in substantially the form of tax regulatory agreements used in previous issuances of tax-exempt notes pursuant to programs similar to the Notes, with appropriate revisions to reflect the terms and provisions of the Notes and the applicable provisions of the Code, and the regulations promulgated thereunder, and with such other revisions in text as the Authorized Officer executing the same shall determine are necessary or desirable in connection with the exclusion from gross income for federal income tax purposes of interest on the Notes. The execution of the Note Tax Regulatory Agreement by the Authorized Officer shall be deemed conclusive evidence of the approval of the City Council of the terms provided in the Note Tax Regulatory Agreement.

The Authorized Officer is hereby authorized to execute and deliver the Land Use Restriction Agreement on behalf of the City in connection with the issuance of the Obligations, such Land Use Restriction Agreement to be in substantially the form attached hereto as Exhibit F and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the City Council's approval of any changes or revisions from the form of the Land Use Restriction Agreement attached to this ordinance.

The City Clerk or Deputy City Clerk is hereby authorized to attest the signature of the Authorized Officer to any document referenced herein and to affix the seal of the City to any such document.

**SECTION 4. Security For The Obligations.** (a) Bonds. The Bonds shall be limited obligations of the City, payable solely from (i) all right, title and interest of the City in the GNMA mortgage-backed securities purchased pursuant to the Financing Agreement, (ii) all right, title and interest of the City (other than certain reserved rights of the City, as described in the Financing Agreement) in the Financing Agreement and (iii) the proceeds of the Bonds and income from the temporary investment thereof, as provided in the Bond Indenture. In order to secure the payment of the principal of, premium, if any, and interest on the Bonds, such rights, proceeds and investment income are hereby pledged to the extent and for the purposes provided in the Bond Indenture and are hereby appropriated for the purposes set forth in the Bond Indenture. The Bond Indenture shall set forth such covenants with respect to the application of such rights, proceeds and investment income as shall be deemed necessary by the Authorized Officer in connection with the sale of the Bonds.

(b) Notes. The Notes shall be limited obligations of the City, payable solely from (i) all right, title and interest of the City in and to all revenues, derived or to be derived by the City under the terms of the Note Indenture and the Loan Agreement (other than certain reserved rights of the City); (ii) the proceeds of the Notes and income from the temporary



investment thereof, as provided in the Note Indenture; (iii) all monies which are provided to the Project pursuant to the Redevelopment Agreement at any time or from time to time on deposit in the Collateral Fund established by the Note Indenture and the Loan Agreement; and (iv) all funds, monies and securities and any and all other rights and interests in property whether tangible or intangible from time to time hereafter by delivery or by writing of any kind, conveyed, mortgaged, pledged, assigned or transferred as and for additional security hereunder for the Notes by the City or by anyone on its behalf. In order to secure the payment of the principal of, premium, if any, and interest on the Notes, such rights, proceeds and investment income are hereby pledged to the extent and for the purposes as provided in the Note Indenture and are hereby appropriated for the purposes set forth in the Note Indenture. The Note Indenture shall set forth such covenants with respect to the application of such rights, proceeds and investment income as shall be deemed necessary by the Authorized Officer in connection with the sale of the Notes.

SECTION 5. Sale And Delivery Of Obligations. (a) Bonds. The Bonds shall be sold and delivered to, or upon the direction of, one or more underwriters (the "Underwriters") to be selected by the Authorized Officer, subject to the terms and conditions of the Bond Purchase Agreement, or, alternatively, are hereby authorized to be sold and delivered directly to one or more investors to be selected by the Authorized Officer subject to the terms and conditions of the Bond Purchase Agreement. The Authorized Officer is authorized to execute and deliver on behalf of the City, with the concurrence of the chairman of the Committee on Finance of the City Council, the Bond Purchase Agreement in substantially the form of bond purchase agreements used in previous sales of bonds pursuant to programs similar to the Bonds, with appropriate revisions to reflect the terms and provisions of the Bonds and the fact that the Bonds may be sold to certain institutional investors, and with such other revisions in text as the Authorized Officer shall determine are necessary or desirable in connection with the sale of the Bonds. The execution of the Bond Purchase Agreement by the Authorized Officer shall be deemed conclusive evidence of the approval of the City Council of the terms provided in the Bond Purchase Agreement. The distribution of the Bond Preliminary Limited Offering Memorandum and the Bond Limited Offering Memorandum to prospective purchasers of the Bonds and the use thereof by the Underwriters in connection with the offering and sale of the Bonds are hereby authorized, provided that the City shall not be responsible for the content of the Bond Preliminary Limited Offering Memorandum or the Bond Limited Offering Memorandum except as specifically provided in the Bond Purchase Agreement executed by the Authorized Officer, and provided further that, if the Bonds are sold directly to institutional investors, the City may forgo the use of a Bond Preliminary Limited Offering Memorandum or Bond Limited Offering Memorandum, but only if such institutional investors execute and deliver to the City "sophisticated investor" letters satisfactory to the Authorized Officer. The compensation paid to the Underwriters in connection with the sale of the Bonds shall not exceed one and three-fifths percent (1.6%) of the aggregate principal amount of the Bonds. In connection with the offer and delivery of the Bonds, the Authorized Officer, and such other officers of the City as may be necessary, are authorized to execute and deliver such instruments and documents as may be necessary to implement the transaction and to effect the issuance and delivery of the Bonds. Any limitation on the amount of Bonds issued pursuant to this ordinance as set forth herein shall be exclusive of any original issue discount or premium.

(b) Notes. The Notes shall be sold and delivered to, or upon the direction of the Underwriters, subject to the terms and conditions of the Note Purchase Agreement, or, alternatively, are hereby authorized to be sold and delivered directly to one or more investors to be selected by the Authorized Officer subject to the terms and conditions of the Note Purchase Agreement. The Authorized Officer is authorized to execute and deliver on behalf of the City, with the concurrence of the chairman of the Committee on Finance of the City Council, the Note Purchase Agreement in substantially the form of note purchase agreements used in previous sales of Bonds or notes pursuant to programs similar to the Notes, with appropriate revisions to reflect the terms and provisions of the Notes and the fact that the Notes may be sold to certain institutional investors, and with such other revisions in text as the Authorized Officer shall determine are necessary or desirable in connection with the sale of the Notes. The execution of the Note Purchase Agreement by the Authorized Officer shall be deemed conclusive evidence of the approval of the City Council of the terms provided in the Note Purchase Agreement. The distribution of the Note Preliminary Limited Offering Memorandum and the Note Limited Offering Memorandum to prospective purchasers of the Notes and the use thereof by the Underwriters in connection with the offering and sale of the Notes are hereby authorized, provided that the City shall not be responsible for the content of the Note Preliminary Limited Offering Memorandum or the Note Limited Offering Memorandum except as specifically provided in the Note Purchase Agreement executed by the Authorized Officer, and provided further that, if the Notes are sold directly to institutional investors, the City may forgo the use of a Note Preliminary Limited Offering Memorandum or Note Limited Offering Memorandum, but only if such institutional investors execute and deliver to the City "sophisticated investor" letters satisfactory to the Authorized Officer. The compensation paid to the Underwriters in connection with the sale of the Notes shall not exceed one percent (1%) of the aggregate principal amount of the Notes. In connection with the offer and delivery of the Notes, the Authorized Officer, and such other officers of the City as may be necessary, are authorized to execute and deliver such instruments and documents as may be necessary to implement the transaction and to effect the issuance and delivery of the Notes. Any limitation on the amount of Notes issued pursuant to this ordinance as set forth herein shall be exclusive of any original issue discount or premium.

SECTION 6. Notification Of Sale. (a) Bonds. Subsequent to the sale of the Bonds, the Authorized Officer shall file in the Office of the City Clerk a Notification of Sale for the Bonds directed to the City Council setting forth (i) the aggregate original principal amount of, maturity schedule, redemption provisions for and nature of the Bonds sold, (ii) the extent of any tender rights to be granted to the holder of the Bonds, including, without limitation, the right of the holder to tender the Bonds in exchange for one or more mortgage-backed securities held by the Bond Trustee under the Bond Indenture, (iii) the identity of the Bond Trustee, (iv) the interest rates on the Bonds, (v) the identity of any underwriters or institutional investors who purchase the Bonds directly from the City or through the Underwriters, and (vi) the compensation paid to the Underwriters in connection with such sale. There shall be attached to such notification the final form of the Bond Indenture.

(b) Notes. Subsequent to the sale of the Notes, the Authorized Officer shall file in the Office of the City Clerk a Notification of Sale for the Notes directed to the City Council setting forth (i) the aggregate original principal amount of, maturity schedule, redemption provisions for and nature of the Notes sold, (ii) the identity of the Note Trustee, (iii) the interest rates on the Notes, (iv) the identity of any underwriters or institutional investors who purchase the Notes directly from the City or through the Underwriters, and (v) the compensation paid to the Underwriters in connection with such sale. There shall be attached to such notification the final form of the Note Indenture.

SECTION 7. Use Of Proceeds. The proceeds from the sale of the Bonds shall be deposited as provided in the Bond Indenture and used for the purposes set forth in the seventh paragraph of the recitals of this ordinance. The proceeds from the sale of the Notes shall be deposited as provided in the Note Indenture and used for the purposes set forth in the seventh paragraph of the recitals of this ordinance.

SECTION 8. Declaration Of Official Intent. A portion of the cost of the rehabilitation of the Development which the City intends to finance with the proceeds of the Obligations has been paid from available monies of the Borrower prior to the date of this ordinance. It is the intention of the City to utilize a portion of the proceeds of the Obligations to reimburse such expenditures which have been or will be made for those costs, to the extent allowed by the Code and related regulations. It is necessary and in the best interests of the City to declare its official intent under Section 1.150-2 of the Treasury Regulations promulgated under the Code so to utilize the proceeds of the Obligations.

SECTION 9. Additional Authorization. The Mayor, the Authorized Officer, the City Treasurer and, upon the approval and availability of the additional financing as shown in Exhibit A hereto (the "Additional Financing"), the Authorized DPD Officer are each hereby authorized to execute and deliver and the City Clerk and the Deputy City Clerk are each hereby authorized to enter into, execute and deliver such other documents and agreements and perform such other acts as may be necessary or desirable in connection with the Obligations, including, but not limited to, the exercise following the delivery date of the Obligations of any power or authority delegated to such official under this ordinance with respect to the Obligations upon original issuance, but subject to any limitations on or restrictions of such power or authority as herein set forth.

SECTION 10. Proxies. The Mayor and the Authorized Officer may each designate another to act as their respective proxy and to affix their respective signatures to each Obligation, whether in temporary or definitive form, and to any other instrument, certificate or document required to be signed by the Mayor or the Authorized Officer pursuant to this ordinance or either the Bond Indenture or the Note Indenture. In each case, each shall send to the City Council written notice of the person so designated by each, such notice stating the name of the person so selected and identifying the instruments, certificates and documents which such person shall be authorized to sign as proxy for the Mayor and the Authorized Officer, respectively. A written signature of the Mayor or the Authorized Officer, respectively, executed by the person so designated underneath shall be attached to each notice. Each notice, with signatures attached, shall be recorded in the *Journal of the Proceedings of the City Council of the City of Chicago* and filed with the City Clerk.

When the signature of the Mayor is placed on an instrument, certificate or document at the direction of the Mayor in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Mayor in person. When the signature of the Authorized Officer is so affixed to an instrument, certificate or document at the direction of the Authorized Officer in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Authorized Officer in person.

SECTION 11. Volume Cap. The Obligations are obligations taken into account under Section 146 of the Code in the allocation of the City's volume cap.

SECTION 12. Developer Designation. The Developer is hereby designated as the developer for the Development pursuant to Section 5/11-74.4-4 of the Act.

SECTION 13. Redevelopment Agreement. Upon the approval and availability of the Additional Financing, the Commissioner of DPD, or a designee thereof (the "Authorized DPD Officer") is hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver a redevelopment agreement between the Developer, the General Partner, BHDC and the City substantially in the form attached hereto as Exhibit G and made a part hereof (the "Redevelopment Agreement") and hereby approved with such changes therein as shall be approved by the Authorized DPD Officer executing the same, with such execution to constitute conclusive evidence of such officer's approval of any changes or revisions from the form of Redevelopment Agreement attached to this ordinance.

SECTION 14. Affordable Housing Loan Authorization. Upon the approval and availability of the Additional Financing, the Authorized DPD Officer is hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Affordable Housing Loan. The Authorized DPD Officer is hereby authorized, subject to the approval of the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Affordable Housing Loan which do not substantially modify the terms described in Exhibit A hereto. Upon the execution and receipt of proper documentation, the Authorized DPD Officer is hereby authorized to disburse the proceeds of the Affordable Housing Loan to the Borrower.

SECTION 15. Authorization Of Fees And Expenses. (a) Bonds. The following fees and expenses are hereby authorized in connection with the Bonds: (i) an Issuer Fee in an amount equal to 1.5 percent of the par amount of the Bonds, payable to the City on the date of issuance of the Bonds, (ii) a Bond Legal Reserve Fee in the amount of 0.10 percent of the par amount of the Bonds, payable to the City on the date of issuance of the Bonds (such fee to be used to pay for other legal and other fees incurred by the City in connection with private activity bonds issued by the City), and (iii) a City Administrative Fee in an amount equal to 0.15 percent of the outstanding principal of the Bonds, accruing monthly but payable to the City on a semiannual basis.

(b) Notes. The following fees and expenses are hereby authorized in connection with the Notes: (i) an Issuer Fee in an amount equal to 1.5 percent of the par amount of the Notes, payable to the City on the date of issuance of the Notes, (ii) a Bond Legal Reserve Fee in the amount of 0.10 percent of the par amount of the Notes, payable to the City on the date of issuance of the Notes (such fee to be used to pay for other legal and other fees incurred by the City in connection with private activity bonds issued by the City), and (iii) a City Administrative Fee in an amount equal to 0.15 percent of the outstanding principal amount of the Notes, accruing monthly but payable to the City on a semi-annual basis.

SECTION 16. Separability. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this ordinance.

SECTION 17. Inconsistent Provisions. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 18. No Impairment. No provision of the Municipal Code or violation of any provision of the Municipal Code shall be deemed to impair the validity of this ordinance or the instruments authorized by this ordinance or to render any agreement or instrument authorized hereby voidable at the option of the City or to impair the rights of the owners of the Obligations to receive payment of the principal of, premium, if any, or interest on the Obligations or to impair the security for the Obligations; provided further, however, that the foregoing shall not be deemed to affect the availability of any other remedy or penalty for any violation of any provision under the Municipal Code.

SECTION 19. Effective Date. This ordinance shall be in full force and effect immediately upon its passage.

[Exhibit "H" referred to in this ordinance  
unavailable at time of printing.]

Exhibits "A", "B", "C", "D", "E", "F" and "G" referred to in this ordinance read as follows:

*Exhibit "A".*  
(To Ordinance)

*Project And Financing*

Borrower: PGS Bronzeville III Limited Partnership, an Illinois limited partnership, a single purpose entity created for the purposes of owning the Project. The general partner of the Borrower will be Grand Boulevard Housing IV LLC, an Illinois limited liability company (the "General Partner").

**Project:** Acquisition of fee interest in the property located at 401 East Bowen Avenue in Chicago, Illinois (the "Property") and renovation of a 20-story, residential apartment building thereof containing approximately 180 residential dwelling units, along with (1) common area, (2) service and management offices on the first and second floors and (3) approximately 70 surface parking spaces (nine of which are handicapped accessible); the renovations will include extensive repairs to the Property's exterior masonry walls, installation of a new fire safety system, plumbing system, boiler and heating system, electrical service, exterior ramp, interior ramp, laundry room and elevators, and other renovations and improvements to the dwelling units and the Property so that it can serve as a source of quality, affordable rental housing for low- and moderate-income senior individuals and families of the City of Chicago, and to pay a portion of the costs of issuance and other costs in connection therewith (collectively, the "Project").

**Bonds/Notes:**

1. **Bonds/Notes**

<b>Amount:</b>	Not to exceed \$20,000,000.
<b>Source:</b>	
<b>Term:</b>	Not to exceed 45 years.
<b>Interest:</b>	Not to exceed six percent or such other interest rate acceptable to the Commissioner.
<b>Security (Bonds):</b>	GNMA mortgage-backed securities issued in connection with a HUD-insured loan secured by a first mortgage on the property (the "First Mortgage") to be made by P/R Mortgage and Investment Corporation.
<b>Security (Notes):</b>	Cash collateral.

**Additional Financing:**

2. **City Multi-Family Program Funds**

- |                |                                  |
|----------------|----------------------------------|
| <b>Amount:</b> | Not to exceed \$2,492,624.       |
| <b>Source:</b> | City Multi-Family Program Funds. |

Term: Not to exceed 45 years.

Interest: Zero percent per annum or such other interest rate acceptable to the Authorized DPD Officer.

Security: A second mortgage on the Property (the "City Mortgage"), which shall be junior to the lien of the First Mortgage and senior to the lien of the TIF Mortgage.

### 3. TIF Funding

Amount: Not to exceed \$4,299,179.

Source: A loan, derived from the TIF Funds, to be made by BHCDC to the Borrower, as defined in this ordinance.

Term: Not to exceed 45 years.

Interest: Zero percent per annum or such other interest rate acceptable to the Authorized DPD Officer.

Security: A third mortgage on the Property (the "TIF Mortgage"), made by Borrower in favor of BHCDC, junior to the lien of the City Mortgage.

### 4. Low-Income Housing Tax Credit ("LIHTC") Proceeds:

Approximately \$12,140,086, or such amount as may be acceptable to the Authorized Officer, all or a portion of which may be paid on a delayed basis.

Source: To be derived from the syndication of the LIHTC's generated by the Property and the Project, which shall be in an amount not to exceed \$1,500,000.

*Exhibit "B".  
(To Ordinance)*

*Bond Indenture.*

THIS BOND INDENTURE ("**Bond Indenture**" or "Indenture"), dated as of October 1, 2016, between the **CITY OF CHICAGO**, a municipality and home rule unit of government duly organized and validly existing under the Constitution and the laws of the State of Illinois (the "**Issuer**"), and Seaway Bank and Trust Company, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, as Trustee (such trustee or any of its successors in trust being the "**Trustee**" or "**Bond Trustee**").

**RECITALS**

**WHEREAS**, pursuant to Article VII, Section 6 of the 1970 Constitution of the State of Illinois and pursuant to the hereinafter defined Ordinance of the Issuer, the Issuer is authorized to exercise any power and perform any function pertaining to its government and affairs, including the power to issue its revenue bonds in order to aid in providing an adequate supply of residential housing for low and moderate income persons or families within the Issuer, which constitutes a valid public purpose for the issuance of revenue bonds by the Issuer;

**WHEREAS**, the Issuer has determined to issue, sell and deliver \$10,596,000 aggregate principal amount of its Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA) (the "**Bonds**"), as provided herein for the purpose of financing the Mortgage Loan (as herein defined), and HUD (as herein defined) has issued its Firm Commitment dated \_\_\_\_\_, 201\_, as amended, to provide mortgage insurance with respect to such Mortgage Loan; and

**WHEREAS**, P/R Mortgage & Investment Corp., an Indiana corporation, and/or any successors or assigns, as issuer of the GNMA Securities ("the "**GNMA Issuer**") has agreed (a) to make an FHA-insured construction and permanent first mortgage loan in the amount of \$10,596,000 to PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "**Borrower**"), and (b) to issue fully modified mortgage-backed securities that are guaranteed as to timely payment by the Government National Mortgage Association (each, a "**GNMA Security**" or collectively, "**GNMA Securities**"); and

**WHEREAS**, all things necessary to make the Bonds, when authenticated by the Bond Trustee and issued as in this Indenture provided, the valid, binding and legal limited obligations of the Issuer according to the import thereof, and to constitute this Bond Indenture a valid assignment and pledge of the amounts assigned and pledged to the payment of the principal of, premium, if any, and interest on the Bonds and a valid assignment and pledge of the right, title and interest of the Issuer (if any) in and to the GNMA Securities and the creation, execution and delivery of this Bond Indenture, and the creation, execution and issuance of the Bonds, subject to the terms hereof, have in all respects been duly authorized;

**NOW, THEREFORE**, the Issuer, in consideration of the premises and the acceptance by the Trustee of the trusts hereby created and of the purchase and acceptance of the Bonds by the Holders thereof, and for other good and valuable consideration, the receipt of which is hereby acknowledged, in order to secure the payment of the principal of, premium, if any, and interest on the Bonds according to their tenor and effect and the performance and observance by the



Issuer of all the covenants expressed or implied herein and in the Bonds, has executed and delivered this Bond Indenture and does hereby bargain, sell, convey, pledge, assign and grant a security interest unto the Bond Trustee in and to the following, subject only to the provisions of this Indenture permitting the application thereof or to the purposes and on the terms and conditions set forth herein (said property being herein referred to as the "Trust Estate"), to wit

#### GRANTING CLAUSES

For the equal and proportionate benefit, security and protection of the Bonds issued under and secured by this Bond Indenture without privilege, priority or distinction as to the lien or otherwise of any of the Bonds over any of the others of the Bonds:

A. All right, title and interest of the Issuer in and to the GNMA Securities, including all extensions and renewals of the term thereof, if any, including but without limiting the generality of the foregoing, the present and the continuing right to make claim for, collect, receive and receipt for any and all amounts due and payable under the GNMA Securities, to bring actions and proceedings under the GNMA Securities or for the enforcement thereof and to do any and all things that the owner of the GNMA Securities is or may be entitled to do, and all payments with respect to the GNMA Securities and any interest, profits and other income derived from the investment thereof; and

B. All right, title and interest of the Issuer in and to any and all funds, moneys and securities from time to time held under this Bond Indenture by the Trustee in the Bond Fund, the Project Fund and the Reserve Fund, including, without limitation, the proceeds of any Bonds deposited in such funds, any investments of said funds, moneys or proceeds and any interest, profits and other income derived from any investment thereof; and

C. All right, title and interest of the Issuer in and to the Financing Agreement, including all extensions and renewals of the term thereof, if any, including, but without limiting the generality of the foregoing, the present and continuing right to make claim for, collect, receive and receipt for any income, revenues, issues and profits and other sums of money payable by the Borrower or receivable by the Issuer under the Financing Agreement, whether payable pursuant to the Financing Agreement, to bring actions and proceedings under the Financing Agreement or for the enforcement thereof, and to do any and all things which the Issuer is or may become entitled to do under the Financing Agreement, and all payments with respect to the Financing Agreement and any interest, profits, and other income derived from the investment thereof, but excluding and reserving, however, the rights of the Issuer, (i) to receive or inspect documentation, to make such other inspections as described in Section 4.2 of the Financing Agreement, and to give and receive notices under the Financing Agreement and this Bond Indenture, (ii) to execute and deliver (subject to the provisions of the Financing Agreement and this Bond Indenture), or to decline to execute and deliver, supplements or amendments to the Financing Agreement or this Bond Indenture and (iii) to be held harmless, to be paid and reimbursed for its expenses and to be indemnified under Section 4.6 of the Financing Agreement, and to enforce such rights in its own name and for its own account and in its sole discretion to waive the same (collectively, the "Reserved Rights");

PROVIDED, HOWEVER, AND NOTWITHSTANDING THE FOREGOING, THE TRUST ESTATE SHALL NOT INCLUDE THE REBATE FUND OR ANY MONEYS OR INVESTMENTS REQUIRED TO BE DEPOSITED IN THE REBATE FUND;

TO HAVE AND TO HOLD all the same with all privileges and appurtenances hereby conveyed and assigned, or agreed or intended so to be, to the Bond Trustee and its successors in said trust and to them and their assigns forever;

PROVIDED, HOWEVER, that if the Issuer or its successors or assigns shall pay or cause to be paid to the Holders of the Bonds the principal, interest and premium, if any, to become due thereon at the times and in the manner provided in ARTICLE IX hereof and if the Issuer shall keep, perform and observe, or cause to be kept, performed and observed, all its covenants, warranties and agreements contained herein, this Bond Indenture and the estate and rights hereby granted shall, at the option of the Issuer, cease and be void, and thereupon the Bond Trustee shall cancel and discharge the lien of this Bond Indenture and execute and deliver to the Issuer such instruments in writing as shall be requisite to satisfy the lien hereof, and reconvey to the Issuer any property at the time subject to the lien of this Bond Indenture which may then be in its possession, except funds held by the Bond Trustee for the payment of interest on, premium, if any, and principal of the Bonds; otherwise this Bond Indenture shall be and remain in full force and effect, and upon the trusts and subject to the covenants and conditions hereinafter set forth.

## ARTICLE I. DEFINITIONS

**Section 1.01 Definitions.** The terms defined in this Section 1.01 or in the Recitals hereto (except as herein otherwise expressly provided or unless the context otherwise requires) for all purposes of this Bond Indenture and of any indenture supplemental hereto shall have the respective meanings specified in this Section 1.01 or in the Recitals hereto.

*"Act of Bankruptcy"* means the filing of a petition in bankruptcy (or other commencement of a bankruptcy, insolvency or similar proceeding) by or against the Borrower under any applicable bankruptcy, insolvency, reorganization or similar law, as now or hereafter in effect.

*"Affiliated Party"* means the General Partner or the manager of the General Partner or any other partner of the Borrower, a Person whose relationship with the Borrower would result in a disallowance of losses under Section 267 or 707(b) of the Code, or a Person who, together with the Borrower, is a member of the same controlled group of corporations (as defined in Section 1563 (a) of the Code, except that more than 50 percent" shall be substituted for "at least 80 percent" each place it appears therein).

*"Authorized Denomination"* means \$1 or any integral multiple thereof.

*"Authorized Borrower Representative"* means any authorized officer of the manager of the General Partner and any other authorized representative of the Borrower.

*"Authorized Issuer Representative"* means any person or persons specifically authorized by ordinance to take the action intended.

*"Bond Counsel"* means Polsinelli PC or any attorney at law or firm of attorneys, of nationally recognized standing in matters pertaining to the federal tax exemption of interest on bonds issued by states and political subdivisions, and duly admitted to practice law before the highest court of any state of the United States of America or the District of Columbia.

*"Bond Fund"* means the Bond Fund created in Section 4.01 hereof.

*"Bond Register"* has the meaning as set forth in Section 2.09 hereof.

*"Bond Indenture"* means this Bond Indenture and all indentures supplemental hereto.

*"Bond Purchaser"* means the AFL-CIO Housing Investment Trust.

*"Bond Registrar"* means the Bond Trustee, or any successor Bond Registrar, appointed in accordance with Section 7.14 of this Bond Indenture. "Principal Office" of the Bond Registrar shall mean the principal corporate trust office of the Bond Trustee if the Bond Trustee is serving as Bond Registrar, and with respect to any other Bond Registrar shall mean the office thereof designated in writing to the Bond Trustee.

*"Bond Trustee Fee"* means an upfront fee of \$5,000 payable on the Closing Date, a first year administration fee of \$3,600 payable on the Closing Date, and an ongoing annual fee equal to 0.06%] of the amount of Bonds outstanding, calculated and payable monthly (which includes any fees due to the Bond Trustee pursuant to any related Continuing Disclosure Agreement), as provided in Section 4.12 hereof.

*"Bonds"* means the Issuer's Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA) in the aggregate principal amount of \$10,596,000 issued under and secured by this Bond Indenture.

*"Borrower"* means PGS Bronzeville III Limited Partnership, a limited partnership organized under the laws of the State of Illinois, and its successors and assigns.

*"Building Loan Agreement"* means the Building Loan Agreement between the Borrower and the GNMA Issuer, as the same may be amended, restated or supplemented from time to time.

*"Business Day"* means any day of the year on which (i) banks located in the City of Chicago and the city in which the principal office of the Bond Trustee is located, are not required or authorized to remain closed and (ii) The New York Stock Exchange is not closed.

*"Certificate of the Issuer," "Statement of the Issuer," "Request of the Issuer"* and *"Requisition of the Issuer"* mean, respectively, a written certificate, statement, request or requisition, with or without the seal of the Issuer, signed in the name of the Issuer by an Authorized Issuer Representative. Any such instrument and supporting opinions or representations, if any, may, but need not, be combined in a single instrument with any other instrument, opinion or representation, and if so combined shall be read and construed as a single instrument.

"*City Administrative Fee*" means the City Administrative Fee to be paid by the Trustee on behalf of the Borrower to the Issuer, described in Section 4.12 of this Bond Indenture.

"*CLC*" means a construction loan certificate maturing on the CLC Maturity Date that is a GNMA Security which represents an amount advanced by the GNMA Issuer to the Borrower and which bears interest at the Pass-Through Rate.

"*CLC Maturity Date*" means \_\_\_\_\_, 20\_\_.

"*Closing Date*" means the date of delivery of the Bonds in exchange for the purchase price thereof.

"*Code*" means the Internal Revenue Code of 1986, as amended, and any regulations thereunder applicable to the Bonds.

"*Commencement of Amortization*" means \_\_\_\_\_ 1, 201\_\_, the date on which the Borrower is obligated to begin to repay principal of the Mortgage Loan, except as such date may be extended with the approval of HUD.

"*Commitment*" means that certain Commitment for Insurance of Advances dated \_\_\_\_\_, 201\_\_, as amended, from HUD to the GNMA Issuer.

"*Completion Date*" means the date of the completion of the rehabilitation of the Project, as that date shall be certified as provided in Section 4.8 of the Financing Agreement.

"*Continuing Disclosure Agreement*" means the Continuing Disclosure Agreement, dated the date of issuance of the Bonds, between the Borrower and the Bond Trustee, as dissemination agent, as the same may amended, restated or supplemented from time to time.

"*Costs of Issuance*" means all items of expense payable or reimbursable directly or indirectly by the Borrower and related to the authorization, sale and issuance of the Bonds, including but not limited to expenses of printing, reproducing documents, filing and recording, costs incurred in arranging for the acquisition of the GNMA Securities, initial fees and charges of the Bond Trustee, legal and other professional services and consultation, credit ratings, execution, transportation and safekeeping of the Bonds and other costs, charges and fees in connection with any of the foregoing.

"*Event of Default*" means any of those events specified in and defined by the applicable provisions of Article VI hereof to constitute an event of default.

"*FHA*" means the Federal Housing Administration, an organizational unit within HUD, and may refer to the Commissioner thereof, any authorized representative thereof or the successor thereof.

"*FHA Insurance*" means the mortgage insurance for the Mortgage Loan by FHA under the provisions of Section 221(d)(4) of the National Housing Act and the regulations promulgated thereunder.

*"Final Advance"* means the final advance of the Mortgage Loan proceeds to the Borrower upon or prior to Final Endorsement.

*"Final Endorsement"* means the date on which the Mortgage Note is finally endorsed for mortgage insurance by FHA, following completion of the Project and compliance with the terms and conditions of the Mortgage Loan Documents.

*"Financing Agreement"* means the Financing Agreement dated as of the date hereof among the Issuer, the Borrower and the Bond Trustee, as the same may be amended, restated or supplemented from time to time.

*"General Partner"* means Grand Boulevard Housing IV, LLC, an Illinois limited liability company, the manager of which is Peoples Co-Op For Affordable Elderly Housing (with an 81% ownership interest), an Illinois not-for-profit corporation and the other member of which is Bronzeville Housing and Community Development Corporation (with a 19% ownership interest), an Illinois not-for-profit corporation.

*"GNMA"* means the Government National Mortgage Association, and its successors and assigns.

*"GNMA Guaranty Agreement"* means the GNMA Guaranty Agreement (relating to the GNMA Securities) between GNMA and the GNMA Issuer, together with all supplements thereto.

*"GNMA Issuer"* means P/R Mortgage & Investment Corp, an Indiana corporation, and its successors and assigns.

*"GNMA Security"* or *"GNMA Securities"* means a fully modified pass-through security in the form of a CLC or a PLC issued by the GNMA Issuer, registered in the name of the Bond Trustee or its designee and guaranteed by GNMA as to timely payment of principal of and interest on a PLC and as to the timely payment of interest only until maturity and the timely payment of principal and interest at maturity on a CLC, pursuant to the GNMA I Mortgage Backed Securities Program under Section 306(g) of the National Housing Act of 1934, as amended, and the regulations promulgated thereunder, backed by the Mortgage Loan made by the GNMA Issuer to finance the Project in accordance with the Mortgage Loan Documents, which Mortgage Loan is insured by the Secretary of HUD by and through the FHA.

*"Government Obligations"* means bonds, notes and other evidences of indebtedness of the United States of America or any agency or instrumentality thereof backed by the full faith and credit of the United States of America.

*"Holder"* or *"Bondholder"* when used with respect to any Bond, means the Person in whose name such Bond is registered.

*"HUD"* means the United States Department of Housing and Urban Development, and its successors.

*"HUD Regulatory Agreement"* means the Regulatory Agreement for Multifamily Housing Projects (HUD Project No. 071-35889) with respect to the Project between the Borrower and HUD, as the same may be amended, restated or supplemented from time to time.

*"Inducement Ordinance"* means the inducement ordinance adopted by the City Council of the Issuer on July 29, 2015 with respect to the Project.

*"Initial Advance"* means the first advance under the Mortgage Loan from Mortgage Loan proceeds by the GNMA Issuer to the Borrower.

*"Initial CLC"* means the CLC delivered by the GNMA Issuer to the Bond Trustee with respect to the Initial Advance.

*"Interest Accrual Commencement Date"* means, as applicable, (i) \_\_\_\_ 1, 201\_\_ or (ii) the first calendar day of the month in which the related principal amount of the Bonds is increased pursuant to Section 2.13(b) hereof.

*"Interest Payment Date"* has the meaning as set forth in Section 2.01 hereof.

*"Interest Rate"* means, with respect to a Bond, the rate per annum as set forth in Section 2.01 hereof.

*"Issuer Fee"* means the amount of \$\_\_\_\_, which represents 1.5% of the par amount of the Bonds, paid by the Trustee on behalf of the Borrower to the Issuer on the Closing Date in connection with, and as consideration for, the issuance of the Bonds.

*"Land Use Restriction Agreement"* means the Land Use Restriction Agreement dated as of October 1, 2016, between the Issuer and the Borrower with respect to the Project, the Notes and the Bonds.

*"Legal Reserve Fee"* means the Legal Reserve Fee payable by the Trustee on behalf of the Borrower to the Issuer, as described in Section 4.12 of this Bond Indenture.

*"LIHTC Placed in Service Date"* means the date specified in a notice, signed by the Borrower and \_\_\_\_\_, a[n] \_\_\_\_\_ [limited liability company], and delivered to the Trustee, to the effect that: (a) a temporary or permanent certificate of occupancy for the Project has been issued by the City of Chicago Department of Buildings; and (b) all events resulting in the Project's rehabilitation being completed and being placed in service for purposes of Section 42 of the Code and Internal Revenue Service revenue rulings and notices thereunder have occurred.

*"Mortgage"* means the mortgage from the Borrower to the GNMA Issuer securing the Mortgage Note, as the same may be amended, restated or supplemented from time to time.

*"Mortgage Loan"* means the mortgage loan to be made to the Borrower by the GNMA Issuer and insured by FHA under the provisions of Section 221(d)(4) of the National Housing Act.

*"Mortgage Loan Documents"* means the Mortgage Note, the Mortgage, the HUD Regulatory Agreement, the Building Loan Agreement and other documents required by FHA in connection with the closing of the Mortgage Loan, as the same may be amended, restated or supplemented from time to time.

*"Mortgage Note"* means the mortgage note, in the form endorsed for mortgage insurance by FHA, made by the Borrower to the GNMA Issuer, evidencing the Borrower's obligation to the GNMA Issuer to repay the Mortgage Loan.

*"National Housing Act"* means the National Housing Act of 1934, as amended.

*"Notes"* means the Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 of the Issuer issued on the Closing Date in connection with the Project.

*"Notice Address"* means with respect to each of the Persons listed below the address set forth below until such time as such Person shall have notified each of the other Persons listed below of a new Notice Address.

If to the Issuer:

City of Chicago  
Department of Housing and Economic Development  
City Hall  
121 N. LaSalle Street, Room 1006  
Chicago, IL 60602

With copies to:

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

and to:

City of Chicago  
Department of Finance - Financial Policy 33 North  
LaSalle Street, Suite 600  
Chicago, Illinois 60602  
Attention: Deputy Comptroller

If to the Borrower:

PGS Bronzeville III Limited Partnership  
400 East 41<sup>st</sup> Street, Suite 100  
Chicago, IL 60653  
Attention: Fred L. Bonner

with a copy to:

Kutak Rock LLP  
One S. Wacker Drive, Suite 2050  
Chicago, Illinois 60606  
Attention: Jay Gilbert, Esq.

with a copy to:

If to the Bond Trustee:	Seaway Bank and Trust Company 645 East 87 <sup>th</sup> Street, Suite 500 Chicago, Illinois 60619 Attention: _____
If to the GNMA Issuer	P/R Mortgage & Investment Corp. 11555 North Meridian Street, Suite 400 Carmel, Indiana 46032 Attention: Michael F. Petrie
If to the Rating Agency:	Standard & Poor's Ratings Services 55 Water Street, 38 <sup>th</sup> Floor New York, New York 10041 Attention: Public Finance Surveillance

"*Notice by Mail*" or "*notice*" of any action or condition "by Mail" shall mean a written notice meeting the requirements of this Bond Indenture mailed by first-class mail to the Holders of specified registered Bonds at the addresses shown in the Bond Register.

"*Ordinance*" means the ordinance adopted by the City Council of the Issuer on \_\_\_\_\_, 201\_, authorizing the issuance, sale and delivery of the Bonds and the Notes.

"*Outstanding*" when used with respect to the Bonds, means all Bonds theretofore authenticated and delivered under this Bond Indenture, except:

(a) Bonds theretofore cancelled by the Bond Trustee or theretofore delivered to the Bond Trustee for cancellation;

(b) Bonds for the payment or redemption of which money or obligations shall have been theretofore deposited with the Bond Trustee in accordance with ARTICLE IX; and

(c) Bonds in exchange for or in lieu of which other Bonds have been authenticated and delivered under this Bond Indenture.



"Participant" when used with respect to any Securities Depository means any participant of such Securities Depository.

"Pass-Through Rate" means the rate of interest on the GNMA Security which shall be [ ]%.

"Paying Agent" or "paying agent" means the Bond Trustee and its successors designated pursuant to this Bond Indenture.

"Person" or "Persons" means one or more natural persons, firms, associations, partnerships, corporations, limited liability companies or public bodies.

"PLC" means the permanent loan certificate that is the GNMA Security issued after Final Endorsement which shall bear interest at the Pass-Through Rate and which shall be in a principal amount equal to the full principal amount of the Mortgage Loan upon Final Endorsement, minus any principal reduction payments or scheduled principal payments made to the GNMA Issuer prior to the dated date of the PLC and after giving effect to the principal payment due on the dated date of the PLC.

"PLC Delivery Date" means the earlier of (a) the date on which the PLC is delivered to the Bond Trustee and (b) \_\_\_\_\_, as such date may be extended pursuant to Section 4.03(d) of this Bond Indenture.

"PLC Issue Date" means the first day of the month in which the PLC is issued.

"Project" means the acquisition of the property located at 401 East Bowen Avenue, Chicago, Illinois, which is commonly known as the Paul G. Stewart Apartments Phase III Tower, which Site contains a 20-story, residential apartment building containing approximately one hundred and eighty (180) residential dwelling units, along with (1) common area, (2) service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and (3) approximately 70 surface parking spaces (9 of which are handicapped accessible), and the making of extensive repairs thereto, including repairs to the Property's exterior masonry walls, installation of a new fire safety system, plumbing system, boiler and heating system, electrical service, exterior ramp, interior ramp, laundry room and elevators, and other rehabilitation of and improvement to the dwelling units and the Property so that it can continue to serve as a source of quality, affordable rental housing for low and moderate-income senior individuals and families of the City of Chicago.

"Project Costs" means, to the extent authorized by the Code, any and all costs incurred by the Borrower with respect to the acquisition, rehabilitation, construction and equipping of the Project, including, without limitation, costs for site preparation, the planning of housing and related facilities and improvements, the acquisition of property, the removal, demolition or rehabilitation of existing structures, the construction of housing and related facilities and improvements, and all other work in connection therewith, and all costs of financing, including, without limitation, the cost of consultant, accounting and legal services, other expenses necessary or incident to determining the feasibility of the Project, contractors' and Borrower's overhead and supervisors' fees and costs directly allocable to the Project, administrative and other expenses necessary or incident to the Project and the financing thereof (including

reimbursement to any municipality, county or entity for expenditures made for the Project), and interest accrued during construction and prior to the Completion Date.

*"Project Fund"* means the Project Fund created in Section 4.01 hereof

*"Qualified Investments"* means any of the following which at the time of investment are legal investments under the laws of the State for the investment of the Issuer's funds:

(a) Government Obligations;

(b) Obligations issued or guaranteed by the Resolution Funding Corporation, Fannie Mae, the Federal Home Loan Bank, the Federal Farm Credit Bank or the Federal Home Loan Mortgage Corporation, or obligations, participations or other instruments issued by or fully guaranteed as to interest and principal by, the Government National Mortgage Association (excluding stripped mortgage-backed securities which are valued at greater than par on the unpaid principal);

(c) Bonds or other obligations issued by any public housing agency or municipality in the United States of America, which bonds or obligations are assigned a rating of "AAA" or better by the Rating Agency and are fully secured as to the payment of both principal and interest by a pledge of annual contributions under an annual contributions contract or contracts with the United States of America government, or project notes issued by any public housing agency, urban renewal agency or municipality in the United States assigned a rating of "AAA" or better by the Rating Agency and fully secured as to payment of both principal and interest by a requisition, loan or payment agreement with the United States government;

(d) Interest-bearing time deposits, repurchase agreements, rate guarantee agreements or other similar banking arrangements with a bank or trust company having capital and surplus aggregating at least \$50 million or with any government bond dealer reporting to, trading with and recognized as a primary dealer by the Federal Reserve Bank of New York having capital aggregating at least \$50 million or with any corporation which is subject to registration with the Board of Governors of the Federal Reserve System pursuant to the requirements of the Bank Holding Company Act of 1956 and whose unsecured or uncollateralized long-term debt obligations are assigned a rating by the Rating Agency of "AAA" or better for agreements of more than one year or whose unsecured and uncollateralized short-term debt obligations are assigned a rating by the Rating Agency of "A-1+" or better for agreements of one year or less, provided that each such interest-bearing deposit, repurchase agreement, guarantee agreement or other similar banking arrangement shall permit the moneys so placed to be available for use at the time provided with respect to the investment or reinvestment of such moneys; and

(e) No-load, open-end money market mutual funds (including those of the Trustee and its affiliates) registered under the Investment Company Act of 1940, provided the portfolio of such fund is limited to Government Obligations and such fund has been assigned a rating by the Rating Agency of "AAA<sub>m</sub>" or "AAA<sub>m</sub>G."

Qualified Investments shall not include the following: (i) any investments with a final maturity, or any agreements with a term greater than 365 days from the date of the investment (except (A) obligations that provide for the optional or mandatory tender, at par, by the holder thereof at least once within 365 days of the date of purchase, (B) any investments listed in subparagraphs (a) or (b) above that are irrevocably deposited with the Bond Trustee for payment of Bonds pursuant to Section 9.01, and (C) agreements listed in subparagraph (d) or (e) above), (ii) any obligation with a purchase price greater than the par value of such obligation (except for obligations described in subparagraph (A) or (B) above which are non-callable by the issuer thereof), (iii) mortgage-backed securities, real estate mortgage investment conduits or collateralized mortgage obligations, (iv) interest-only or principal-only stripped securities, (v) obligations bearing interest at inverse floating rates, (vi) investments which may be prepaid or called at a price less than its purchase price prior to stated maturity or (vii) any investment the interest rate on which is variable and is established other than by reference to a single index plus a fixed spread, if any, and which interest rate moves proportionately with that index, and provided further that if any such investment described in subparagraphs (a) through (e) above is required to be rated, such rating requirements will not be satisfied if such rating is evidenced by the designation of an "r" or "t" highlighter affixed to its rating.

*"Qualified Project Costs"* means Project Costs (excluding Costs of Issuance) paid (i) after the date which is 60 days prior to the adoption of the Inducement Ordinance or (ii) prior to such date which are nevertheless eligible for reimbursement under the Code, which either constitute land or property of a character subject to the allowance for depreciation under Section 167 of the Code or are chargeable to a capital account with respect to the Project for federal income tax and financial accounting purposes, or would be so chargeable either with a proper election by the Borrower or but for the proper election by the Borrower to deduct those amounts within the meaning of Code Regulation 1.103-8(a)(1)(i); provided, however, that only such portion of interest accrued during construction of the Project shall constitute a Qualified Project Cost as bears the same ratio to all such interest as the Qualified Project Costs bear to all Project Costs; and provided, further, that interest accruing after the Completion Date shall not be a Qualified Project Cost; and provided still further that, if any portion of the Project is being constructed by an Affiliated Party (whether as a general contractor or a subcontractor), "Qualified Project Costs" shall include only (a) the actual out-of-pocket costs incurred by such Affiliated Party in constructing the Project (or any portion thereof), (b) any reasonable fees for supervisory services actually rendered by the Affiliated Party and (c) any overhead expenses incurred by the Affiliated Party which are directly attributable to the work performed on the Project, and shall not include, for example, intercompany profits resulting from members of an affiliated group (within the meaning of Section 1504 of the Code) participating in the construction of the Project or payments received by such Affiliated Party due to early completion of the Project (or any portion thereof).

*"Rating Agency"* means Standard & Poor's Ratings Services, a business of Standard & Poor's Financial Services LLC, or its successor, if such rating agency is then maintaining a rating on the Bonds, and any other nationally recognized securities rating agency to which the Issuer has applied for a rating on any Outstanding Bonds and which rating is currently in effect.

*"Rebate Analyst"* means a certified public accountant, financial analyst or attorney, or any firm of the foregoing, or a financial institution (which may include the Bond Trustee)

experienced in making the arbitrage and rebate calculations required pursuant to Section 148 of the Code and selected by the Issuer at the expense of the Borrower to calculate the Rebate Amount or, in the event that the Issuer fails to so select a Rebate Analyst and the Borrower fails to pay such fee one month prior to any date on which calculations are required to be made, any qualified person retained by the Bond Trustee to calculate the Rebate Amount.

*"Rebate Analyst Fee"* means the fee of the Rebate Analyst in an amount to be paid by the Borrower from moneys other than the Trust Estate.

*"Rebate Fund"* means the Rebate Fund created in Section 4.01 hereof

*"Redemption Date"* means any date fixed by the Bond Trustee on which Bonds are redeemed in accordance with this Bond Indenture.

*"Regular Record Date"* means, with respect to an Interest Payment Date, the close of business on the first day of the calendar month of such Interest Payment Date whether or not a Business Day.

*"Reserve Fund"* means the Reserve Fund created in Section 4.01 hereof.

*"Securities Depository"* means any securities depository registered as a clearing agency with the Securities and Exchange Commission pursuant to Section 17A of the Securities Exchange Act of 1934, as amended, and appointed as a securities depository for the Bonds.

*"Site"* means the property located at 401 East Bowen Avenue, Chicago, Illinois, which is commonly known as Paul G. Stewart Apartments Phase III Tower.

*"Special Record Date"* means the date and time established by the Bond Trustee for the determination of which Holders shall be entitled to receive overdue interest on the Bonds pursuant to Section 2.02 hereof.

*"State"* means the State of Illinois.

*"Supplemental Indenture"* means a supplement to this Bond Indenture being authorized and executed pursuant to Section 8.01 or Section 8.02 hereof

*"Surplus Cash"* has the meaning specified in the HUD Regulatory Agreement.

*"Tax Regulatory Agreement"* means the Tax Regulatory Agreement, dated the Closing Date, between the Borrower and the Issuer relating to the Bonds.

*"Trade Agreement"* means that certain GNMA Securities Trade Agreement dated as of October 1, 2016, by and between the Bond Trustee and the GNMA Issuer, as the same may be amended, restated or supplemented from time to time.

*"Trust Estate"* means the property rights, money, securities and other amounts pledged and assigned pursuant to the Granting Clauses of this Bond Indenture.

**Section 1.02 Interpretation.** Reference to Articles, Sections, and other subdivisions are to the designated Articles, Sections, and other subdivisions of this Bond Indenture. The headings of this Bond Indenture are for convenience only and do not define or limit the provisions hereof. Words of any gender shall be deemed and construed to include correlative words of the other genders. Words importing the singular number shall include the plural number and vice versa unless the context shall otherwise indicate.

## ARTICLE II. THE BONDS

**Section 2.01 Issuance of Bonds.** The Bonds shall be issued in the maximum aggregate principal amount of \$10,596,000; shall be designated "Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA)"; shall be issued only as fully registered bonds, and shall be in the Authorized Denominations requested by the Holder (*provided, however, that each Bond shall have only one principal maturity date*). Unless the Issuer shall otherwise direct, the Bonds shall be numbered from R-1 upward.

Each Bond shall be in the form attached as *Exhibit A* to this Bond Indenture, shall be dated October 1, 2016 and shall bear interest, until paid, at the rate of [ ]% per annum (the "Interest Rate") from the respective Interest Accrual Commencement Date, provided that no interest shall accrue on principal of the Bond until the calendar month in which that portion of the principal amount of the Bond is drawn down as reflected on the drawdown schedule attached to the Bond as Appendix A.

Interest on the Bonds is payable on each \_\_\_\_\_ and \_\_\_\_\_, commencing on \_\_\_\_\_ (the "Interest Payment Dates") and shall be in the amount of interest that accrued during the six-month period preceding each Interest Payment Date on the principal balance of the Bonds Outstanding as of the last day of the six-month period preceding such Interest Payment Date. Interest on the Bonds shall be calculated on the basis of a 360-day year of twelve 30-day months.

The stated maturity of the Bonds shall be \_\_\_\_\_, 20\_\_\_. Principal of the Bonds shall be payable on each Interest Payment Date to the extent amounts are available for such purpose. Principal payable on the Bonds on each Interest Payment Date shall be equal to the amounts in the Bond Fund representing principal payments received on the GNMA Security, including, without limitation, principal payments on the GNMA Security representing (A) regularly scheduled payments of principal, including, without limitation, principal payments on maturing CLCs, (B) casualty insurance proceeds, condemnation awards or other amounts applied to the prepayment of the Mortgage Loan following a partial or total destruction or condemnation of the Project, (C) mortgage insurance proceeds or other amounts received with respect to the Mortgage Loan, (D) a voluntary prepayment of the Mortgage Loan, provided such principal payments are permitted pursuant to the terms of the Mortgage Note and shall include any applicable redemption premium payable on the Mortgage Loan, (E) a prepayment of the Mortgage Loan required by applicable rules, regulations, policies and procedures of FHA or GNMA (including the possible exercise by HUD of its right to override the prepayment and premium provisions of the Promissory Note following an event of default thereunder if HUD determines that prepayment of the Mortgage Loan will avoid a mortgage insurance claim and is therefore in the

best interest of the Federal government), or (F) prepayment on the GNMA Security derived from prepayments on the Mortgage Loan made by the Borrower without notice or prepayment penalty while under the supervision of a trustee in bankruptcy. Principal payable on each Bond on each Interest Payment Date shall be its pro rata proportion of each such amount available to pay the principal of the Bonds on such Interest Payment Date.

**Section 2.02 Payment of Bonds.** Payment of principal, premium, if any, and interest shall be made in lawful money of the United States of America. Principal of and premium, if any, on the Bonds due upon maturity or earlier redemption in whole shall be paid only upon presentation and surrender thereof for cancellation at the principal corporate trust office of the Bond Trustee or at the principal office of any additional paying agent appointed pursuant to Section 7.13 hereof to the Person appearing on the registration books as the registered Holder thereof. Payment of the interest and principal (other than as set forth above) on any Bond shall be made to the Person whose name appears on the Bond Register as the registered Holder thereof as of the close of business on the Regular Record Date applicable to such Interest Payment Date, such interest to be paid by check or draft mailed to such registered Holder at his or her address as it appears on such Bond Register, notwithstanding the cancellation of such Bond upon any registration of transfer or exchange thereof subsequent to such Regular Record Date and prior to such Interest Payment Date; provided, however, that payment of interest on any Interest Payment Date shall be made by wire transfer to the Holder as of the close of business on the Regular Record Date upon written notice of such wire transfer address in the continental United States of America by such Holder to the Bond Trustee given prior to such Regular Record Date (which notice may provide that it will remain in effect until revoked), and further provided that such wire transfer shall only be made with respect to an owner of \$1,000,000 or more in aggregate principal amount of the Bonds as of the close of business on the Regular Record Date relating to such Interest Payment Date.

If the funds available under this Bond Indenture are insufficient on any Interest Payment Date to pay the interest then due, the Regular Record Date shall no longer be applicable with respect to the Bonds. If sufficient funds for the payment of such overdue interest thereafter become available, the Bond Trustee shall immediately establish a special interest payment date for the payment of the overdue interest and a Special Record Date (which shall be a Business Day) for determining the Holders entitled to such payments. Notice of such day so established shall be given by first-class mail by the Bond Trustee to each Holder at least 10 days prior to the Special Record Date, but not more than 30 days prior to the special interest payment date. The overdue interest shall be paid on the special interest payment date to the Person whose name appears on the Bond Register as the Registered Holder thereof as of the close of business on the Special Record Date. Prior Holders of Bonds who transfer or exchange Bonds prior to such Special Record Date shall have no rights with respect to the payment of overdue interest on the Bonds so transferred or exchanged.

**Section 2.03 Restriction on Issuance of Bonds.** No Bonds may be issued under the provisions of this Bond Indenture except in accordance with this Article. The total principal amount of Bonds that may be issued hereunder, other than Bonds issued pursuant to the provisions of Sections 2.08 and 2.10 hereof or in substitution for other Bonds, is expressly limited to the amount set forth in Section 2.01.

**Section 2.04 Limited Obligations.** The Bonds and the interest thereon are limited obligations of the Issuer, payable solely from the revenues, receipts and security pledged therefor in the Granting Clauses hereof. The Bonds, together with premium, if any, and interest thereon, do not constitute an indebtedness, liability, general or moral obligation or a pledge of the full faith or loan of credit of the Issuer, the State, or any political subdivision of the State within the meaning of any constitutional or statutory provisions. None of the Issuer, the State or any political subdivision thereof shall be obligated to pay the principal of, premium, if any, or interest on the Bonds or other costs incident thereto except from the payments pledged with respect thereto and certain reserve funds established in connection therewith. Neither the faith and credit nor the taxing power of the United States of America, the Issuer, the State or any political subdivision thereof is pledged to the payment of the principal of, premium, if any, or interest on the Bonds or other costs incident thereto. The Bonds are not a debt of the United States of America or any agency thereof, and are not guaranteed by the United States of America or any agency thereof.

**Section 2.05 Bond Indenture Constitutes Contract.** In consideration of the purchase and acceptance of the Bonds issued hereunder by those who shall hold them from time to time, the provisions of this Indenture shall be deemed to be a part of, and continue to be, a contract between the Issuer and the Holders of the Bonds from time to time.

**Section 2.06 Execution.** The Bonds shall be executed on behalf of the Issuer by the manual or facsimile signature of its Mayor, attested by the manual or facsimile signature of its City Clerk, under the official seal, or a facsimile thereof, of the Issuer. Any facsimile signatures shall have the same force and effect as if said officers had manually signed said Bonds. Any reproduction of the official seal of the Issuer on the Bonds shall have the same force and effect as if the official seal of the Issuer had been impressed on the Bonds.

In case any officer whose manual or facsimile signature shall appear on any Bonds shall cease to be such officer before the delivery of such Bonds, such signature or such facsimile shall nevertheless be valid and sufficient for all purposes, the same as if he had remained in office until delivery, and also any Bond may bear the facsimile signatures of, or may be signed by, such persons as at the actual time of the execution of such Bond shall be the proper officers to sign such Bond although at the date of such Bond such persons may not have been such officers.

**Section 2.07 Authentication.** Only such Bonds as shall have endorsed thereon a certificate of authentication substantially in the form on the attached *Exhibit A* duly executed by the Bond Trustee shall be entitled to any right or benefit under this Bond Indenture. No Bond shall be valid or obligatory for any purpose unless and until such certificate of authentication shall have been duly executed manually by the Bond Trustee; and such executed certificate upon any such Bond shall be conclusive evidence that such Bond has been authenticated and delivered under this Bond Indenture. The Bond Trustee's certificate of authentication on any Bond shall be deemed to have been executed by it if signed by an authorized officer of the Bond Trustee, but it shall not be necessary that the same person sign the certificate of authentication of all of the Bonds.

**Section 2.08 Mutilated, Lost, Stolen or Destroyed Bonds.** In the event any Bond is mutilated, lost, stolen or destroyed, the Issuer shall execute and the Bond Trustee shall authenticate a new Bond, of like date, interest rate, maturity and denomination as that mutilated,

lost, stolen or destroyed. Any mutilated Bond shall first be surrendered to the Bond Trustee; and in the case of any lost, stolen or destroyed Bond, there shall first be furnished to the Issuer and the Bond Trustee evidence of such loss, theft or destruction reasonably satisfactory to them together with indemnity reasonably satisfactory to them. In the event any such Bond shall have matured, instead of issuing a duplicate Bond or Bonds the Bond Trustee may pay the same without surrender thereof. The Issuer and the Bond Trustee may charge the holder or owner of such Bond with their reasonable fees and expenses, including the cost of printing replacement Bonds.

Every new Bond issued pursuant to this Section shall, with respect to such Bond, constitute an additional contractual obligation of the Issuer, whether or not the mutilated, lost, stolen or destroyed Bond shall be found at any time, and shall be entitled to all the benefits of this Bond Indenture equally and proportionately with any and all other Bonds duly issued hereunder. All Bonds shall be held and owned on the express condition that the foregoing provisions of this Section are exclusive with respect to the replacement or payment of mutilated, lost, stolen or destroyed Bonds and shall preclude any and all rights or remedies, notwithstanding any law or statute existing or hereafter enacted to the contrary with respect to the replacement or payment of negotiable instruments or other securities without their surrender.

**Section 2.09 Transfer and Exchange of Bonds; Persons Treated as Holders.** The Bond Trustee as Registrar shall cause a bond register (herein sometimes referred to as the "Bond Register") to be kept for the registration of transfers of Bonds. Any Bond may be transferred only upon an assignment duly executed by the registered Holder or his or her duly authorized representative in such form as shall be satisfactory to the Registrar, and upon surrender of such Bond to the Bond Trustee for cancellation. Whenever any Bond or Bonds shall be surrendered for transfer, the Issuer shall execute and the Bond Trustee shall authenticate and deliver to the transferee a replacement fully registered Bond or Bonds of Authorized Denomination in an aggregate principal amount equal to the unmatured and unredeemed principal amount of, and bearing interest at the same rate and maturing on the same date or dates as, the Bonds being presented and surrendered for transfer.

Any Bond may, in accordance with its terms, be exchanged, at the office of the Bond Trustee, for a new fully registered Bond or Bonds, of the same maturity, of any Authorized Denomination or Denominations in an aggregate principal amount equal to the unmatured and unredeemed principal amount of, and bearing interest at the same rate as, the Bonds being exchanged. In the event of a partial redemption of a Bond, the Bond Trustee shall authenticate and deliver to the Owner thereof a new Bond of like date, interest rate, maturity and denomination as the partially redeemed Bond in the amount of the unredeemed principal thereof.

In all cases in which Bonds shall be transferred or exchanged hereunder, the Bond Trustee may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such transfer or exchange.

All Bonds issued upon any transfer or exchange of Bonds shall be the valid limited obligations of the Issuer, evidencing the same debt, and entitled to the same benefits under this Bond Indenture, as the Bonds surrendered upon transfer or exchange. Neither the Issuer nor the Bond Trustee shall be required to make any exchange or transfer of a Bond during a period



beginning at the opening of business 15 days before (i) any Interest Payment Date (including any special interest payment date described in Section 2.02 hercof), or (ii) the day of the mailing of a notice of redemption of Bonds and ending at the close of business on the day of such mailing or such Interest Payment Date, or to transfer or exchange any Bonds selected for redemption, in whole or in part.

The Person in whose name any Bond shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes and payment of or on account of the principal of and premium and interest on any such Bond shall be made only to or upon the order of the registered Holder thereof or his legal representative, and neither the Issuer nor the Bond Trustee shall be affected by any notice to the contrary. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Bond to the extent of the sum or sums to be paid.

**Section 2.10 Temporary Bonds.** Until definitive Bonds are ready for delivery, there may be executed, and upon the request of the Issuer, the Bond Trustee shall authenticate and deliver, in lieu of definitive Bonds, temporary printed, typewritten, engraved or lithographed Bonds, in such Authorized Denomination as shall be determined by the Issuer, in fully registered form, in substantially the tenor hereinabove set forth and with such appropriate omissions, insertions and variations as may be required.

If temporary Bonds shall be issued, the Issuer shall cause the definitive Bonds to be prepared and to be executed and delivered to the Bond Trustee, and the Bond Trustee, upon presentation to it at its principal corporate trust office of any temporary Bonds, shall cancel the same and authenticate and deliver in exchange therefor, without charge to the holder or owner thereof, a definitive Bond or Bonds, as the case may be, of an equal aggregate principal amount in Authorized Denominations, of the same series and maturities and bearing interest at the same rates as the temporary Bond surrendered. Until so exchanged, the temporary Bonds shall in all respects be entitled to the same benefit and security of this Bond Indenture as the definitive Bonds to be issued and authenticated hereunder. Interest on temporary Bonds, when due and payable, if the definitive Bonds shall not be ready for exchange, shall be paid in the manner provided in Section 2.02 hereof

**Section 2.11 Safekeeping and Cancellation of Bonds.** Any Bond surrendered for the purpose of payment or retirement, or for exchange, or for replacement or payment pursuant to Section 2.08, shall be cancelled upon surrender thereof to the Bond Trustee. Certification of such surrender and cancellation shall be made to the Issuer by the Bond Trustee. Cancelled Bonds, or unissued Bond inventory held in blank by the Bond Trustee upon the maturity or total redemption of the Bonds, shall be destroyed by shredding or cremation by the Bond Trustee, and certificates of such destruction (describing the manner thereof) shall be provided by the Bond Trustee to the Issuer.

**Section 2.12 Book-Entry Provisions.** The provisions of this Section shall apply so long as the Bonds are maintained in book-entry form with The Depository Trust Company or another Securities Depository, any provisions of this Bond Indenture to the contrary notwithstanding.

(a) *Payments.* The Bonds shall be payable to the Securities Depository, or its nominee, as the registered owner of the Bonds, on each date on which the principal of, interest on, and premium, if any, on the Bonds is due as set forth in this Indenture and in the Bonds. Such payments shall be made to the offices of the Securities Depository specified by the Securities Depository to the Issuer and the Bond Trustee in writing. Without notice to or the consent of the beneficial owners of the Bonds, the Issuer and the Securities Depository may agree in writing to make payments of principal, premium, if any, and interest in a manner different from that set forth herein. If such different manner of payment is agreed upon, the Issuer shall give the Bond Trustee notice thereof, and the Bond Trustee shall make payments with respect to the Bonds in the manner specified in such notice as set forth herein. Neither the Issuer nor the Bond Trustee shall have any obligation with respect to the transfer or crediting of the principal of, interest on, and premium, if any, on the Bonds to Participants or the beneficial owners of the Bonds or their nominees.

(b) *Replacement of the Securities Depository.* The Issuer may, and in the case of subparagraph (ii) or (iii) below shall, discontinue use of a Securities Depository as the depository of the Bonds if (i) the Issuer, in its sole discretion, determines that (A) such Securities Depository is incapable of discharging its duties with respect to the Bonds, or (B) the interest of the beneficial owners of the Bonds might be adversely affected by the continuation of the book-entry system with such Securities Depository as the depository for the Bonds, (ii) the beneficial owners of 100% of the Bonds Outstanding direct the Issuer to do so, or (iii) such Securities Depository determines not to continue to act as a depository for the Bonds or is no longer permitted to act as such depository. Notice of any determination pursuant to clauses (i), (ii) or (iii) shall be given to such Securities Depository at least 30 days prior to any such determination (or such fewer number of days as shall be acceptable to such Securities Depository). The Issuer shall have no obligation to make any investigation to determine the occurrence of any events that would permit the Issuer to make any determination described in this paragraph.

(c) *Discontinuance of Book-Entry or Change of Securities Depository.* If, following a determination or event specified in paragraph (b) above, the Issuer discontinues the maintenance of the Bonds in book-entry form with the then current Securities Depository, the Issuer will issue replacement Bonds to the successor Securities Depository, if any, or, if no replacement Securities Depository is selected for the Bonds, directly to the Participants as shown on the records of the former Securities Depository or, to the extent requested by any Participant or if directed to do so by the beneficial owners of 100% of the Bonds Outstanding pursuant to subparagraph (b)(ii) above, to the beneficial owners of the Bonds shown on the records of such Participant. Replacement Bonds shall be in fully registered form and in authorized denominations, be payable as to interest on the Interest Payment Dates of the Bonds by check or draft mailed to each registered owner at the address of such owner as it appears on the bond registration books maintained by the Bond Registrar for such purpose at the principal corporate trust office of the Bond Trustee or at the option of any registered owner of not less than \$1,000,000 principal amount of Bonds, by wire transfer to any address in the continental United States of America on such Interest Payment Date to such registered owner as of the Regular Record Date relating to such Interest Payment Date, if such registered owner provides the Bond Trustee with written notice of such wire transfer address not later than such Regular Record Date (which notice may provide that it will remain in effect with respect to subsequent Interest Payment Dates unless and until changed or revoked by subsequent notice). Principal and redemption premium, if any, on the replacement Bonds are payable only upon

presentation and surrender of such replacement Bond or Bonds at the principal corporate trust office of the Bond Trustee.

(d) *Effect of Book-Entry System.* The Securities Depository and its Participants and the beneficial owners of the Bonds, by their acceptance of the Bonds, agree that the Issuer and the Bond Trustee shall not have liability for the failure of such Securities Depository to perform its obligations to the Participants and the beneficial owners of the Bonds, nor shall the Issuer or the Bond Trustee be liable for the failure of any Participant or other nominee of the beneficial owners to perform any obligation of the Participant to a beneficial owner of the Bonds.

**Section 2.13 Delivery of the Bonds.** (a) Upon execution and delivery of this Bond Indenture, the Bond Trustee shall authenticate and deliver the Bonds as provided in this Bond Indenture, but only upon the receipt of the following:

- (i) An order of the Issuer directing the Bond Trustee to authenticate and deliver the Bonds against receipt of the initial purchase price therefor;
- (ii) A certified copy of the Ordinance;
- (iii) An approving opinion of Bond Counsel regarding the validity of the Bonds and the exclusion of interest on the Bonds from federal income taxation;
- (iv) An executed copy of the Trade Agreement;
- (v) Evidence that the Mortgage Loan has been initially endorsed for FHA Insurance by FHA under the applicable provisions of the National Housing Act;
- (vi) An executed copy of the Financing Agreement;
- (vii) An executed counterpart of the Continuing Disclosure Agreement;
- (viii) A certification of the GNMA Issuer (substantially in the form of **Exhibit D** hereto) that it has sufficient commitment authority to issue the GNMA Securities;
- (ix) Copies of the executed FHA-insured Mortgage Note and Mortgage;
- (x) Evidence of recordation of the Land Use Restriction Agreement (which may be in the form of a title company certified copy); and
- (xi) A letter from the Rating Agency evidencing a rating of AA+ on the Bonds.

(b) On the Closing Date, the outstanding principal amount of the Bonds shall be \$51,000. The outstanding principal amount of the Bonds shall be increased from time to time prior to the delivery of the PLC by an amount equal to the principal amount of each CLC acquired pursuant to Section 4.03 of this Bond Indenture (except in the case of the Initial CLC, when the Bonds shall be increased by an amount equal to the Initial CLC principal amount less \$51,000). The Bond Trustee shall acquire each CLC, and shall amend Appendix A attached to the Bonds to reflect the corresponding increase in the outstanding principal amount of the Bonds upon acquisition thereof, upon receipt of the following: (i) a certificate from the GNMA Issuer stating the principal amount of the GNMA Securities that are available for delivery to the Bond Trustee in accordance with Section 4.03 of this Bond Indenture, (ii) a certificate of the Borrower in the form attached as *Exhibit B*, and (iii) Bond proceeds in an amount equal to 100.00% of the principal amount of the related CLC together with accrued interest at the Interest Rate on the entire principal amount of the related CLC from the related Interest Accrual Commencement Date to the delivery date of such CLC; provided, however, that notwithstanding anything herein to the contrary, the Bond Trustee shall not acquire additional CLCs or amend Appendix A to the Bonds if the Bond Trustee shall have received notice from the Issuer to the effect that there has been a change in law which prohibits an increase in the outstanding principal amount of the Bonds. In connection with each increase of the outstanding principal amount of the Bonds, the Bond Trustee shall promptly deliver a certificate of the Bond Trustee in the form of *Exhibit C* to the Issuer, the Borrower, the GNMA Issuer and the Bond Purchaser.

#### **Section 2.14 Special Provisions Related to Payments of Principal**

(a) On each Interest Payment Date, the Bond Trustee shall send a written statement, by first-class mail, postage prepaid, to each registered owner of the Bonds to which a check or draft was sent in payment of principal or interest on such Bonds (or send by electronic means as approved in writing by an owner of the Bonds), which written statement shall set forth the following with respect to a Bond having an initial principal amount of \$1,000:

(i) The aggregate amount of the payment of principal of, premium, if any, and interest on such Bond being paid upon such Interest Payment Date;

(ii) The amount of interest being paid on such Bond on such Interest Payment Date, the accrual period and noting the 30/360 method of calculation;

(iii) The amount of principal being paid on such Bond on such Interest Payment Date;

(iv) The principal amount of all Outstanding Bonds after giving effect to the payments of principal of the Bonds being made on such Interest Payment Date;

(v) The principal amount of all GNMA Securities held in the Bond Fund as of such Interest Payment Date; and

(vi) After the PLC Delivery Date, the following additional information:

(A) The "principal pay-down" rate per \$1,000 face value principal on such Interest Payment Date (calculated as the amount stated in subparagraph (iii) divided by the Bonds Outstanding as of the PLC Delivery Date and multiplied by \$1,000) and expressed as a value between \$0 and \$1,000;

(B) The "outstanding principal factor/pool factor" per \$1,000 face value principal on such Payment Date (calculated as the amount stated in subparagraph (iv) *divided by* the Bonds Outstanding as of the PLC Delivery Date and *multiplied by* \$1,000 and expressed as a value between \$0 and \$1,000).

(b) All reductions in the principal amount of a Bond effected by payment of installments of principal made on any Interest Payment Date shall be binding upon all owners of such Bond and any Bond issued upon the transfer thereof or in exchange therefor or in lieu therefor, whether or not such payment is noted on such Bond. The final installment of principal of and interest on each Bond shall be payable only upon presentation and surrender thereof on or after the Interest Payment Date therefore at the principal corporate trust office of the Bond Trustee.

(c) Subject to the foregoing provisions of this Section 2.14, each Bond delivered under this Bond Indenture upon registration or transfer of or in exchange for or in lieu of any other Bond shall carry the rights to unpaid principal and interest that were carried by such Bond. Upon transfer or exchange of any Bond, the Bond Trustee shall note on the new Bond or Bonds the outstanding principal amount of each such Bond.

(d) Whenever the Trustee has on deposit money sufficient to pay the entire remaining unpaid principal amount of the Bonds on the next Interest Payment Date, it shall, no later than two Business Days preceding such Interest Payment Date, mail or cause to be mailed to each registered owner in whose name a Bond to be so retired is registered a notice to the effect that:

(i) The Bond Trustee has on deposit in the Bond Fund funds sufficient to pay such final installment on such Interest Payment Date, and

(ii) Such final installment will be payable on such Interest Payment Date, but only upon presentation and surrender of such Bond at the principal corporate trust office of the Bond Trustee and that no interest shall accrue on such Bond after such Interest Payment Date.

**ARTICLE III  
REDEMPTION OF BONDS**

**Section 3.01 Redemption of Bonds**

(a) *Special Mandatory Redemption.* The Bonds shall be subject to redemption prior to maturity, as a whole or in part, on the earliest practicable date for which notice of redemption can be given by the Bond Trustee pursuant to Section 3.03, unless otherwise provided, at a redemption price equal to 100% of the principal amount thereof being redeemed plus accrued interest to the Redemption Date, and without premium:

(i) In whole on \_\_\_\_\_, 20\_\_ (or such later date upon the extension of the Initial CLC Delivery Date) if the Initial CLC in the amount of at least \$51,000 is not delivered to the Bond Trustee by the Initial CLC Delivery Date;

(ii) In whole on the CLC Maturity Date if the PLC is not delivered to the Bond Trustee on or before \_\_\_\_\_, 20\_\_ (or such later date as shall be permitted under Section 4.03(d) of this Bond Indenture); and

(iii) In whole or in part, to the extent that the Bond Trustee receives payments on a GNMA Security in excess of regularly scheduled payments of principal thereof and interest thereon (except payments representing optional prepayments of the Mortgage Loan by the Borrower) (1) from insurance proceeds as a result of damage to the mortgaged premises or condemnation awards which is applied to reduce the Mortgage Note indebtedness pursuant to the terms and provisions of the Mortgage, (2) if the Federal Housing Commissioner determines that prepayment will avoid a mortgage insurance claim and is therefore in the best interest of the Federal Government (as defined in the Mortgage Note), or (3) from a prepayment of the Mortgage Loan made by the Borrower without notice or prepayment penalty while under supervision of a trustee in bankruptcy.

(b) *Optional Redemption.* The Bonds are also subject to redemption at the option and direction of the Borrower in whole or in part on an Interest Payment Date, on or after \_\_\_\_\_ 1, 20\_\_ at the redemption prices (expressed as percentages of their principal amount) set forth in the table below plus accrued interest to the Redemption Date:

**Redemption Dates**

**Redemption Prices**

Payment shall be made in accordance with the provisions of Sections 2.01 and 2.14 of this Bond Indenture.

(c) Optional Tender by Bondholder Following LIHTC Placed in Service Date.

The Bonds will be subject to optional tender by the Holders of all of the then Outstanding Bonds in whole and not in part on any date following the later of [\_\_\_\_\_, 20\_\_], the date the PLC is delivered to the Bond Trustee or the LIHTC Placed in Service Date. The Holders may so tender the Bonds for redemption no earlier than the 30<sup>th</sup> calendar day following notice from the Holders to the Trustee, the Issuer and the Borrower of such Holders' election so to tender. Upon tender of the Bonds, the Bond Trustee shall transfer, notwithstanding the provisions of Section 5.07 of this Bond Indenture, to the single Holder identified in the notice from the Holders provided in the preceding sentence, as full consideration for the tender price for all of the Bonds, ownership of the PLC, together with any interest and principal received by the Bond Trustee with respect to the GNMA Securities and not already used to pay interest or principal on the Bonds. Upon delivery of the PLC and the other amounts described in the preceding sentence, the Bonds shall become due and payable on the tender date, and interest thereon shall cease to accrue on such date; and the Holders shall thereafter no longer have any security or benefit under this Bond Indenture except to receive payment of the tender price. The Bond Trustee shall cancel all tendered Bonds and no additional Bonds may be issued hereunder.

**Section 3.02 Effect of Redemption.** Upon moneys sufficient for the redemption being held by the Bond Trustee for that purpose, the Bonds so called for redemption shall become due and payable on the Redemption Date, and interest thereon shall cease to accrue on such date; and the Holders of the Bonds so called for redemption shall thereafter no longer have any security or benefit under this Bond Indenture except to receive payment of the redemption price for such Bonds.

**Section 3.03 Notice of Redemption.** (a) Upon any redemption of Bonds pursuant to this Article III, the Issuer hereby directs the Bond Trustee to, and the Bond Trustee shall, direct the Bond Registrar to call Bonds for redemption by mailing a copy of the notice of redemption to the Borrower and the Paying Agent at the same time as the Bond Registrar mails such notice of redemption to the owners of the Bonds as provided below.

Such notice of the call for any redemption shall be given by the Bond Trustee, at the direction of the Borrower or the Issuer (which direction shall be in writing), by directing the Bond Registrar to mail a copy of the redemption notice by first class mail, postage prepaid, at least 20 but not more than 60 calendar days prior to the date fixed for redemption to the registered owner of each Bond to be redeemed as a whole or in part at the address shown on the registration books of the Issuer maintained by the Bond Registrar; provided that failure to give such notice by mailing, or any defect therein, shall not affect the validity of any proceedings for the redemption of any Bond, or portion thereof with respect to which no such failure or defect has occurred.

All notices of redemption shall state:

- (1) the Redemption Date;
- (2) the redemption price;
- (3) the identification, including complete designation and issue date of the series of Bonds of which such Bonds are a part and the CUSIP number (and in the case of

partial redemption, the respective principal amounts), interest rates and maturity dates of the Bonds to be redeemed;

(4) that on the date fixed for redemption the redemption price will become due and payable upon each such Bond, and that interest thereon shall cease to accrue from and after said date;

(5) the name and address of the Bond Trustee and any Paying Agent for such Bonds, including the name and telephone number of a contact person and the place where such Bonds are to be surrendered for payment of the redemption price; and

(6) such other information as the Bond Trustee deems advisable.

(b) In addition to the redemption notice required by Section 3.03(a) hereof, further notice (the "*Additional Redemption Notice*") shall be given by the Bond Trustee as set forth below, but no defect in the Additional Redemption Notice, nor any failure to give all or any portion of the Additional Redemption Notice, shall in any manner affect the effectiveness of a call for redemption if notice thereof is given as prescribed in Section 3.03(a) of this Bond Indenture.

Each Additional Redemption Notice given hereunder shall contain the information required by Section 3.03(a) hereof, plus (i) the date such notice has been or will be mailed pursuant to this subsection (b); (ii) the date of issuance of the Bonds being redeemed, as originally issued; (iii) the maturity date of each Bond (or portion thereof) to be redeemed prior to maturity; and (iv) any other descriptive information needed to identify accurately the Bonds being redeemed prior to maturity.

Each Additional Redemption Notice shall be sent at least 20 calendar days before the date fixed for redemption by legible electronic transmission, registered or certified mail (postage prepaid) or overnight delivery service to all registered securities depositories then in the business of holding substantial amounts of obligations of types comprising the Bonds, and to at least two national information services that disseminate notices of redemption of obligations such as the Bonds.

**Section 3.04 Effect of Notice of Redemption.** Notice of Redemption having been given in the manner provided in this Article III, and money sufficient for the redemption being held by the Bond Trustee for that purpose, the Bonds so called for redemption shall become due and payable on the Redemption Date, and interest thereon shall cease to accrue on such date; and the Holders of the Bonds so called for redemption shall thereafter no longer have any security or benefit under this Bond Indenture except to receive payment of the redemption price for such Bonds and, to the extent provided in Section 2.09 hereof, to receive Bonds for any unredeemed portions of such Bonds.

**Section 3.05 Cancellation.** All Bonds which shall have been redeemed shall be cancelled and destroyed by the Bond Trustee and shall not be reissued. A counterpart of the certificate of destruction evidencing such destruction shall be furnished by the Bond Trustee to the Issuer.



**ARTICLE IV  
FUNDS; INVESTMENTS**

**Section 4.01 Establishment of Funds.** The following funds are hereby established and shall be maintained by the Bond Trustee under this Bond Indenture and held in trust by the Bond Trustee for the benefit of the Bonds:

- (a) Project Fund;
- (b) Bond Fund;
- (c) Reserve Fund;
- (d) Costs of Issuance Fund; and
- (e) Rebate Fund.

**Section 4.02 Application of Bond Proceeds.** (a) Upon the delivery of the Bonds, the portion of the initial proceeds thereof in the amount of the Initial Advance (\$\_\_\_\_\_) plus accrued interest thereon to the Closing Date shall be deposited in the Project Fund and the portion thereof representing a premium on the Bonds (\$\_\_\_\_\_) shall be deposited in the Reserve Fund.

(b) Upon an increase in the aggregate outstanding principal amount of the Bonds in accordance with Section 2.13 hereof, the proceeds resulting therefrom including accrued interest thereon shall be deposited in the Project Fund and applied by the Bond Trustee as provided in Section 4.03.

**Section 4.03 Project Fund**

(a) The Trustee shall deposit into the Project Fund the amounts required by and shall invest such proceeds in Qualified Investments in accordance with the terms of this Bond Indenture such that funds will be timely available in advance of the date such funds are needed to fund disbursements hereunder. No funds shall be disbursed from the Project Fund prior to recordation of the Land Use Restriction Agreement.

(b) Moneys in the Project Fund shall be disbursed by the Bond Trustee as follows:

- (i) On each date upon which the Bond Trustee acquires from the GNMA Issuer a CLC, the Bond Trustee shall transfer to the GNMA Issuer in payment thereof (x) from the Project Fund all moneys then on deposit therein and (y) from the Reserve Fund such amount as shall, together with the moneys

transferred from the Project Fund, be equal to 100% of the principal amount of such CLC, plus accrued and unpaid interest on such CLC at the Pass-Through Rate.

(ii) Without limiting the provisions of subsection (b)(i) above, with respect to the acquisition of the Initial CLC, the Bond Trustee must receive, in addition to a requisition signed by the Borrower in the form required by the Financing Agreement, the items specified in Section 3.2(a) of the Financing Agreement to be delivered in connection with the Initial Advance.

(iii) Following the delivery to the Bond Trustee of the Initial CLC, the Trustee shall disburse from the Project Fund to the GNMA Issuer, on behalf of the Borrower, the amount necessary to purchase each CLC issued for a subsequent advance of the Mortgage Loan, determined in accordance with the Trade Agreement, but only if the Bond Trustee has (A) received a copy of the Application for Insurance of Advance of Mortgage Proceeds with respect to such advance executed by the GNMA Issuer, (B) received confirmation that all CLCs representing prior advances have been registered in the name of the Bond Trustee, (C) received the CLC representing the current advance (the CLC shall be delivered to the Bond Trustee simultaneously with payment by the Bond Trustee of the purchase price therefor), (D) received a certificate of the GNMA Issuer to the effect that neither the GNMA Issuer nor, to its actual knowledge, the Borrower is in default under any of the Mortgage Loan Documents and a certificate of the Borrower to the effect that it is not in default under any of the Mortgage Loan Documents or the Financing Agreement, (E) received a certificate of the GNMA Issuer that (1) the unpaid principal amount balance of the Mortgage Loan, after such advance, will be equal to or greater than the aggregate principal amount of all CLCs, (2) the CLCs previously issued are valid and binding obligations of the GNMA Issuer, (3) the CLCs are validly issued and subject to the guaranty of GNMA as to the payments of the principal and interest thereon and (4) if the disbursement by the Bond Trustee is to purchase the final CLC and the aggregate principal amount of the final CLC then being issued and all previously issued CLCs is less than \$ \_\_\_\_\_, notification of (x) the amount, if any, of FHA-required reduction of the Mortgage Loan at Final Endorsement and (y) the amount, if any, of scheduled principal amortization payments for the Mortgage Loan prior to the acquisition of the final CLC by the Bond Trustee, (F) received a statement of the Borrower that such disbursement will not violate the provisions of the Financing Agreement, (G) confirmed that the requirements of Section 4.03(d) and 4.04(g) will be satisfied, (H) given the Bond Purchaser 2 Business Days prior written notice of the intended date of disbursement and copies of the documents described in clauses (A), (B), (C), (D), (E) and (F) above with respect to such disbursement and (I) received notice of the amount of such disbursement no later than two Business Days prior to such disbursement; provided, however, that the Bond Trustee shall not purchase CLCs in an aggregate principal amount in excess of \$ \_\_\_\_\_ and shall not purchase the PLC if its principal amount exceeds \$ \_\_\_\_\_; and provided further, however, that the Bond Trustee shall not purchase any CLC unless, immediately after such purchase, the

principal amount of Bonds authorized to be issued hereunder and not yet issued is equal to the amount of \$ \_\_\_\_\_ minus the sum of (i) the principal amount of the CLC being purchased and (ii) the aggregate principal amount of all CLCs previously delivered to the Bond Trustee or requested from GNMA.

(iv) The Bond Trustee shall acquire the PLC by surrendering to the GNMA Issuer for cancellation, concurrently with such acquisition, all CLCs owned by the Bond Trustee, provided that the PLC shall have a principal amount equal to the aggregate principal amount of all outstanding CLCs and shall be dated the first day of the month in which the final CLC is acquired.

(c) If the Initial CLC having a principal amount at least equal to \$ \_\_\_\_\_ is not delivered on or by the Business Day next preceding \_\_\_\_\_, 20\_\_ (or such later date as may be established pursuant to this paragraph (c)), the Bond Trustee shall, on the Business Day immediately prior to \_\_\_\_\_, 20\_\_ (or such later date as may be established pursuant to this paragraph (c)), transfer to the Bond Fund all amounts on deposit in the Project Fund and the Reserve Fund for application to the mandatory redemption of Bonds in accordance with Section 3.01(a) hereof; *provided, however*, that such transfer and such redemption shall be extended for no more than \_\_ successive 30-day periods if an Event of Default has not occurred and is not then continuing and the Bond Trustee shall have received no later than the Business Day next preceding \_\_\_\_\_, 20\_\_ (or any date to which such date is extended pursuant to the provisions hereof) a written request from either the GNMA Issuer or the Borrower for such extension (whether or not a conflicting request is received from the other such party) accompanied by (i) a cash flow projection prepared by financial consultants acceptable to the Issuer or the underwriter for the Bonds demonstrating that the sum of (A) the amounts in the Project Fund, the Reserve Fund and the Bond Fund, (B) the investment earnings to accrue on the amounts held in the Project Fund, the Reserve Fund and the Bond Fund during the period ending 30 days after the end of any period of delay requested and (C) any additional sums paid to or held by the Bond Trustee by or on behalf of the Borrower or the GNMA Issuer for deposit into the Project Fund, the Reserve Fund or the Bond Fund (accompanied by an opinion of counsel acceptable to the Bond Trustee to the effect that such sums are not subject to the provisions of Sections 362(a) and 547 of the Federal Bankruptcy Code in the event of a bankruptcy of the Borrower) will be at least equal to (1) the debt service on the Bonds as originally scheduled and will also be at least equal to (2) the debt service on the Bonds through the date which is 30 days after the end of any such period, plus, in each case, originally scheduled and accrued unpaid Bond Trustee fees (assuming redemption of all Bonds on the date set forth in this clause (2)) and any other amounts which were shown to be available at such time for debt service on the Bonds in the original cash flows prepared and submitted to the Rating Agency in connection with the issuance of the Bonds; (ii) an opinion of Bond Counsel to the effect that such extension will not adversely affect the exclusion of interest on the Bonds from gross income for federal income tax purposes; (iii) arrangements satisfactory to the Bond Trustee for the making of the investments contemplated by the cash flow projection; and (iv) written notice from the Rating Agency that the rating then assigned to the Bonds will not be lowered or withdrawn as a result of such extension of such Initial CLC delivery date. Upon the receipt of the documents and upon the arrangements listed in this subdivision, the Bond Trustee shall permit the extension(s); *provided, however*, that if such documents have not been received and such arrangements have not been made by the Business Day next preceding \_\_\_\_\_, 20\_\_ (or such later date as previously established under this paragraph (c)),

then the amounts on deposit in or held for the benefit of the Project Fund and the Reserve Fund on such date shall be transferred to the Bond Fund on the Business Day next preceding \_\_\_\_\_, 20\_\_\_\_ (or such later date as previously established under this paragraph (c)), and applied to the redemption of the Bonds pursuant to Section 3.01(a).

(d) In each case in which Bonds would otherwise be subject to redemption pursuant to Section 3.01(a), the PLC Delivery Date (and the CLC Maturity Date, if applicable) may be extended for no more than \_\_\_\_\_ successive 30-day periods if an Event of Default has not occurred and is not then continuing and the Bond Trustee shall have received no later than the Business Day next preceding the PLC Delivery Date and/or the CLC Maturity Date, as applicable (or any date to which such date(s) are extended pursuant to the provisions hereof) a written request from either the GNMA Issuer or the Borrower for such extension (whether or not a conflicting request is received from the other such party) accompanied by (i) a cash flow projection prepared by financial consultants acceptable to the Issuer or the underwriter for the Bonds demonstrating that the sum of (A) the amounts in the Project Fund, the Reserve Fund and the Bond Fund, (B) the investment earnings to accrue on the amounts held in the Project Fund, the Reserve Fund and the Bond Fund during the period ending 30 days after the end of any period of extension requested, (C) any additional sums paid to or held by the Bond Trustee by or on behalf of the Borrower or the GNMA Issuer (including payments on the CLCs) for deposit into the Project Fund or Bond Fund (accompanied by an opinion of counsel acceptable to the Bond Trustee to the effect that such sums are not subject to the provisions of Sections 362(a) and 547 of the Federal Bankruptcy Code in the event of a bankruptcy of the Borrower) and (D) all scheduled payments on the CLCs held by the Trustee through the last day of such extension and all scheduled payments on the PLC assuming its issuance on the last day of such extension will be at least equal to (1) the debt service on the Bonds as originally scheduled and will also be at least equal to (2) the debt service on the Bonds through the date which is 30 days after the end of any such period, plus, in each case, originally scheduled and accrued unpaid Bond Trustee fees (assuming redemption of all Bonds on the date set forth in this clause (2)) and any other amounts which were shown to be available at such time for debt service on the Bonds in the original cash flows prepared and submitted to the Rating Agency in connection with the issuance of the Bonds; (ii) an opinion of Bond Counsel to the effect that such extension will not adversely affect the exclusion of interest on the Bonds from gross income for federal income tax purposes; (iii) arrangements satisfactory to the Bond Trustee for the making of the investments contemplated by the cash flow projection; (iv) written confirmation by the Bond Purchaser that the Bond Purchaser has received any extension fees required to be paid to the Bond Purchaser in connection with such extension; (v) any additional sums paid to or held by the Trustee by or on behalf of the Borrower or any other person for deposit into the Project Fund or the Bond Fund as required by the cash flow project described in clause (i) above; (vi) in the case of an extension of the PLC Delivery Date written evidence or confirmation from the GNMA Issuer that the CLC Maturity Date has been or will be extended at least to the end of such requested extension (subject to the requirements set forth in the next succeeding paragraph); and (vii) written notice from the Rating Agency that the rating then assigned to the Bonds will not be lowered or withdrawn as a result of such extension of the PLC Delivery Date. Upon the receipt of the documents and upon the arrangements listed in this subdivision, the Bond Trustee shall permit the extension(s).

In connection with any extension, the Trustee shall not consent to the extension of the CLC Maturity Date unless the CLCs will then mature not less than 30 days after the then current extension of the PLC Delivery Date. Upon the receipt of the documents and upon the arrangements listed in this subsection, the Trustee shall permit the extension(s); provided, however, that if such documents have not been received and such arrangements have not been made by the Business Day next preceding the PLC Delivery Date or the CLC Maturity Date (or any date to which any such date has been previously been extended), then the moneys remaining on deposit in the Project Fund on such date shall be transferred to the Bond Fund on the Business Day next preceding such foregoing dates, as applicable, and applied to the redemption of Bonds on such dates (except as such dates may be extended pursuant to the provisions of this Indenture).

In connection with any extension of the CLC Maturity Date, the Trustee shall not consent to the extension of the maturity date of the CLCs held by it unless such CLC Maturity Date is extended to a date not less than 30 days after the PLC Delivery Date (as extended, if applicable) pursuant to such extension. The Trustee's consent to any extension of the CLC Maturity Date shall be conditional upon the consent of GNMA, if required, and the GNMA Issuer to the extension of the CLC Maturity Date. The Trustee shall provide the GNMA Issuer with the written consent of the Trustee to the extension upon its receipt of the items required in clauses (i) through (vii) above and prior to the GNMA Issuer requesting consent of GNMA to such extension; provided, that the Trustee shall not consent to any such extension if such extension would in the opinion of the Trustee adversely impact the owners of the Bonds.

(e) In the event Commencement of Amortization occurs prior to the PLC Delivery Date, under no circumstances shall the GNMA Issuer pass through to the Bond Trustee principal payments on the Mortgage Note prior to the PLC Delivery Date (except to the extent provided in the CLCs); such principal payments shall be paid only pursuant to the terms of the Mortgage Note. Upon delivery of the final CLC, (i) the aggregate principal amount of the Bonds may not thereafter be increased pursuant to Section 2.13(b) hereof and (ii) any amounts remaining in the Project Fund shall be transferred to the Bond Fund to be applied to pay debt service on the next Interest Payment Date (other than Bonds issued in accordance with Section 2.08 of this Bond Indenture). The Bond Trustee shall transfer for cancellation pursuant to the book-entry system all CLCs held by it in exchange for the PLC. Notwithstanding such transfer by the Bond Trustee of the CLCs, all such CLCs shall remain registered in the name of the Bond Trustee and continue to be enforceable by the Bond Trustee until such time as the Bond Trustee has received delivery of the PLC.

(f) Notwithstanding anything herein to the contrary, the Bond Trustee shall not be required to acquire a GNMA Security unless the Bond Trustee has on deposit in the Project Fund and the Reserve Fund sufficient funds to do so and unless the GNMA Security pays interest at the Pass-Through Rate and, in the case of the PLC, matures no later than \_\_\_\_\_, 20\_\_\_. The GNMA Security shall be registered in accordance with the provisions of Section 4.04(e).

(g) The Bond Trustee shall compare the GNMA Security or its book-entry form with the GNMA prospectus relating to the GNMA Security and GNMA Guaranty Agreement provided by the GNMA Issuer to assure delivery of the correct GNMA Security.

**Section 4.04 Bond Fund**

(a) The Bond Trustee shall deposit into the Bond Fund all amounts received by the Bond Trustee from or with respect to the GNMA Security, including, without limitation, principal payments on the GNMA Security representing (A) regularly scheduled payments of principal, including, without limitation, principal payments on maturing CLCs, (B) casualty insurance proceeds, condemnation awards or other amounts applied to the prepayment of the Mortgage Loan following a partial or total destruction or condemnation of the Project, (C) mortgage insurance proceeds or other amounts received with respect to the Mortgage Loan, (D) a voluntary prepayment of the Mortgage Loan or a prepayment of the Mortgage Loan required by applicable rules, regulations, policies and procedures of FHA or GNMA (including the possible exercise by HUD of its right to override the prepayment and premium provisions of the Note following an event of default thereunder if HUD determines that prepayment of the Mortgage Loan will avoid a mortgage insurance claim and is therefore in the best interest of the Federal government), and (E) prepayments on the GNMA Security derived from prepayments on the Mortgage Loan made by the Borrower without notice or prepayment penalty while under the supervision of a trustee in bankruptcy and investment earnings on amounts held by the Bond Trustee hereunder. The Bond Trustee shall deposit into the Bond Fund all payments on the GNMA Security resulting from optional prepayments of the Mortgage Loan.

(b) The Bond Trustee shall apply amounts on deposit in the Bond Fund (i) first, to pay the principal of and interest on the Bonds as the same becomes due, (ii) next, to pay the Trustee Fee and (iii) last, to pay the City Administrative Fee.

(c) The GNMA Security shall be held at all times for the benefit of the Bond Fund. If the Bond Trustee does not receive a payment on the GNMA Security when due by the close of business on the 15<sup>th</sup> day of any month, the Bond Trustee shall notify and demand payment from GNMA by the close of business on the next succeeding Business Day. The Bond Trustee shall demand payment from GNMA for all CLCs held by it upon their maturity in return for payment of their principal amount or shall exchange the CLCs for the PLC as provided in Section 4.03(b)(iv).

(d) The Bond Trustee shall transfer to the Rebate Fund from the Bond Fund the amounts, if any, required pursuant to the Tax Regulatory Agreement.

(e) All GNMA Securities shall be in book-entry only form and shall be registered in the name of the Bond Trustee or the participant acting on behalf of the Bond Trustee at the depository for such book-entry designation at the time of purchase of the GNMA Securities by the Bond Trustee and the Bond Trustee shall have a first-lien perfected security interest in the GNMA Securities.

(f) The Bond Trustee shall be or shall become a member of the Federal Reserve System, and the GNMA Securities shall be held under the Federal Reserve System.

(g) The GNMA Issuer shall deliver to the Bond Trustee a certificate setting forth the revised regularly scheduled future principal and interest payments on the GNMA

Securities on (x) the delivery of the final CLC if the aggregate principal amount of such final CLC together with all previously delivered CLCs is less than \$ \_\_\_\_\_ [FACE AMOUNT] due to mortgage reduction at Final Endorsement and (y) each instance that the Trustee receives payment on the GNMA Securities exceeding regularly scheduled payments of principal and interest thereon. Such certificate of the GNMA Issuer will include all regularly scheduled future principal and interest payments on the GNMA Securities until scheduled maturity.

**Section 4.05 Reserve Fund.** The Bond Trustee shall deposit into the Reserve Fund (i) the amounts required by Section 4.02(a) hereof, and (ii) any additional amounts required by the provisions of this Bond Indenture to be deposited therein.

The Bond Trustee shall apply amounts on deposit in the Reserve Fund on each Interest Payment Date or any Redemption Date to pay or provide for the payment of interest on the Bonds becoming due and payable, whether at maturity or by prior redemption, on such date, and for which sufficient moneys are not yet available for such purpose in the Bond Fund.

At such time as no Bonds remain Outstanding, all amounts remaining in the Reserve Fund shall be paid first to the Issuer, amounts then due from the Borrower to the Issuer (including, but not limited to, amounts due under loans from the Issuer to the Borrower, if any), and second, to the Borrower.

**Section 4.06 Costs of Issuance Fund.** The Bond Trustee shall deposit into the Costs of Issuance Fund any amounts deposited with the Bond Trustee by or on behalf of the Borrower for deposit into the Costs of Issuance Fund.

The Bond Trustee shall apply amounts on deposit in the Costs of Issuance Fund to pay Costs of Issuance of the Bonds pursuant to the written direction of the Borrower filed with the Bond Trustee. Any amounts remaining in the Costs of Issuance Fund on [October 27, 2017], shall be transferred to the Project Fund, except that, with respect to such amounts remaining in the Cost of Issuance Fund that do not constitute Bond proceeds (within the meaning of the Code), such amounts shall be applied toward any amounts due to the Issuer by the Borrower or, if no such amounts are due to the Issuer, such amounts shall be paid to the Borrower.

**Section 4.07 Rebate Fund.** The purpose of the Rebate Fund is to facilitate compliance with Section 148(f) of the Code. Any Rebate Amount (as defined in the Tax Regulatory Agreement) deposited in such Fund shall be for the sole benefit of the United States of America and shall not be subject to the lien of the Bond Indenture or to the claim of any other Person, including, without limitation, the Bondholders and the Issuer. The requirements of this Section 4.07 are subject to, and shall be interpreted in accordance with, Section 148(f) of the Code and the Treasury Regulations applicable thereto (the "*Regulations*") and shall apply except to the extent the Bond Trustee is furnished with an opinion of Bond Counsel or other satisfactory evidence that the Regulations contain an applicable exception. The Bond Trustee shall make all payments, and file all forms, under the direction of the Borrower and pursuant to the Tax Regulatory Agreement.

Promptly at the end of each five-year period after the dated date of the Bonds and also upon the retirement of the Bonds, the Bond Trustee shall provide the Borrower with a statement of earnings on funds and accounts held under this Bond Indenture during any period not covered

by a prior statement. Each statement shall include the purchase and sale prices of each investment, if any (including any commission paid thereon which shall be separately stated if such information is available), the dates of each investment transaction, information as to whether such transactions were made at a discount or premium and such other information known or reasonably available to the Bond Trustee as the Borrower or rebate analyst shall reasonably require. If so requested by the Borrower at any time, the Bond Trustee shall create within the Bond Fund separate accounts for purposes of accounting for earnings on amounts attributable to the Bonds.

The Bond Trustee shall promptly transfer to the Rebate Fund each amount required to be deposited therein pursuant to the written direction of the Borrower or the rebate analyst pursuant to the Tax Regulatory Agreement, first from earnings in the Project Fund, and, second, to the extent amounts in the Project Fund are insufficient, from revenues which have been deposited into the Bond Fund and earnings thereon. To the extent that the amount to be deposited into the Rebate Fund exceeds the amount which can be transferred from such Funds, the Bond Trustee shall promptly notify the Borrower and an amount equal to such deficiency shall be paid promptly by the Borrower to the Bond Trustee for deposit into the Rebate Fund.

The Borrower and the Bond Trustee, on behalf of the Issuer, shall keep such records as will enable them to fulfill their respective responsibilities under this Section 4.07 and Section 148(f) of the Code, and the Borrower shall engage a rebate analyst as may be necessary in connection with such responsibilities. The Bond Trustee, to the extent furnished to it, will retain records of all calculations performed by the rebate analyst until six years after the retirement of the last obligation of the Bonds. The fees and expenses of the rebate analyst shall be paid by the Borrower pursuant to the Financing Agreement to the extent amounts provided hereunder are insufficient for such purpose. For purposes of the computation of the Rebate Amount required under the Tax Regulatory Agreement, the Bond Trustee shall make available to the Borrower and the Issuer during normal business hours all information in the Bond Trustee's control which is necessary to such computations.

**Section 4.08 Investment of Funds.** Any moneys held as part of any fund created in this Article shall be invested or reinvested by the Bond Trustee in Qualified Investments at the written or telephonic direction of the Authorized Borrower Representative, such telephonic direction to be promptly confirmed in writing. Such moneys may only be invested in Qualified Investments which mature or are subject to redemption or repurchase at par plus accrued interest at the option of the Bond Trustee (i) on or prior to the date or dates on which the Bond Trustee anticipates that cash funds will be required, or (ii) within six months of the date of investment. The investments so made and earnings thereon shall be held by the Bond Trustee and shall be deemed at all times to be a part of the fund in which such moneys were held unless and until transferred in accordance with Section 4.04(d); provided that for purposes of investment moneys held in any of the funds established hereunder may be commingled. The Bond Trustee is directed to sell and reduce to cash a sufficient amount of such investments whenever the cash balance in any fund shall be insufficient to cover a proper disbursement from any fund. The Bond Trustee shall incur no liability resulting from any investments made pursuant to this Section.



The Bond Trustee may make any and all investments permitted by this Section through its own bond or investment department, unless otherwise directed in writing by the Authorized Borrower Representative.

**Section 4.09 Custody of Funds; Moneys to Be Held in Trust.** The funds created under this Bond Indenture shall be in the custody of the Bond Trustee in its trust capacity hereunder; and the Issuer authorizes and directs the Bond Trustee to withdraw moneys from said funds for the purposes specified herein, which authorization and direction the Bond Trustee hereby accepts. All moneys required to be deposited with or paid to the Bond Trustee under any provision of this Article IV shall be held by the Bond Trustee in trust, and except for moneys held in the Rebate Fund or deposited with or paid to the Bond Trustee for the redemption of Bonds, notice of redemption of which has been duly given, shall while held by the Bond Trustee constitute part of the security for the Holders and be subject to the lien hereof.

**Section 4.10 Final Balances.** Except as otherwise provided herein, upon final payment of all principal of, premium, if any, and interest on the Bonds, and upon satisfaction of all claims against the Issuer hereunder, including the payment of all fees, charges and expenses of the Bond Trustee which are due and payable hereunder, or upon the making of adequate provision for the payment of such amounts, as permitted hereby, and after satisfaction of all of the Borrower's obligations under the Financing Agreement, all money and securities remaining hereunder shall be remitted to the Borrower.

**Section 4.11 Nonpresentment of Bonds.** In the event any Bond shall not be presented for payment when the principal thereof becomes due in whole or in part, whether at maturity, at the Redemption Date or otherwise, or a check or draft for interest is uncashed, if funds sufficient to pay such Bonds shall have been made available to the Bond Trustee for the benefit of the Holder or Holders thereof, all liabilities of the Issuer to the Holder thereof for the payment of such Bond, as the case may be, shall thereupon cease and be completely discharged, and it shall be the duty of the Bond Trustee to hold such funds for a period of six years after maturity of all Bonds, without liability for interest thereon, in a separate account in the Bond Fund for the benefit of the Holder of such Bond, who shall thereafter be restricted exclusively to such funds for any claim of whatever nature on his part under this Bond Indenture or on, or with respect to, said Bond. After the expiration of such six-year period, the Bond Trustee shall return said funds to the Issuer upon its written request and the Holder or Holders of any such unrepresented Bond shall be entitled to payment of said Bond only from said funds held by the Issuer. The obligation of the Bond Trustee under this Section to pay any such funds to the Issuer shall be subject to any provisions of law applicable to the Bond Trustee or to such funds providing other requirements for disposition of unclaimed property.

**Section 4.12 Payment of Fees.** In connection with the issuance of the Bonds and with the Project, the Borrower will pay the following fees in the following manner:

The Bond Trustee will pay the following fees on behalf of the Borrower:

- (i) To the Issuer, an Issuer Fee in an amount equal to 1.5% of the par amount of the Bonds, payable on the Closing Date from Borrower equity;

(ii) To the Issuer, a Bond Legal Reserve Fee in an amount equal to 0.10% of the par amount of the Bonds, payable on the Closing Date from Borrower equity; and

(iii) To the Bond Trustee, an upfront fee in the amount of \$5,000 and a first year administration fee of \$3,600, both payable on the Closing Date, from Borrower equity; and

(iv) To the Issuer, a City Administrative Fee in an amount equal to 0.15% of the outstanding principal amount of the Bonds, accruing monthly and payable to the Issuer semi-annually; and

(v) To the Bond Trustee, an annual fee in an amount equal to 0.06% of the amount of Bonds outstanding, accruing monthly and payable to the Bond Trustee semi-annually.

#### ARTICLE V GENERAL COVENANTS AND REPRESENTATIONS

**Section 5.01 Payment of Principal or Redemption Price of and Interest on Bonds.** The Issuer shall promptly pay or cause to be paid the principal or redemption price of, and the interest on, every Bond issued hereunder according to the terms thereof, but shall be required to make such payment or cause such payment to be made only out of revenues available therefor under this Bond Indenture. The Issuer hereby designates the principal corporate trust office of the Bond Trustee as the place of payment for the Bonds.

**Section 5.02 Instruments of Further Assurance.** The Issuer and the Bond Trustee shall do, execute, acknowledge and deliver, such indentures supplemental hereto, and such further acts, instruments and transfers as the Bond Trustee may reasonably require for the better assuring, transferring, conveying, pledging, assigning and confirming unto the Bond Trustee all its interest in the property herein described and the revenues, receipts and other amounts pledged hereby to the payment of the principal of, premium, if any, and interest on the Bonds paid solely from the Trust Estate. Any and all interest in property hereafter acquired which is of any kind or nature herein provided to be and become subject to the lien hereof shall and without any further conveyance, assignment or act on the part of the Issuer or the Bond Trustee, become and be subject to the lien of this Bond Indenture as fully and completely as though specifically described herein, but nothing contained in this sentence shall be deemed to modify or change the obligations of the Issuer under this Section.

**Section 5.03 Recordation and Filing.** Pursuant to the Financing Agreement, the Borrower shall cause financing statements with respect to the Trust Estate described in this Bond Indenture to be at all times filed in such manner and in such places if required by law in order to fully preserve and protect the rights of the Issuer and the Bond Trustee hereunder and to perfect the security interest created by this Indenture in the Trust Estate described herein. To the extent possible under applicable law, as in effect in the jurisdiction(s) in which the Trust Estate is located, the Borrower will maintain the priority of the security interest herein created in the Trust Estate as a first lien thereon, and warrant, protect, preserve and defend its interest in the Trust

Estate and the security interest of the Bond Trustee herein and all rights of the Bond Trustee under this Bond Indenture against all actions, proceedings, claims and demands of all Persons, all paid for by the Borrower.

**Section 5.04 No Modification of Security.** The Issuer shall not, without the written consent of the Bond Trustee, alter, modify or cancel, or agree to consent to alter, modify or cancel any agreement which relates to or affects the security for the Bonds. The Bond Trustee shall not consent to any change in the maturity of the GNMA Security or the Mortgage Note, except as provided in Sections 4.03(c), 4.03(d), 5.07 and Article VIII hereof.

**Section 5.05 Reports.** The Bond Trustee shall furnish annually, to the Borrower (which shall furnish copies thereof to HUD), the GNMA Issuer and any Bondholder who requests copies thereof and furnishes an address to which such reports and statements are to be sent, copies of (a) any reports furnished to the Bond Trustee with regard to the Project and (b) annual statements of the Bond Trustee with regard to fund balances. The Bond Trustee shall be reimbursed by the Borrower for its reasonable costs in preparing any such statements.

#### **Section 5.06 Tax Covenants**

(a) The Issuer, to the extent that it has control over any of the following proceeds or payments, and the Bond Trustee, to the extent that it has discretion with respect to investment of such proceeds, covenant and agree that they will not take any action or fail to take any action with respect to the investment of the proceeds of any Bonds issued under this Bond Indenture or with respect to the payments derived from the security pledged hereunder or from the Financing Agreement which would result in constituting the Bonds "arbitrage bonds" within the meaning of such term as used in Section 148 of the Code. The Issuer and the Bond Trustee further covenant and agree that they will comply with and take all actions required by the Tax Regulatory Agreement. The Bond Trustee shall cause to be prepared all rebate calculations required to be performed pursuant to the Tax Regulatory Agreement.

(b) The Issuer covenants that it shall not use or cause the use of any proceeds of Bonds or any other funds of the Issuer, directly or indirectly, in any manner, and shall not take or cause to be taken any other action or actions, or fail to take any action or actions, which would result in interest on any of the Bonds becoming includable in gross income of any Holder thereof. The Issuer further covenants that it shall at all times do and perform all acts and things permitted by law and necessary or desirable in order to assure that interest paid by the Issuer on the Bonds shall be excluded from the gross income of the recipients thereof for federal income tax purposes.

#### **Section 5.07 Concerning the GNMA Security**

(a) The Bond Trustee shall defend its rights in and to the GNMA Security for the benefit of the Bonds against the claims and demands of all Persons whomsoever.

(b) Except as provided in Section 3.01(c) hereof, the Bond Trustee shall not sell or otherwise dispose of the GNMA Security for an amount less than the amount sufficient, together with other amounts held under this Bond Indenture, to provide for the payment of the Bonds in accordance with ARTICLE IX hereof

(c) Except as otherwise specifically permitted by this Bond Indenture, the Bond Trustee shall not consent to any sale, modification or amendment of the GNMA Security without (i) notifying the Rating Agency of any proposed sale, modification or amendment, and (ii) obtaining the express written consent of 100% of the Holders of the Bonds.

## ARTICLE VI DEFAULT PROVISIONS AND REMEDIES OF BOND TRUSTEE AND HOLDERS

**Section 6.01 Events of Default.** Each of the following shall be an "Event of Default":

- (a) default in the due and punctual payment of any interest on any Bond; or
- (b) default in the due and punctual payment of the principal of or premium, if any, on any Bond whether at the stated maturity thereof, or on proceedings for redemption thereof, or on the maturity thereof by declaration; or
- (c) default in the performance or observance of any other of the covenants, agreements or conditions on the part of the Issuer in this Bond Indenture or in the Bonds; or
- (d) the occurrence and continuation of an event of default under the Financing Agreement of which the Bond Trustee has actual notice or of which the Bond Trustee is deemed to have notice pursuant to Section 7.04(i) hereof.

The Bond Trustee and the Issuer agree that notwithstanding the provisions hereof, no default under the terms of this Bond Indenture shall be construed as resulting in a default under the Mortgage Loan Documents unless such event also constitutes a default thereunder.

**Section 6.02 Acceleration.** Upon the occurrence of an Event of Default described in Section 6.01(a) or (b) hereof, and provided that the Mortgage Loan shall have been paid in full as certified by the GNMA Issuer to the Bond Trustee, the Bond Trustee may, and upon the written request of the Holders of not less than 25% in aggregate principal amount of all Bonds then Outstanding shall, by notice in writing delivered to the Borrower and the Issuer, declare the principal of all Bonds then Outstanding and the interest accrued thereon immediately due and payable and such principal and interest shall thereupon become and be immediately due and payable.

**Section 6.03 Rights of Holders.** If any Event of Default shall have occurred and be continuing, then the Trustee may and, if requested so to do by the Holders of not less than 25% in aggregate principal amount of Bonds affected by such default, and if indemnified as provided herein, the Bond Trustee shall:

- (a) by mandamus or other suit, action or proceeding at law or in equity require the Issuer to perform its covenants and duties under this Bond Indenture;
- (b) bring suit upon the Bonds;

- (c) by action or suit in equity require the Issuer to account for its actions as if it were the trustee of an express trust for the Holders of the Bonds;
- (d) by action or suit in equity enjoin any acts or things that may be unlawful or in violation of the rights of the Holders of the Bonds;
- (e) take any action to enforce its remedies under the Financing Agreement; or
- (f) take such other steps to protect and enforce its rights and the rights of the Holders of the Bonds, whether by action, suit or proceeding in aid of the execution of any power herein granted or for the enforcement of any other appropriate legal or equitable remedy.

**Section 6.04 Rights of Holders to Direct Proceedings.** Subject to the provisions of Section 6.08 hereof, the Holders of a majority in principal amount of the Bonds shall have the right at any time, by an instrument in writing executed and delivered to the Bond Trustee, to direct the time, method and place of conducting all proceedings to be taken in connection with the enforcement of the terms and conditions of this Bond Indenture for the benefit of the Bonds, or for the appointment of a receiver or any other proceedings hereunder for the benefit of the Bonds, in accordance with the provisions of law and of this Bond Indenture.

**Section 6.05 Waiver by Issuer.** Upon the occurrence of an Event of Default, to the extent that such right may then lawfully be waived, neither the Issuer nor anyone claiming through or under it shall set up, claim or seek to take advantage of any appraisal, valuation, stay, extension or redemption laws now or hereinafter in force, in order to prevent or hinder the enforcement of this Bond Indenture; and the Issuer, for itself and all who may claim through or under it, hereby waives, to the extent that it lawfully may do so, the benefit of all such laws and all right of appraisal and redemption to which it may be entitled under the laws of the State.

**Section 6.06 Application of Moneys.** All moneys received by the Bond Trustee or a receiver pursuant to any right given or action taken pursuant to a default under Section 6.01(a) or (b) hereof and all moneys in the possession of the Bond Trustee shall, after payment of the costs and expenses of any proceedings resulting in the collection of such moneys and after payment of the fees and expenses of the Bond Trustee, its agents and attorneys, be deposited in the Bond Fund; and all moneys in the Bond Fund shall be applied, together with the other moneys held by the Bond Trustee hereunder, except the Rebate Fund, as follows:

- (a) Unless the principal of all the Bonds shall have become due and payable or have been declared due and payable, all such moneys shall be applied:

FIRST - to the payment to the Persons entitled thereto of all installments of interest then due on the Bonds, in the order of the maturity of the installments of such interest and, if the amount available shall not be sufficient to pay in full any particular installment, then to the payment thereof ratably, according to the amounts due on such installment, to the Persons entitled thereto, without any discrimination or privilege except as to any difference in the respective rates of interest specified in the Bonds;

SECOND - to the payment to the Persons entitled thereto of the unpaid principal of and premium, if any, on any of the Bonds which shall have become due (other than Bonds called for redemption for the payment of which money shall be held pursuant to Section 4.11 of this Bond Indenture) whether at maturity or by call for redemption, in the order of their due dates and beginning with the earliest such due date, with interest on such Bonds from the date upon which they become due and, if the amount available shall not be sufficient to pay in full principal of, premium, if any, and interest on the Bonds due on any particular date, together with such interest, then to the payment thereof ratably, according to the amount of the principal, interest, and premium, if any, due on such date, to the Persons entitled thereto without any discrimination or privilege; and

THIRD - to the payment of any unpaid fees and expenses of the Issuer and the GNMA Issuer.

Any moneys remaining after application as described above shall be deposited in the Bond Fund.

(b) If the principal of all the Bonds shall have become due and payable or shall have been declared due and payable, all such moneys shall be applied to the payment of the principal, premium, if any, and interest then due and unpaid upon the Bonds, without preference or priority of principal over interest or of interest over principal, or of any installment of interest over any other installment of interest, or of premium over principal or interest or of principal or interest over premium or of any Bond over any other Bond, ratably, according to the amounts due respectively for principal, premium, if any, and interest, to the persons entitled thereto without any discrimination or privilege, except as to any difference in the respective Interest Rates specified in the Bonds.

Whenever moneys are to be applied pursuant to the provisions of this Section, such moneys shall be applied at such times, and from time to time as the Bond Trustee shall determine, having due regard to the amount of such moneys available for such application in the future. Whenever the Bond Trustee shall apply such funds, it shall fix the date (which shall be an Interest Payment Date unless it shall deem another date more suitable) upon which such application is to be made and upon such date interest on the amounts of principal to be paid on such date shall cease to accrue. The Bond Trustee shall give such notice as it may deem appropriate of the deposit with it of any such moneys and of the fixing of any such date, and shall not be required to make payment to the Holder of any Bond until such Bond shall be presented to the Bond Trustee for appropriate endorsement or for cancellation if fully paid.

**Section 6.07 Remedies Vested in Trustee.** All rights of action, including the right to file proof of claims, under this Bond Indenture or under any of the Bonds may be enforced by the Bond Trustee without the possession of any of the Bonds or the production thereof in any trial or other proceedings relating thereto and any such suit or proceeding instituted by the Bond Trustee shall be brought in its name as Bond Trustee without the necessity of joining as plaintiffs or defendants any Holders of the Bonds, and any recovery of judgment shall be for the benefit as provided herein of Holders of the Outstanding Bonds.

**Section 6.08 Remedies of Holders.** No Holder of any Bonds shall have any right to institute any suit, action or proceeding in equity or at law for the enforcement of any provision of this Bond Indenture or for the execution of any trust hereunder or for the appointment of a receiver or any other remedy hereunder, unless: (a) a default shall have occurred of which the Bond Trustee shall have been notified as provided herein; (b) such default shall have become an Event of Default; (c) the Holders of at least 25% in aggregate principal amount of the Outstanding Bonds shall have made written request to the Bond Trustee and shall have offered reasonable opportunity either to proceed to exercise the powers hereinbefore granted or to institute such action, suit or proceeding in its own name; (d) such Holders shall have offered to the Bond Trustee indemnity as provided herein; and (e) the Bond Trustee shall within 60 days thereafter fail or refuse to exercise the powers hereinbefore granted, or to institute such action, suit or proceeding, and such notification, request and offer of indemnity are hereby declared in every case at the option of the Bond Trustee to be conditions precedent to the execution of the powers and trusts under this Article VI, and to any action or cause of action for the enforcement of this Bond Indenture, or for any other remedy hereunder; it being understood and intended that no one or more Holders of the Bonds shall have any right in any manner whatsoever to affect, disturb or prejudice the lien of this Indenture or the rights of any other Holders of the Bonds or to obtain priority or preference over any other Holders (other than as provided herein) or to enforce any right under this Bond Indenture, except in the manner herein provided and for the equal and ratable benefit of all Holders of Bonds. Nothing contained in this Bond Indenture shall, however, affect or impair the right of any Holder to enforce the payment of the principal of, the premium, if any, and interest on any Bond at the maturity thereof or the obligation of the Issuer to pay the principal of, premium, if any, and interest on the Bonds issued hereunder to the respective Holders thereof, at the time, in the place, from the sources and in the manner expressed herein and in said Bonds.

**Section 6.09 Termination of Proceedings.** In case the Bond Trustee shall have proceeded to enforce any right under this Bond Indenture by the appointment of a receiver, by entry or otherwise, and such proceedings shall have been discontinued or abandoned for any reason, or shall have been determined adversely, then and in every such case the Issuer and the Bond Trustee shall be restored to their former positions and rights hereunder with respect to the Trust Estate herein conveyed, and all rights, remedies and powers of the Bond Trustee shall continue as if no such proceedings had been taken.

**Section 6.10 Waivers of Events of Default.** The Bond Trustee shall waive any Event of Default hereunder and its consequences and rescind any declaration of maturity of principal of and interest on the Bonds upon the written request of the Holders of a majority of the Outstanding Bonds; provided, however, that there shall not be waived (a) any default in the payment of the principal of any Bonds at the date of maturity specified therein, or upon proceedings for mandatory redemption, or (b) any default in the payment when due of the interest or premium on any such Bonds, unless prior to such waiver or rescission all arrears of interest, with interest (to the extent permitted by law) at the rate borne by the Bonds on overdue installments of interest or all arrears of payments of principal or premium, if any, when due (whether at the stated maturity thereof or upon proceedings for mandatory redemption) as the case may be, and all fees, costs, and expenses of the Bond Trustee, in connection with such default shall have been paid or provided for, and in case of any such waiver or rescission, or in case any proceeding taken by the Bond Trustee on account of any such default shall have been discontinued or abandoned or

determined adversely, then and in every such case the Issuer, the Bond Trustee and the Bondholders shall be restored to their former positions and rights hereunder, respectively, but no such waiver or rescission shall extend to any subsequent or other default, or impair any right consequent thereto.

**Section 6.11 Notice of Defaults; Opportunity of the Issuer, the Borrower and the GNMA Issuer to Cure Defaults.** Anything herein to the contrary notwithstanding no default under subsection (c) of Section 6.01 hereof (other than a default occasioned by the nonpayment of money) shall constitute an Event of Default until (i) actual notice of such default by registered or certified mail shall have been received by the Bond Trustee, and a notice of default shall have been given by the Bond Trustee or by the Holders of not less than 25% in aggregate principal amount of the Outstanding Bonds to the Borrower, the GNMA Issuer and the Issuer, and (ii) the Borrower and the Issuer shall have had with respect to a default under such subsection (c), 30 days after receipt of such notice, to correct said default or cause said default to be corrected, and shall not have corrected said default or caused said default to be corrected within the applicable period, and thereafter, with respect to a default described in such subsection (c), the GNMA Issuer shall have had 30 days to correct said default or cause said default to be corrected, and shall not have corrected said default or caused said default to be corrected within the applicable period; provided, however, if a default under such subsection (c) be such that it cannot be corrected within the applicable period, it shall not constitute an Event of Default if corrective action is instituted by the Borrower, the Issuer or the GNMA Issuer, as the case may be, within the applicable period and diligently pursued until the default is corrected.

With regard to any alleged default concerning which notice has been given to the Borrower under the provisions of this Section, the Issuer hereby grants the Borrower full authority for the account of the Issuer to perform any covenant or obligation alleged in said notice to constitute a default, in the name and stead of the Issuer with full power to do any and all things and acts to the same extent that the Issuer could do and perform any such things and acts and with power of substitution.

In the event the Issuer fails to perform any of its covenants or obligations under this Bond Indenture, the Borrower shall have the right to perform such covenants or obligations and the Issuer hereby consents to such fulfillment and waives any right it may have to interfere therewith.

## ARTICLE VII THE BOND TRUSTEE

### Section 7.01 Certain Duties and Responsibilities

(a) Except during the continuance of an Event of Default:

(i) The Bond Trustee undertakes to perform such duties and only such duties as are specifically set forth in this Bond Indenture, and no implied covenants or obligations shall be read into this Bond Indenture against the Bond Trustee; and



(ii) in the absence of bad faith on its part, the Bond Trustee may conclusively rely, as to the truth of the statements and the correctness of the opinions expressed therein, upon certificates or opinions furnished to the Bond Trustee and conforming to the requirements of this Bond Indenture; but in the case of any such certificates or opinions which by any provision hereof are specifically required to be furnished to the Bond Trustee, the Bond Trustee shall be under a duty to examine the same to determine whether they conform to the requirements of this Bond Indenture.

(b) In case an Event of Default has occurred and is continuing, the Bond Trustee shall exercise such of the rights and powers vested in it by this Bond Indenture, and use the same degree of care and skill in their exercise, as a prudent person would exercise or use under the circumstances in the conduct of his or her own affairs.

(c) No provision of this Bond Indenture shall be construed to relieve the Bond Trustee from liability for its own negligent action, its own negligent failure to act, or its own willful misconduct, except that

(i) This subsection (c) shall not be construed to limit the effect of subsection (a) of this Section;

(ii) The Bond Trustee shall not be liable for any error of judgment made in good faith by a responsible officer, unless it shall be proved that the Bond Trustee was negligent in ascertaining the pertinent facts; and

(iii) The Bond Trustee shall not be liable with respect to any action taken or omitted to be taken by it in good faith in accordance with directions received pursuant to Section 6.04 or the direction of the Holders of a majority in principal amount of Outstanding Bonds relating to the time, method and place of conducting any proceeding for any remedy available to the Bond Trustee, or exercising any trust or power conferred upon the Bond Trustee, under this Bond Indenture.

(d) No provisions of this Bond Indenture shall require the Bond Trustee to expend or risk its own funds or otherwise incur any financial liability in the performance of any of its duties hereunder, or in the exercise of any of its rights or powers.

(e) Whether or not therein expressly so provided, every provision of this Bond Indenture relating to the conduct or affecting the liability of or affording protection to the Bond Trustee shall be subject to the provisions of this Section.

**Section 7.02 Notice of Default.** Within 30 days after the occurrence of any default hereunder of which the Bond Trustee is deemed to have notice hereunder, the Bond Trustee shall transmit by first class mail, to the Holders of all Bonds then Outstanding notice of such default hereunder known to the Bond Trustee, unless such default shall have been cured or waived prior thereto; provided, however, that, except in the case of a default in the payment of the principal of (or premium, if any) or interest on any Bond when due, the Bond Trustee shall be protected in

withholding such notice if and so long as the Bond Trustee in good faith determines that the withholding of such notice is in the interests of the Holders of the Bonds. For the purpose of this Section the term "default" means any event which is, or after notice or lapse of time or both would become, an Event of Default.

**Section 7.03 Required Reporting.** The Bond Trustee shall provide to the Rating Agency (with copies to the Issuer and the Borrower):

(a) notice of any of the following events: (i) any GNMA Security is sold (except for the exchange of the CLCs for the PLC), (ii) a partial prepayment is made on any GNMA Security, (iii) any funds held under this Bond Indenture are invested in an investment agreement, (iv) the Bonds are no longer Outstanding in accordance with Article IX hereof, (v) this Bond Indenture or any Mortgage Loan Document is amended in accordance with Article VIII hereof, and (vi) the appointment of any successor Bond Trustee or co-trustee.

(b) notice of the initial acquisition by the Bond Trustee of (i) the Initial CLC, and (ii) the PLC (within 30 days of such acquisition);

(c) a copy of any notices sent to the GNMA Issuer, HUD or GNMA after the Bond Trustee has become entitled to claim any benefits under the GNMA Security; and

(d) such other information as the Rating Agency may reasonably request from time to time (i) in connection with its ongoing surveillance of the rating on the Bonds and (ii) in order to maintain the rating on the Bonds.

**Section 7.04 Certain Rights of Bond Trustee.** Except as otherwise provided in Section 10.01 hereof:

(a) the Bond Trustee may rely and shall be protected in acting or refraining from acting upon any resolution, certificate, statement, instrument, opinion, report, notice, request, direction, consent, order or other paper or document conforming to the requirements, if any, of this Bond Indenture, and believed by it to be genuine, and to have been signed or presented by the proper party or parties;

(b) any Request or Statement of the Issuer mentioned herein shall be sufficiently evidenced by an order or Request of the Issuer signed by an Authorized Issuer Representative and any resolution or ordinance of the governing body of the Issuer may be sufficiently evidenced by a Certificate of the Issuer;

(c) any notice, request, direction, election, order or demand of the Borrower mentioned herein shall be sufficiently evidenced by an instrument purporting to be signed in the name of the Borrower by an Authorized Borrower Representative (unless other evidence in respect thereof be herein specifically prescribed);

(d) whenever in the administration of this Bond Indenture the Bond Trustee shall deem it desirable that a matter be proved or established prior to taking, suffering or

omitting any action hereunder, the Bond Trustee (unless other evidence be herein specifically prescribed) may, in the absence of bad faith on its part, rely upon a Certificate of the Issuer;

(e) the Bond Trustee may consult with counsel, architects and engineers and other experts, and the written advice of such counsel, architects or engineers and other experts shall be full and complete authorization and protection in respect of any action taken, suffered or omitted by it hereunder in good faith and in reliance thereon;

(f) the Bond Trustee shall be under no obligation to exercise any of the rights or powers vested in it by this Bond Indenture at the request or direction of any of the Holders of the Bonds pursuant to this Indenture, unless such Holders shall have offered to the Bond Trustee reasonable security or indemnity against the costs, expenses and liabilities which might be incurred by it in compliance with such request or direction;

(g) the Bond Trustee shall not be bound to make any investigation into the facts or matters stated in any resolution, certificate, statement, instrument, opinion, report, notice, request, direction, consent, order or other paper or document, but the Bond Trustee, in its discretion, may make such further inquiry or investigation into such fact or matters as it may see fit, and, if the Bond Trustee shall determine to make such further inquiry or investigation, it shall be entitled to examine the books, records and premises of the Issuer and the Borrower, including the Project, personally or by agent or attorney;

(h) the Bond Trustee may execute any of the trusts or powers hereunder or perform any duties hereunder whether directly or by or through agents or attorneys, but the Bond Trustee shall be responsible for any misconduct or negligence on the part of any agent or attorney so appointed;

(i) the Bond Trustee shall not be required to take notice or be deemed to have notice of any default hereunder (except for any default due to the Bond Trustee's failure to make any of the payments required to be made by Article IV hereof) unless the Bond Trustee shall be specifically notified in writing of such default by the Issuer or the Holders of at least 25% in principal amount of Bonds affected thereby; and

(j) all notices or other instruments required by this Bond Indenture to be delivered to the Bond Trustee must, in order to be effective, be delivered at the principal corporate trust office of the Bond Trustee at the Notice Address referred to in Section 1.01 hereof.

**Section 7.05 Not Responsible for Recitals or Issuance of Bonds.** The recitals contained herein and in the Bonds, except the certificates of authentication, shall be taken as the statements of the Issuer, and the Bond Trustee assumes no responsibility for their correctness. The Bond Trustee makes no representations as to the validity or sufficiency of this Bond Indenture or of the Bonds.

**Section 7.06 Bond Trustee May Hold Bonds.** The Bond Trustee in its individual or any other capacity may become the owner or pledgee of Bonds and may otherwise deal with the Issuer with the same rights it would have if it were not Bond Trustee.

**Section 7.07 Compensation.** The Bond Trustee shall on each Interest Payment Date reimburse itself as provided in Section 4.04(b) hereof for all reasonable expenses, disbursements and advances incurred or made by the Bond Trustee in performing its obligations in accordance with any provision of this Bond Indenture (including the compensation and the expenses and disbursements of any Paying Agent, separate Bond Trustee or co-Bond trustee, its agents and counsel) provided, however, that the Bond Trustee's monthly compensation under this Section 7.07 shall be limited to one-twelfth (1/12) of [0.06%] of the outstanding aggregate principal amount of the Bonds for the preceding calendar month (payable monthly as provided in Section 4.04(b) hereof), including its services as dissemination agent under the Continuing Disclosure Agreement.

Any amounts payable to the Bond Trustee in excess of the amounts specified in the preceding paragraph shall be paid by the Borrower in accordance with Section 4.7 of the Financing Agreement.

**Section 7.08 Successor Bond Trustee.** Any corporation or association into which the Bond Trustee may be converted or merged, or with which it may be consolidated, or to which it may sell or transfer its trust business and assets as a whole or substantially as a whole, or any corporation or association resulting from any such conversion, sale, merger, consolidation or transfer to which it is a party shall, *ipso facto*, be and become successor Bond Trustee hereunder and vested with all title to the whole property or Trust Estate and all the trusts, powers, discretions, immunities, privileges and all other matters as was its predecessor, without the execution or filing of any instruments or any further act, deed or conveyance on the part of any of the parties hereto, anything herein to the contrary notwithstanding.

**Section 7.09 Resignation by the Bond Trustee.** The Bond Trustee and any successor Bond Trustee may at any time resign from the trusts hereby created by giving 60 days' written notice by registered or certified mail to the Issuer and to each Holder of the Bonds then Outstanding; provided that no such resignation shall take effect until a successor Bond Trustee shall have been appointed and shall have accepted such appointment as provided in Section 7.11. If no successor Bond Trustee shall have been appointed and have accepted appointment within 60 days following the giving of all required notices of resignation, the resigning Bond Trustee may petition any court of competent jurisdiction for the appointment of a successor Bond Trustee.

**Section 7.10 Removal of the Bond Trustee.** The Bond Trustee may be removed at any time, by an instrument or concurrent instruments in writing delivered to the Bond Trustee and the Issuer, and signed (a) by the Holders of a majority of the Bonds Outstanding at the time, or (b) with the written concurrence of the Issuer and the GNMA Issuer, provided, that such removal shall not be effective until all reasonable fees and expenses of the Bond Trustee have been paid in full, and provided, further, that the Bond Trustee shall continue to serve as Bond Trustee hereunder until a new Trustee has been appointed.

**Section 7.11 Appointment of Successor Bond Trustee by the Holders; Temporary Bond Trustee.** In case the Bond Trustee hereunder shall resign or be removed, or be dissolved, or shall be in the course of dissolution or liquidation, or otherwise become incapable of acting

hereunder, or in case it shall be taken under the control of any public officer or officers, or of a receiver appointed by a court, a successor may be appointed by the Holders of a majority of the principal amount of the outstanding Bonds, with notice to the Borrower and the GNMA Issuer, by an instrument or concurrent instruments in writing signed by such Holders, or by their duly authorized attorneys; provided, nevertheless, that in case of vacancy the Issuer, with the consent of the Borrower, which consent shall not be unreasonably withheld, may appoint a temporary Bond Trustee to fill such vacancy until a successor Bond Trustee shall be appointed by such Holders in the manner above provided; and any such temporary Bond Trustee so appointed by the Issuer shall immediately and without further act be superseded by the bond trustee so appointed by such Bondholders.

**Section 7.12 Concerning Any Successor Bond Trustee.** Every successor Bond Trustee appointed hereunder shall execute, acknowledge and deliver to its predecessor and also to the Issuer an instrument in writing accepting such appointment hereunder and thereupon such successor, without any further act, deed or conveyance, shall become fully vested with all the estates, properties, rights, powers, trusts, duties and obligations of its predecessor; but such predecessor shall, nevertheless, on the written request of the Issuer, or of its successor, and upon payment of all amounts due such predecessor, execute and deliver an instrument transferring to such successor Bond Trustee all the estates, properties, rights, powers, trusts, duties and obligations of such predecessor hereunder; and every predecessor Bond Trustee shall deliver all securities and money held by it as Bond Trustee hereunder to its successor. Should any instrument in writing from the Issuer be required by a successor Bond Trustee for more fully and certainly vesting in such successor the estate, rights, powers and duties hereby vested or intended to be vested in the predecessor, any and all such instruments in writing shall, on request be executed, acknowledged and delivered by the Issuer. The resignation of any Bond Trustee and the instrument or instruments removing any Bond Trustee and appointing a successor hereunder, together with all other instruments provided for in this Article, shall be filed and/or recorded by the successor Bond Trustee in any recording office where the Bond Indenture shall have been filed and/or recorded. Any such successor Bond Trustee shall be bound by all of the provisions hereof, including but not limited to Section 7.07 hereof. Every such Bond Trustee appointed pursuant to the provisions of this Section shall be a trust company or bank organized under the laws of the United States of America or any state thereof and which is in good standing, within or outside the State, having a reported capital and surplus of not less than \$10,000,000 if there be such an institution willing, qualified and able to accept the trust upon reasonable or customary terms.

**Section 7.13 Bond Trustee as Paying Agent and Bond Registrar; Additional Paying Agents.** The Bond Trustee is hereby designated and agrees to act as Paying Agent and Registrar for and in respect to the Bonds.

The Issuer from time to time may appoint one or more additional Paying Agents and, in the event of the resignation or removal of any Paying Agent, successor Paying Agents. Any such additional Paying Agent or successor Paying Agent shall signify its acceptance of the duties and obligations imposed upon it by this Bond Indenture by executing and delivering to the Issuer and the Bond Trustee a written acceptance thereof.

**Section 7.14 Successor Bond Trustee as Trustee, Paying Agent and Bond Registrar.** In the event of a change in the office of Bond Trustee, the predecessor Bond Trustee which shall have resigned or shall have been removed shall cease to be Bond Trustee and Paying Agent on the Bonds and Bond Registrar, and the successor Bond Trustee shall become such Bond Trustee, Paying Agent and Bond Registrar.

**Section 7.15 Co-Bond Trustee or Separate Bond Trustee.** At any time, but subject to compliance with all applicable regulations, for the purpose of meeting any legal requirements of any jurisdiction in which any part of the Trust Estate may at the time be located or for the purpose of enforcing any provisions of this Bond Indenture or the Financing Agreement, the Issuer and the Bond Trustee shall have power to appoint an additional Person as a co-bond trustee or separate bond trustee (provided, however, that the total fee payable to the Bond Trustee and the co-bond trustee or the Bond Trustee and the separate bond trustee, may not exceed the fee payable to the Bond Trustee prior to that appointment), and upon the request of the Bond Trustee or of the Holders of at least 25% in aggregate principal amount of Outstanding Bonds the Issuer shall for such purpose join with the Bond Trustee in the execution, delivery and performance of all instruments and agreements necessary or proper to appoint such Person to act as co-bond trustee of all or any part of the Trust Estate, and to vest in such Person or institution, in such capacity, such title to the Trust Estate, or any part thereof, and such rights, powers, duties, trusts or obligations as the Issuer and the Bond Trustee may consider necessary or desirable, subject to the remaining provisions of this Section.

If the Issuer shall not have made such appointment within 30 days after the receipt by it of a request to do so, or in case an event of default shall have occurred and be continuing, the Bond Trustee alone shall have the power to make such appointment.

The Bond Trustee, the Issuer and the Borrower shall execute, acknowledge and deliver all such instruments as may be reasonably required by any such co-bond trustee or separate bond trustee for more fully confirming such title, rights, powers, trusts, duties and obligations to such co-bond trustee or separate bond trustee.

Every co-bond trustee or separate bond trustee shall, to the extent permitted by law, but to such extent only, be appointed subject to the following terms, namely:

(a) the Bonds shall be authenticated and delivered, and all rights, powers, trusts, duties and obligations by this Bond Indenture conferred upon the Bond Trustee in respect of the custody, control or management of money, papers, securities and other personal property shall be exercised solely by the Bond Trustee;

(b) all rights, powers, duties and obligations conferred or imposed upon the Bond Trustee shall be conferred or imposed upon or exercised or performed by the Bond Trustee, or by the Bond Trustee and such co-trustee or separate trustee jointly, as shall be provided in the instrument appointing such co-bond trustee or separate bond trustee, except to the extent that under the law of any jurisdiction in which any particular act or acts are to be performed the Bond Trustee shall be incompetent or unqualified to perform such act or acts, in which event such act or acts shall be performed by such co-bond trustee or separate bond trustee;

(c) any request in writing by the Bond Trustee to any co-bond trustee or separate bond trustee to take or to refrain from taking any action hereunder shall be sufficient warrant for the taking or the refraining from taking of such action by such co-bond trustee or separate bond trustee;

(d) any co-bond trustee or separate bond trustee to the extent permitted by law may delegate to the Bond Trustee the exercise of any right, power, trust, duty or obligation, discretionary or otherwise;

(e) the Bond Trustee at any time by an instrument in writing with the concurrence of the Issuer may accept the resignation of or remove any co-bond trustee or separate bond trustee appointed under this Section and in case an Event of Default shall have occurred and be continuing, the Bond Trustee shall have power to accept the resignation of or remove any such co-bond trustee or separate bond trustee without the concurrence of the Issuer, and, upon the request of the Bond Trustee, the Issuer shall join with the Bond Trustee in the execution, delivery, and performance of all instruments and agreement necessary or proper to effectuate such resignation or removal. A successor to any co-bond trustee or separate bond trustee so resigned or removed may be appointed in the manner provided in this Section;

(f) no bond trustee hereunder shall be personally liable by reason of any act or omission of any other bond trustee hereunder;

(g) any demand, request, direction, appointment, removal, notice, consent, waiver or other action in writing executed by the Holders and delivered to the Bond Trustee shall be deemed to have been delivered to each such co-bond trustee or separate bond trustee; and

(h) any money, paper, securities or other items of personal property received by any such co-bond trustee or separate bond trustee hereunder shall forthwith, so far as may be permitted by law, be turned over to the Bond Trustee.

Upon the acceptance in writing of such appointment, any such co-bond trustee or separate bond trustee shall be vested with such title to the Trust Estate or any part thereof, and with such rights, powers, duties, trusts or obligations as shall be specified in the instrument of appointment jointly with the Bond Trustee (except insofar as local law makes it necessary for any such co-bond trustee or separate bond trustee to act alone) subject to all the terms of this Bond Indenture. Every such acceptance shall be filed with the Bond Trustee and the Issuer.

In case any co-bond trustee or separate bond trustee shall die, become incapable of acting, resign or be removed, the title to the Trust Estate and all rights, powers, trusts, duties and obligations of said co-bond trustee or separate bond trustee shall, so far as permitted by law, vest in and be exercised by the Bond Trustee unless and until a successor co-bond trustee or separate bond trustee shall be appointed in the manner herein provided.

**Section 7.16 Representations by Bond Trustee.** The Bond Trustee hereby represents and warrants that as of the date of execution of this Bond Indenture:

(a) It is duly organized and validly existing in good standing under the laws of the jurisdiction of its organization and has the power and authority to enter into and perform its obligations under this Bond Indenture;

(b) this Bond Indenture has been duly authorized, executed and delivered by it; and

(c) to the best of the Bond Trustee's knowledge, the execution of this Bond Indenture by the Bond Trustee does not violate laws, statutes, ordinances, regulations or agreements which are binding on the Bond Trustee.

**Section 7.17 Interpretation of Intent.** The Bond Trustee, in exercising its authority under this Bond Indenture, may interpret the intent of the parties hereunder. In exercising such authority, the Bond Trustee shall be held to a reasonable fiduciary standard subject to Section 7.01 hereof.

#### ARTICLE VIII SUPPLEMENTAL BOND INDENTURE

**Section 8.01 Supplemental Bond Indentures Not Requiring Consent of Bondholders.** The Issuer and the Trustee, without the consent of or notice to any of the Bondholders, may enter into a bond indenture or bond indentures supplemental to this Bond Indenture as shall not be inconsistent with the terms and provisions hereof or materially adverse to the interest of the Holders of the Bonds for any one or more of the following reasons:

(a) to cure any ambiguity or formal defect or omission in this Bond Indenture:

(b) to subject to the lien and pledge of this Bond Indenture additional revenues, properties or collateral;

(c) to grant to or confer upon the Bond Trustee for the benefit of the Bondholders any additional rights, remedies, powers or authority that may lawfully be granted to or conferred upon the Bondholders or the Bond Trustee or any of them;

(d) to modify, amend or supplement this Bond Indenture or any bond indenture supplemental hereto in such manner as to permit the qualification hereof and thereof under the Trust Indenture Act of 1939 or any similar federal statute hereafter in effect or under any state securities laws;

(e) to permit the Bond Trustee to comply with any obligations imposed upon it by law;

(f) to achieve compliance of this Bond Indenture with any applicable federal securities or tax laws or state securities laws;

(g) to maintain the exclusion from gross income for federal income taxation of interest on the Bonds;



(h) to obtain, improve or maintain the rating on the Bonds from any nationally recognized securities rating agency so long as such change does not affect the interest rates, maturities or redemption provisions of the Bonds and does not, in the opinion of Bond Counsel, adversely affect the exclusion from gross income for federal income taxation of interest on the Bonds; or

(i) in connection with any other change in this Bond Indenture which, in the judgment of the Bond Trustee, is not to the prejudice of the Bond Trustee or the Bondholders.

The Bond Trustee may rely upon an opinion of counsel as conclusive evidence that execution and delivery of a supplemental bond indenture have been effected in compliance with the provisions of this Article.

**Section 8.02 Supplemental Bond Indentures Requiring Consent of Bondholders.** With the consent of the Holders of not less than a majority in aggregate principal amount of the Outstanding Bonds, the Bond Trustee, from time to time, may enter into supplemental bond indentures for the purpose of modifying, altering, amending, adding to or rescinding any of the terms or provisions contained in this Bond Indenture or in any supplemental bond indenture; provided, however, that nothing in this Article contained shall permit, or be construed as permitting without the consent of the Holders of 100% of the Bonds outstanding: (a) an extension of the stated maturity or a reduction in the principal amount or reduction in the rate, or extension of time of payment of interest on, or reduction of any premium payable on the redemption of, any Bonds; (b) the creation of any lien on the Trust Estate prior to or on a parity with the lien of this Bond Indenture; (c) a reduction in the amount of the Bonds, the Holders of which are required to approve any such supplemental bond indenture, without the consent of the Holders of all Bonds at the time Outstanding which would be affected by the action to be taken; (d) the modification of the rights, duties or immunities of the Bond Trustee without the consent of the Bond Trustee; (e) a privilege or priority of any Bond over any other Bonds; (f) any reduction in the Borrower's obligations under the Mortgage Note, or change in the GNMA Issuer's obligations under (or GNMA's guaranty of) the GNMA Securities; (g) any amendment to Section 5.07 or Article VIII hereof, or (h) any action which may result in the denial of the exclusion of interest on the Bonds from gross income for federal income taxation.

If at any time the Issuer shall request the Bond Trustee to enter into any such supplemental bond indenture for any of the purposes of this Section, the Bond Trustee shall, upon being satisfactorily indemnified with respect to expenses, cause notice of the proposed execution of such supplemental indenture to be mailed, postage prepaid, to all Bondholders. Such notice shall briefly set forth the nature of the proposed supplemental bond indenture and shall state that copies thereof are on file at the corporate trust office of the Bond Trustee for inspection by all Bondholders. If, within 60 days or such longer period as shall be prescribed by the Issuer following the mailing of such notice, the Holders of not less than two-thirds in aggregate principal amount of Outstanding Bonds at the time of the execution of any such supplemental bond indenture shall have consented to and approved the execution thereof as herein provided, no Holder of any Bond shall have any right to object to any of the terms and provisions contained therein, or the operation thereof, or in any manner to question the propriety of the execution thereof, or to enjoin or restrain the Bond Trustee or the Issuer from executing the

same or from taking any action pursuant to the provisions thereof. Upon the execution of any such supplemental indenture as in this Section permitted and provided, this Bond Indenture shall be and be deemed to be modified and amended in accordance therewith. The Bond Trustee may rely upon an opinion of counsel as conclusive evidence that execution and delivery of a supplemental bond indenture have been effected in compliance with the provisions of this Article.

Anything herein to the contrary notwithstanding, a supplemental bond indenture under this Article which affects any rights of the Borrower shall not become effective unless and until the Borrower shall have consented to the execution and delivery of such supplemental bond indenture. In this regard, the Bond Trustee shall cause notice of the proposed execution and delivery of any such supplemental bond indenture to be mailed by certified or registered mail to the Borrower at least 15 days prior to the proposed date of execution and delivery of any supplemental indenture. The Borrower shall be deemed to have consented to the execution and delivery of any such supplemental bond indenture if the Bond Trustee does not receive a letter of protest or objection thereto signed by or on behalf of the Borrower on or before the close of business of the Bond Trustee on the fifteenth day after the mailing of said notice and a copy of the proposed supplemental bond indenture.

**Section 8.03 Amendments to Financing Agreement Not Requiring Consent of the Bondholders.** The Issuer and the Borrower, without the consent of the Bondholders, may enter into any amendment, change or modification to the Financing Agreement as shall not be inconsistent with the terms of the Financing Agreement or materially adverse to the interests of the Holder of the Bonds for any one or more of the following purposes:

- (a) to cure any ambiguity or formal defect or omission in the Financing Agreement;
- (b) to grant to or confer upon the Issuer or the Bond Trustee for the benefit of the Bondholders any additional rights, remedies, powers or authority that may be lawfully granted to or conferred upon the Issuer or the Bond Trustee or either of them;
- (c) to maintain the exclusion from gross income for federal income taxation of interest of the Bonds;
- (d) to obtain, improve or maintain the rating on the Bonds so long as such change does not affect the interest rates, maturities or redemption provisions of the Bonds and does not, in the opinion of Bond Counsel, adversely affect the exclusion from gross income for federal income taxation of interest on the Bonds; or
- (e) in connection with any other change which, in the judgment of the Bond Trustee, is not to the prejudice of the Bond Trustee or the Bondholders.

The Bond Trustee may rely upon an opinion of counsel as conclusive evidence that such amendment, change or modification has been effected in compliance with the provisions of this Article.

**Section 8.04 Amendments to Financing Agreement Requiring Consent of Bondholders.** With the consent of the Holders of not less than a majority in aggregate principal amount of the Bonds at the time Outstanding, the Issuer, the Bond Trustee and the Borrower may from time to time enter into amendments, changes and modifications to the Financing Agreement for the purpose of modifying, altering, amending, adding to or rescinding any of the terms or provisions contained therein; provided, however, that no such amendment, change or modification shall permit or be construed as permitting: (a) any adverse effect on the security for the Bonds, (b) a reduction in the amount of Bonds, the Holders of which are required to approve any such amendment, change or modification without the consent of Holders of all Bonds at the time Outstanding which would be affected by the action to be taken; or (c) any action which may result in the denial of the exclusion of the interest on the Bonds from gross income for federal income tax purposes.

If at any time, the Borrower or the Issuer shall request the consent of the Bond Trustee to any such amendment, change or modification of the Financing Agreement, the Bond Trustee shall, upon being satisfactorily indemnified by the Borrower with respect to expenses, cause notice of such proposed amendment, change or modification to be given in the same manner as provided above with respect to supplemental bond indentures. Such notice shall briefly set forth the nature of such proposed amendment, change or modification and shall state that copies of the instrument embodying the same are on file at the corporate trust office of the Bond Trustee for inspection by all Bondholders. If, within 60 days following the giving of such notice the Holders of not less than two-thirds in aggregate principal amount of Outstanding Bonds at the time of the execution of any such amendment, change or modification shall have consented to and approved the execution thereof as described above, no Holder of any Bond shall have any right to object to the terms and provisions contained therein, or to the operation thereof, or in any manner to question the propriety of the execution thereof or to enjoin or to restrain the Issuer or the Bond Trustee from consenting to the execution thereof. The Bond Trustee may rely upon an opinion of counsel as conclusive evidence that such amendment, change or modification has been effected in compliance with the provisions of this Article.

**Section 8.05 Modification of Mortgage Loan Documents.** Nothing contained herein or in the Financing Agreement shall limit or impair the right of the GNMA Issuer to require or agree to any amendment, change or modification of the Mortgage Loan Documents for the purpose of curing any ambiguity, or of curing, correcting or supplementing any defective or inconsistent provision contained therein, or in regard to matters or questions arising under said Mortgage Loan Documents so long as any such amendment, change or modification shall not adversely affect the payment terms of, the security for or the tax-exempt status of the Bonds.

## ARTICLE IX SATISFACTION AND DISCHARGE OF BOND INDENTURE

**Section 9.01 Discharge of Lien.** If the Issuer shall pay or cause to be paid to the Holders of the Bonds the principal, interest and premium, if any, to become due thereon at the times and in the manner stipulated therein and herein and shall have paid all fees and expenses of the Bond Trustee, and if the Issuer shall keep, perform and observe all and singular the covenants and promises in the Bonds and in this Bond Indenture expressed as to be kept, performed and observed by it or on its part, then these presents and the estate and rights hereby granted shall, at

the option of the Issuer, cease, determine and be void, and thereupon the Bond Trustee shall cancel and discharge the lien of this Bond Indenture and execute and deliver to the Issuer such instruments in writing as shall be requisite to satisfy the lien hereof, shall reconvey to the Issuer the estate hereby conveyed, and shall assign and deliver to the Issuer (to the extent that the Issuer certifies to the Bond Trustee that the Issuer is owed money by the Borrower) or to Borrower (if no such certification of the Issuer is delivered to the Bond Trustee) any interest in property at the time subject to the lien of this Bond Indenture which may then be in its possession, except amounts held by the Bond Trustee for the payment of principal of and interest and premium, if any, on the Bonds. Prior to the issuance of the total aggregate principal amount of Bonds authorized to be issued hereunder, the Issuer shall not be deemed to have satisfied the provisions of this Section 9.01 unless it confirms in writing to the Bond Trustee that the Bond Trustee shall not be directed to authenticate and deliver any additional Bonds or increase the aggregate principal amount of the Bonds pursuant to Section 2.13(b) hereof subsequent to the date if discharged.

All Outstanding Bonds shall, prior to the maturity or redemption date thereof, be deemed to have been paid within the meaning and with the effect expressed in the first paragraph of this Section if, under circumstances which, in the opinion of Bond Counsel, do not cause interest on the Bonds to be includable in gross income for federal income purposes, the following conditions shall have been fulfilled: (a) in case any of the Bonds are to be redeemed on any date prior to their maturity, the Issuer shall have given to the Bond Trustee, in form satisfactory to it, irrevocable instructions to mail, as provided in Article III hereof, notice of redemption of such bonds on said date; and (b) there shall be on deposit with the Bond Trustee either money or direct non-callable obligations of, or non-callable obligations guaranteed by, the United States of America in an amount sufficient, as certified to the Bond Trustee by independent public accountants of national standing, to pay when due the principal or redemption price, if applicable, and interest due and to become due on the Bonds on and prior to the Redemption Date or maturity date thereof, as the case may be. Upon satisfaction and discharge of this Bond Indenture as aforesaid, the Bond Trustee shall provide notice of such discharge by first class mail to Holders of all Bonds Outstanding, provided that for any Bonds subject to optional redemption within 90 days of the discharge of this Bond Indenture no such notice need be given.

**Section 9.02 Survival of Certain Provisions.** Notwithstanding the foregoing, any provisions of this Bond Indenture which relate to the maturity of Bonds, interest payments and dates thereof, optional and mandatory redemption provisions, credit against mandatory sinking fund requirements, exchange, transfer and registration of Bonds, replacement of mutilated, destroyed, lost or stolen Bonds, the safekeeping and cancellation of Bonds, non-presentment of Bonds, the holding of moneys in trust, and repayments of moneys in funds held hereunder, and the duties of the Bond Trustee and the Bond Registrar in connection with all of the foregoing, shall remain in effect and be binding upon the Bond Trustee, the Bond Registrar, the Paying Agent and the Holders notwithstanding the release and discharge of this Bond Indenture. The provisions of this Article shall survive the release, discharge and satisfaction of this Bond Indenture.

ARTICLE X  
MISCELLANEOUS

**Section 10.01 Consents and Other Instruments of Bondholders.** Any consent, request, direction, approval, waiver, objection, appointment or other instrument required by this Bond Indenture to be signed and executed by the Bondholders may be signed and executed in any number of concurrent writings of similar tenor and may be signed or executed by such Bondholders in person or by agent appointed in writing. Proof of the execution of any such instrument, if made in the following manner, shall be sufficient for any of the purposes of this Bond Indenture and shall be conclusive in favor of the Trustee with regard to any action taken under such instrument, namely:

(a) The fact and date of the execution by any Person of any such instrument may be proved by the affidavit of a witness of such execution or by the certificate of any notary public or other officer of any jurisdiction, authorized by the laws thereof to take acknowledgments of deeds, certifying that the Person signing such instrument acknowledged to him the execution thereof. Where such execution is by an officer of a corporation or association or a member of a limited liability company or a partner of a partnership on behalf of such corporation, association, limited liability company or partnership, such affidavit or certificate shall also constitute sufficient proof of his authority.

(b) The ownership of Bonds shall be proven by the Bond Register.

(c) Any request, consent or vote of the Holder of any Bond shall bind every future Holder of any Bond issued in exchange therefor or in lieu thereof, in respect of anything done or permitted to be done by the Trustee or the Issuer pursuant to such request, consent or vote.

(d) In determining whether the Holders of the requisite amount of the principal amount of the Bonds then Outstanding have concurred in any demand, request, direction, consent or waiver under this Bond Indenture, Bonds which are owned by the Issuer or the Borrower or by any Person directly or indirectly controlling or controlled by, or under direct or indirect common control with the Issuer or the Borrower shall be disregarded and deemed not to be Outstanding for the purpose of determining whether the Bond Trustee shall be protected in relying on any such demand, request, direction, consent or waiver. Only Bonds which the Bond Trustee knows to be so owned shall be disregarded. Bonds so owned which have been pledged in good faith may be regarded as Outstanding for the purposes of this Section if the pledgee shall establish to the satisfaction of the Bond Trustee the pledgee's right to vote such Bonds. In case of a dispute as to such right, any decision by the Bond Trustee taken upon the advice of counsel shall be full protection to the Bond Trustee.

**Section 10.02 Limitation of Rights.** With the exception of rights herein expressly conferred, nothing expressed or implied in this Bond Indenture or the Bonds is intended or shall be construed to give to any Person other than the parties hereto, the Borrower and the Holders of the Bonds, any legal or equitable right, remedy or claim under or in respect to this Bond Indenture or any covenants, conditions and provisions hereof.

**Section 10.03 Severability.** If any provision of this Bond Indenture shall be held or deemed to be or shall in fact be inoperative or unenforceable as applied in any particular case in any jurisdiction or jurisdictions or in all jurisdictions, or in all cases because it conflicts with any other provision or provisions hereof or any constitution, statute, rule of law or public policy, or for any other reason, such circumstances shall not have the effect of rendering the provision in question inoperative or unenforceable in any other case or circumstances, or of rendering any other provision or provisions herein contained invalid, inoperative or unenforceable to any extent whatever.

The invalidity of any one or more phrases, sentences, clauses or sections in this Bond Indenture contained shall not affect the remaining portions of this Bond Indenture or any part thereof

**Section 10.04 Notices.** All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed given three days after deposit by first-class mail, except any notice specifically required to be given by certified or registered mail shall be deemed given three days after being mailed by certified or registered mail, postage prepaid, and any notice dispatched by messenger, facsimile or telegram, addressed to the Notice Address of the person to whom such notices, certificates or other communications are given shall be deemed given when delivered.

**Section 10.05 Payments Due on Saturdays, Sundays and Holidays.** In any case where the date of maturity of interest on or principal of the Bonds or the GNMA Securities, or the date fixed for redemption of any Bonds, shall be a Saturday, Sunday, legal holiday or a day on which banking institutions are authorized by law to close, then payment of interest or principal need not be made on such date but may be made on the next succeeding Business Day with the same force and effect as if made on the date of maturity or the date fixed for redemption, and no interest shall accrue for the period after such date.

**Section 10.06 Counterparts.** This Bond Indenture may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

**Section 10.07 Governing Law.** The laws of the State shall govern the construction of this Bond Indenture and of all Bonds issued hereunder, without reference to its conflict of laws principles.

**Section 10.08 No Recourse.** No recourse shall be had for the principal of, redemption premium, if any, and interest on any of the Bonds or for any claim based thereon or upon any obligation, covenant or agreement contained in the Bond Indenture or the Financing Agreement against any past, present or future official, officer or employee of the Issuer, as such, either directly or through the Issuer or any successor, under any rule of law, statute or constitution or by the enforcement of any assessment or penalty or otherwise, and all such liability is hereby expressly waived and released as a condition of and consideration for the execution of the Bond Indenture and the Financing Agreement and the issuance of the Bonds.

**Section 10.09 Successors and Assigns.** All the covenants and representations contained in this Bond Indenture, by or on behalf of the Issuer, shall bind and inure to the benefit of its successors and assigns, whether or expressed or not.

**Section 10.10 Books, Records and Accounts.** The Bond Trustee agrees to keep proper books, records and accounts in which complete and correct entries shall be made of all transactions relating to the receipt, disbursements, investment, allocation and application of the proceeds received from the sale of the Bonds, the revenues received in connection with the GNMA Security, the revenues received from the Funds created pursuant to this Bond Indenture and all other money held by the Bond Trustee hereunder. The Bond Trustee shall make such books, records and accounts available for inspection by the Issuer or the Holder of any Bond during reasonable hours and under reasonable conditions.

**Section 10.11 HUD and GNMA Requirements to Control.** Notwithstanding anything in this Bond Indenture to the contrary, the provisions of this Bond Indenture and the Financing Agreement are subject and subordinate to the National Housing Act, all applicable HUD insurance regulations and related administrative requirements and the Mortgage Loan Documents and all applicable GNMA regulations and related administrative requirements; and in the event of any conflict between the provisions of this Bond Indenture or the Financing Agreement and the provisions of the National Housing Act, any applicable HUD regulations, related administrative requirements and the Mortgage Loan Documents, any applicable GNMA regulations and related administrative requirements, the said National Housing Act, HUD regulations, related administrative requirements and Mortgage Loan Documents, and the said GNMA regulations and related administrative requirements shall be controlling in all respects.

**Section 10.12 HUD Regulations.** Notwithstanding anything in this Bond Indenture to the contrary, the Issuer, its designee or any person shall not and cannot acquire or succeed to Grand Boulevard Housing IV, LLC's interest as general partner of the Borrower or exercise Grand Boulevard Housing IV, LLC's rights or powers as such general partner unless and until the Issuer, its designee or any person first complies with all HUD requirements pertaining to transfers of physical assets and received HUD's written preliminary approval. Prior to satisfying the requirements pertaining to transfers of physical assets neither the Issuer, its designee nor any person will assert any claim or interest in the HUD Project (HUD Project No. 071-35889) by reasons of the provisions of this Bond Indenture. Except as otherwise set forth herein or in the Financing Agreement, any claim asserted against the Project shall not be a personal liability of the Borrower but shall instead be a limited obligation payable solely from the Borrower's interest in, and Surplus Cash (as defined in the HUD Regulatory Agreement) revenues derived from, the Project.

**Section 10.13 Enforcement Not to Affect Mortgage Loan or GNMA Security** Notwithstanding any provision in this Bond Indenture to the contrary, enforcement of this Bond Indenture and the Financing Agreement will not result in any claim under the Mortgage Loan, or claim against the Project, the Mortgage Loan proceeds, any reserve or deposit made with the GNMA Issuer or another Person required by HUD in connection with the Mortgage Loan, or against the rents or other income from the Project (other than available "Surplus Cash," as defined in the HUD Regulatory Agreement) for payment hereunder.

IN WITNESS WHEREOF, the parties hereto have caused this Bond Indenture to be duly executed and their respective corporate seals to be hereunto affixed and attested, all as of the date and year first above written.

**CITY OF CHICAGO**

By: \_\_\_\_\_  
Chief Financial Officer

(Seal)

Attest:

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

**SEAWAY BANK AND TRUST COMPANY,**  
as Bond Trustee

By: \_\_\_\_\_  
Authorized Officer

(Seal)

Attest:

\_\_\_\_\_  
Authorized Officer

(Sub)Exhibits "A", "B", "C" and "D" referred to in this Bond Indenture read as follows:



(Sub)Exhibit "A"  
(To Bond Indenture)

Form Of Series 2016 Bonds.

UNITED STATES OF AMERICA  
STATE OF ILLINOIS  
CITY OF CHICAGO

Multi-Family Housing Revenue Bonds  
(Paul G. Stewart Apartments Phase III Tower Project),  
Series 2016 (FHA Insured/GNMA)

MAXIMUM PRINCIPAL AMOUNT:

No. R-1

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

Maturity Date

Dated Date

Interest Rate

CUSIP No.

Registered Owner: CEDE & CO.

Maximum Principal Amount: \_\_\_\_\_

The City of Chicago, a municipality and home rule unit of government duly organized and validly existing under the Constitution and the laws of the State of Illinois (the "Issuer"), for value received, hereby promises to pay (but only from the revenues and other assets and in the manner hereinafter described) to the Registered Owner specified above or registered assigns (the "Holder") (subject to any right of prior redemption provided for in the Bond Indenture referred to below), no later than the stated Maturity Date set forth above, the principal amount set forth on Appendix A hereto, which shall not exceed the principal amount set forth above and to pay interest on the principal amount set forth on Appendix A hereto as provided herein until said principal amount shall have been fully paid, at the rate per annum specified above on the principal amount outstanding on the last day of the preceding six-month period, payable on each \_\_\_\_\_ and \_\_\_\_\_, commencing \_\_\_\_\_, 201\_. Principal of the Bonds shall be payable on each Interest Payment Date to the extent amounts are available for such purpose, but shall in any event be payable on the stated maturity date. Principal payable on the Bonds on each Interest Payment Date shall be equal to the amounts in the Bond Fund representing principal payments received on the GNMA Security and available to pay the principal of the Bonds, until the entire principal amount of the Bonds has been paid. Principal payable on each Bond on each Interest Payment Date shall be the pro rata share of each such amount available to pay the principal of the Bonds on such Interest Payment Date. The principal balance of this Bond will bear interest until paid as stated below. No interest shall accrue on the principal amount of the Bond until that

portion of the principal amount of the Bond is drawn down in accordance with the drawdown schedule attached to this Bond. Principal of, premium, if any, and interest on this Bond are payable, without deduction for exchange, collection or service charges, in lawful money of the United States of America. Principal due at maturity or upon earlier redemption in whole is payable at the principal corporate trust office of Seaway Bank and Trust Company, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, or its successors in trust (the "Bond Trustee" or "Trustee") upon presentation and surrender of this Bond. The interest so payable on any Interest Payment Date shall be calculated on a 30-day month, 360-day year basis, shall be in the amount of interest that accrued during the calendar month preceding each Interest Payment Date on the principal balance of the Bonds outstanding as of the last day of the calendar month preceding the subject Interest Payment Date, and shall, subject to certain exceptions provided in the Indenture referred to below, be paid to the Holder in whose name this Bond is registered at the close of business on the first day of the calendar month of such Interest Payment Date (the "Regular Record Date"). Payment of interest and principal (other than as set forth above) shall be made by check or draft mailed on that Interest Payment Date to the Holder hereof at the close of business on the Regular Record Date at the address shown on the registration records for the Bonds kept by the Bond Trustee, *provided, however*, that payment of interest on any Interest Payment Date shall be made by wire transfer to the Holder as of the close of business on the Regular Record Date upon written notice of such wire transfer address in the continental United States (which notice may provide that it will remain in effect until revoked), *provided* that such wire transfer shall only be made with respect to an owner of \$1,000,000 or more in aggregate principal amount of the Bonds as of the close of business on the Regular Record Date relating to such Interest Payment Date. If any interest is not timely paid or duly provided for, the Trustee is required to establish a Special Record Date for the payment of that overdue interest to the Holders as of that Special Record Date. Notice of the Special Record Date shall be mailed to Holders not less than 10 days prior thereto. So long as this Bond is restricted to being registered in the registration books of the Issuer in the name of a Securities Depository (as defined in the Bond Indenture), the provisions of the Bond Indenture governing Book-Entry Bonds shall govern the payment of principal of, premium, if any, and interest on this Bond.

This Bond is one of a duly authorized series of bonds of the City designated as its Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA) (the "Bonds"), in the aggregate principal amount of \$\_\_\_\_\_ (the "Bonds"), pursuant to Article VII, Section 6 of the 1970 Constitution of the State of Illinois, and pursuant to the Ordinance adopted by the Issuer on \_\_\_\_\_, 2016. The Bonds are issued under and are equally and ratably secured as to principal, premium, if any, and interest by a Bond Indenture dated as of October 1, 2016, from the Issuer to the Bond Trustee (the "Bond Indenture"), to which Bond Indenture and all indentures supplemental thereto (copies of which are on file at the office of the Bond Trustee) reference is hereby made. By the acceptance of this Bond, the Holder hereof assents to all of the provisions of the Bond Indenture.

The Bonds are limited obligations of the Issuer payable solely from funds, moneys and securities held by the Bond Trustee under the Bond Indenture and amounts derived under the Financing Agreement (as defined in the Bond Indenture), including amounts derived from the GNMA Security described herein.

The Bonds, together with premium, if any, and interest thereon, do not constitute an indebtedness, liability, general or moral obligation or a pledge of the full faith or loan of credit of the Issuer, the State of Illinois, or any political subdivision of the State of Illinois within the meaning of any constitutional or statutory provisions. None of the Issuer, the State of Illinois or any political subdivision thereof shall be obligated to pay the principal of, premium, if any, or interest on the Bonds or other costs incident thereto except from the revenues and assets pledged with respect thereto. Neither the full faith and credit nor the taxing power of the United States of America, the Issuer, the State of Illinois or any political subdivision thereof is pledged to the payment of the principal of, premium, if any, or interest on the Bonds or other costs incident thereto. The Bonds are not a debt of the United States of America or any agency thereof, and are not guaranteed by the United States of America or any agency thereof.

This Bond shall not be entitled to any benefit under the Bond Indenture or become valid or obligatory for any purpose until the certificate of authentication shall have been signed by the Bond Trustee.

The Bonds are being issued by the Issuer for the purpose of financing an FIIA-insured mortgage loan (the "Mortgage Loan") to be made to PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Borrower") for the purpose of financing a portion of the costs of acquisition, rehabilitation and equipping of a 20-story, residential apartment building containing approximately 180 residential dwelling units, along with common area, service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and approximately 70 parking spaces (9 of which are handicapped accessible), for low and moderate income individuals and families, located at 401 East Bowen Avenue, Chicago, Illinois, and known as "Paul G. Stewart Apartments Phase III Tower (the "Project").

To secure payment of principal of and interest on the Bonds, the Borrower has arranged for the acquisition by the Trustee of fully modified mortgage-backed securities (the "GNMA Security") to be issued by P/R Mortgage & Investment Corp. (the "GNMA Issuer"), which will be guaranteed as to timely payment of principal and interest by the Government National Mortgage Association ("GNMA").

Principal payable on this Bond on each Interest Payment Date shall be equal to the amounts in the Bond Fund representing principal payments received on the GNMA Security, including, without limitation, principal payments on the GNMA Security representing regularly scheduled payments of principal including, without limitation, principal payments on maturing CLCs.

This Bond shall be subject to mandatory redemption prior to maturity, as a whole or in part, on the earliest practicable date for which notice of redemption can be given by the Bond Trustee pursuant to the Bond Indenture, unless otherwise provided, at a redemption price equal to 100% of the principal amount hereof being redeemed plus accrued interest to the Redemption Date, and without premium:

(i) In whole on \_\_\_\_\_, 20\_\_ (or such later date upon the extension of the Initial CLC Delivery Date) if the Initial CLC in the amount of at least \$51,000 is not delivered to the Bond Trustee by the Initial CLC Delivery Date;

(ii) In whole on the CLC Maturity Date if the PLC is not delivered to the Bond Trustee on or before \_\_\_\_\_, 20\_\_ (or such later date as shall be permitted under Section 4.03(d) of the Bond Indenture); and

(iii) In whole or in part, to the extent that the Bond Trustee receives payments on a GNMA Security in excess of regularly scheduled payments of principal thereof and interest thereon (except payments representing optional prepayments of the Mortgage Loan by the Borrower) (1) from insurance proceeds as a result of damage to the mortgaged premises or condemnation awards which is applied to reduce the Mortgage Note indebtedness pursuant to the terms and provisions of the Mortgage, (2) if the Federal Housing Commissioner determines that prepayment will avoid a mortgage insurance claim and is therefore in the best interest of the Federal Government (as defined in the Mortgage Note), or (3) from a prepayment of the Mortgage Loan made by the Borrower without notice or prepayment penalty while under supervision of a trustee in bankruptcy.

This Bond is also subject to redemption at the option and direction of the Borrower in whole or in part on an Interest Payment Date, on or after \_\_\_\_\_ 1, 20\_\_ at the redemption prices (expressed as percentages of their principal amount) set forth in the table below plus accrued interest to the Redemption Date:

**Redemption Dates**

**Redemption Prices**

The Holder of this Bond shall have no right to enforce the provisions of the Bond Indenture, or to institute action to enforce the covenants therein, or to take any action with respect to any default thereunder, or to institute, appear in or defend any suit or other proceeding with respect thereto, except as provided in the Bond Indenture.

Neither the Issuer nor the Borrower shall be liable for an acceleration of the Bonds or payment of additional interest thereon in the event that interest on the Bonds is declared or becomes includable in gross income for federal income tax purposes.

Modifications or alterations of the Bond Indenture or of any indenture supplemental thereto may be made only to the extent and in the circumstances permitted by the Bond Indenture.

This Bond is transferable by the Holder hereof in person or by his attorney duly authorized in writing at the principal corporate trust office of the Bond Trustee, but only in the manner and subject to the limitations provided in the Bond Indenture upon payment of any tax, fee or other governmental charge required to be paid with respect to such transfer, and upon surrender and cancellation of this Bond. Upon such transfer a new registered Bond or bonds of the same maturity and interest rate and of authorized denomination or denominations for the same aggregate principal amount will be issued to the transferee in exchange therefor.

The Issuer and the Bond Trustee may deem and treat the registered owner hereof as the absolute owner hereof for the purpose of receiving payment of or on account of principal hereof and interest due hereon and for all other purposes and neither the Issuer nor the Bond Trustee shall be affected by any notice to the contrary.

Subject to the limitations of the Bond Indenture and upon payment of any tax, fee or other governmental charge required to be paid with respect to such exchange, Bonds may be exchanged for a like aggregate principal amount of Bonds of the same maturity and interest rate.

The principal hereof may be declared or may become due on the conditions and in the manner and at the time set forth in the Bond Indenture upon the occurrence of an event of default as provided in the Bond Indenture.

No recourse shall be had for the payment of the principal of, premium, if any, or interest on this Bond, or for any claim based hereon, or otherwise in respect hereof, or based on or in respect of the Bond Indenture or any indenture supplemental thereto, against any trustee, officer or employee, as such, past, present or future, of the Issuer or any successor, whether by virtue of any constitution, statute or rule of law, or by the enforcement of any assessment or penalty or otherwise, all such liability being, by the acceptance hereof and as part of the consideration for the issue hereof, expressly waived and released. The following abbreviations, when used in the inscription on the face of this Bond, shall be construed as though they were written out in full according to applicable laws or regulations:

UNIF GIFT MIN ACT --

\_\_\_\_\_  
 (Cust) Custodian (Minor)  
 Under Uniform Gift to Minors  
 Act \_\_\_\_\_  
 (State)

TEN COM -- as tenants in common  
TEN ENT -- as tenants by the entireties  
JT TEN -- as joint tenants with right of  
Survivorship and not as  
Tenants in common

Additional abbreviations may also be used though not in the above list.

It is hereby certified, recited and declared that all facts, conditions and things required to exist, happen and be performed precedent to and in the execution and delivery of the Indenture and the issuance of this Bond do exist, have happened and have been performed in due time, form and manner as required by law and that the issuance of this Bond, together with all other obligations of the Issuer, does not exceed or violate any constitutional or statutory limitation.

IN WITNESS WHEREOF, the Issuer has caused this Bond to be executed in its name by the manual or facsimile signature of an authorized officer and its corporate seal to be hereunto impressed or imprinted hereon and attested to by the manual or facsimile signature of an authorized officer of the Issuer, all as of the Dated Date identified above.

CITY OF CHICAGO, ILLINOIS

By: \_\_\_\_\_  
Authorized Officer

Attest:

By: \_\_\_\_\_  
Authorized Officer

**FORM OF CERTIFICATE OF AUTHENTICATION**

This Bond is one of the Bonds described in the Bond Indenture referred to in this Bond.

SEAWAY BANK AND TRUST COMPANY,  
As Bond Trustee

By: \_\_\_\_\_  
Authorized Signature

Date of Authentication: \_\_\_\_\_

Date from which interest is payable: \_\_\_\_\_

Unless this certificate is presented by an authorized representative of The Depository Trust Company, a New York corporation ("DTC"), to the issuer or its agent for registration or transfer, exchange or payment, and any certificate issued is registered in the name of Cede & Co. or in such other name as is required by an authorized representative of DTC (and any payment is made to Cede & Co. or to such other entity as if required by an authorized representative of DTC), ANY TRANSFER, PLEDGE OR OTHER USE HEREOF FOR VALUE OR OTHERWISE BY OR TO ANY PERSON IS WRONGFUL inasmuch as the registered owner hereof, Cede & Co., has an interest herein.

**FORM OF ASSIGNMENT**

FOR VALUE RECEIVED, the undersigned hereby sells, assigns, and transfers unto

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

(Please Print or Type Name and Address of Assignee)

Social Security or Taxpayer Identification Number: \_\_\_\_\_

The within Bond and all rights thereunder, and hereby irrevocably constitutes and appoints

---

Attorney to transfer the said Bond on the books of the within-named Issuer maintained by the Trustee for the registration thereof, with full power of substitution in the premises.

---

Notice: The signature to this assignment  
Must correspond with the name as it appears  
On the face of the within note in every  
Particular, without alteration or enlargement  
or any change whatever. The signature  
Must be guaranteed by a member firm of the  
New York Stock Exchange or a commercial  
bank or trust company.

Signature guaranteed by:

[Bank, Trust Company or Firm]

---

Authorized Signature

(Signature(s) must be guaranteed by a broker or other financial institution which is a participant in the Securities Transfer Agent's Medallion Program (STAMP, SEMP, MSP)).



(Sub)Exhibit "B".  
(To Bond Indenture)

*Certificate Of Borrower Regarding Principal Advance.*

I am the [\_\_\_\_\_] of the Manager of the General Partner of PGS Bronzeville III Limited Partnership (the "Borrower"), and, as such, am familiar with the terms and provisions of the Bond Indenture dated as of October 1, 2016 (the "Bond Indenture") between the City of Chicago, Cook County, Illinois (the "Issuer") and Seaway Bank and Trust Company, as Bond Trustee (the "Bond Trustee") authorizing the issuance of the Issuer's Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA) in the maximum aggregate principal amount of \$10,596,000 in multiple principal advances (each, a "Principal Advance") from time to time (the "Bonds"). Capitalized terms used but not defined herein shall have the same meaning as in the Bond Indenture.

As Authorized Borrower Representative designated under the Bond Indenture, I hereby request a Principal Advance in the amount of \$\_\_\_\_\_ for the purpose of purchasing a CLC in a corresponding principal amount and hereby certify as follows with respect to such Principal Advance:

1. Each of the representations and warranties of the Borrower contained in the Bond Purchase Agreement with respect to the Bonds between the Issuer, the Borrower and Stifel, Nicolaus & Company, Incorporated (the "Purchaser"), are true and correct in all material respects as of the date hereof as if made on the date hereof.

2. Each of the Bond Purchase Agreement, the Tax Regulatory Agreement, the Financing Agreement, the Land Use Restriction Agreement and any other certificate executed and delivered by the Borrower in connection therewith, has not been amended or modified and is in full force and effect as of the date hereof. Each such agreement and certificate constitutes a legal, valid and binding obligation of the Borrower enforceable against the Borrower in accordance with its terms, except as such enforceability may be limited by bankruptcy, insolvency, reorganization, arrangements, fraudulent conveyance, moratorium or other laws or equitable principals relating to or affecting the enforcement of creditors' rights generally, by application of equitable principles.

3. The representations and warranties of the Borrower contained in the Financing Agreement, the Tax Regulatory Agreement, the Land Use Restriction Agreement, and any other certificates executed and delivered by the Borrower in connection therewith and in connection with the Bonds, are true and correct in all material respects as of this date or given on this date. All covenants of the Borrower contained therein have been duly performed, observed and complied with in all material respects. There is no Event of Default or any event which with the passage of time or giving of notice would

constitute an Event of Default on the part of the Borrower with respect to the performance of any of the covenants, conditions, agreements or provisions contained in the Financing Agreement, the Tax Regulatory Agreement or the Land Use Restriction Agreement.

4. The Borrower has not been notified, either directly or indirectly, by Polsinelli, PC, Bond Counsel, that its approving opinion dated the date of the initial delivery of the Bonds with respect to the validity of the Bonds and the exclusion from gross income for federal income tax purposes of interest thereon has been withdrawn or may no longer be relied upon without the substitution of a revised Opinion of Bond Counsel acceptable to the Bond Trustee, the Issuer, the GNMA Issuer and the Holders.

5. The request by the Borrower for a Principal Advance on the Bonds is being made in accordance with the representations of the Borrower in the Tax Regulatory Agreement and the Land Use Restriction Agreement in connection with the Initial Advance, as such documents may have been amended, modified or superceded as of the date hereof. The Principal Advance referenced herein is intended by the Borrower to be treated as being part of a single issue of Bonds for which the issue date is the date of the initial Principal Advance on the Bonds. The treatment of the Bonds, and all Principal Advances thereto, as a single issue, reflects the economic substances of the transaction and does not avoid Section 103 or any of Sections 141 through 150 of the Internal Revenue Code of 1986, as amended, or the general purposes thereof.

Dated: \_\_\_\_\_  
(Date of Principal Advance)

PGS Bronzeville III Limited Partnership,  
an Illinois limited partnership

By: Grand Boulevard Housing IV LLC, an  
Illinois limited liability company, its  
General Partner

By: Peoples Co-Op for Affordable Elderly  
Housing, an Illinois not-for-profit  
corporation, its Manager

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

Name: Fred L. Bonner

Title: Chief Executive Officer

*(Sub)Exhibit "C".  
(To Bond Indenture)*

*Form Of Certificate Of Bond Trustee  
Regarding Principal Advance.*

The undersigned hereby certifies that he/she is the authorized representative of Seaway Bank and Trust Company, as Bond Trustee under a Bond Indenture dated as of October 1, 2016 (the "Bond Indenture"), between it and City of Chicago, Cook County, Illinois (the "Issuer"), pursuant to which the Issuer has issued its Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA) (the "Bonds"). This Certificate is delivered pursuant to Section 2.13(b) of the Bond Indenture and is delivered in connection with a Principal Advance to the Bonds. Capitalized terms not otherwise defined herein shall have the meaning specified in the Bond Indenture.

The undersigned hereby certifies as follows:

1. The Bond Trustee has received the executed Certificate of Borrower Regarding Principal Advance dated \_\_\_\_\_ pursuant to Section 2.13(b) of the Bond Indenture, a copy of which is attached hereto, with respect to the current Principal Advance.
2. The Bond Trustee has noted the increase in the outstanding principal amount of the Bonds on the drawdown schedule attached to the Bonds as Appendix A and continues to hold such Bonds as agent of DTC.
3. Upon receipt of the proceeds of the Principal Advance contemplated by the Certificate of Borrower Regarding Principal Advance referenced above, the Bond Trustee will deposit such net proceeds in \_\_\_\_\_ [Specify Account].
4. The Bond Trustee has not received notice from the Issuer describing any change in law that prohibits the authentication of the Bonds with respect to the current Principal Advance.

Dated: \_\_\_\_\_  
(Date of Principal Advance)

Seaway Bank and Trust Company,  
as Bond Trustee

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

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

[Appendix A referred to in this Form of Certificate of Bond Trust  
regarding Principal Advance unavailable at time of printing.]

*(Sub)Exhibit "D".*  
(To Bond Indenture)

*Form Of Section 2.13 Certificate.*

[Letterhead of GNMA Issuer]

[Date]

Seaway Bank and Trust Company  
as Bond Trustee under that certain  
Bond Indenture, dated as of  
[October 1, 2016]  
from the City of Chicago  
to the Trustee

Re: City of Chicago Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments  
Phase III Tower Project), Series 2016 (FHA Insured/GNMA)

Ladies and Gentlemen:

Reference is made to that certain Bond Indenture, dated as of October 1, 2016 (the "Bond Indenture"), from the City of Chicago to Seaway Bank and Trust Company, as Bond Trustee. The undersigned, P/R Mortgage and Investment Corporation, an Indiana Corporation, is the GNMA Issuer (as defined in the Indenture). Pursuant to Section 2.13 of the Bond Indenture, the undersigned hereby certifies that it has sufficient commitment authority to issue the GNMA Securities (as defined in the Bond Indenture).

P/R Mortgage and Investment Corporation

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

*Exhibit "C":*  
(To Ordinance)

*Financing Agreement.*

THIS FINANCING AGREEMENT (this "**Agreement**") dated as of October 1, 2016, by and among the CITY OF CHICAGO, a municipality and home rule unit of government duly organized and validly existing under the Constitution and the laws of the State of Illinois (the "**Issuer**"), PGS BRONZEVILLE III LIMITED PARTNERSHIP, an Illinois limited partnership (the "**Borrower**"), and SEAWAY BANK AND TRUST COMPANY, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, as trustee (the "**Trustee**" or "**Bond Trustee**") under that certain Bond Indenture dated as of October 1, 2016, from the Issuer to the Bond Trustee securing the Bonds described below (the "**Bond Indenture**").

**WITNESSETH:**

For and in consideration of the mutual covenants and representations hereinafter contained, the parties hereto agree as follows:

**ARTICLE I.**  
**DEFINITIONS**

**Section 1.1 Definitions.** Terms used in this Agreement and defined in the Bond Indenture shall have the meanings given to such terms in the Bond Indenture. In addition, unless otherwise expressly provided herein, or unless the context clearly requires otherwise, the following terms shall have the respective meanings set forth below:

"*Authorized Representative*" means a representative of the Borrower, as appropriate, authorized to perform any act or discharge any duty under this Agreement.

"*Bond Counsel*" means Polsinelli PC or any attorney at law or firm of attorneys, of nationally recognized standing in matters pertaining to the federal tax exemption of interest on bonds issued by states and political subdivisions, and duly admitted to practice law before the highest court of any state of the United States of America or the District of Columbia.

"*Bond Legal Reserve Fee*" means the Bond Legal Reserve Fee payable by the Borrower to the Issuer, as described in Section 4.12 of the Bond Indenture.

"*Bonds*" means the Issuer's \$10,596,000 aggregate principal amount of Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FIIA Insured/GNMA), issued under and secured by the Bond Indenture.

"*Bond Trustee*" means Seaway Bank and Trust Company, in the City of Chicago, Illinois, and its successors in trust.

"*Bond Trustee Fee*" means an upfront fee of \$5,000 payable on the Closing Date, a first year administration fee of \$3,600 payable on the Closing Date, and an ongoing annual fee equal to 0.06% of the amount of Bonds outstanding, calculated and payable monthly (which includes any fees due to the Bond Trustee pursuant to any related Continuing Disclosure Agreement).

“*City Administrative Fee*” means the City Administrative Fee to be paid by the Trustee on behalf of the Borrower to the Issuer, described in Section 4.12 of the Bond Indenture.

“*Closing Date*” means the date of delivery of the Bonds in exchange for the purchase price thereof.

“*Code*” means the Internal Revenue Code of 1986, as amended, and any regulations thereunder applicable to the Bonds.

“*Continuing Disclosure Agreement*” means the Continuing Disclosure Agreement dated as of the date hereof, between the Borrower and the Bond Trustee.

“*FIIA*” means the Federal Housing Administration, an organizational unit within HUD.

“*General Partner*” means Grand Boulevard Housing IV, LLC, an Illinois limited liability company, the manager of which is Peoples Co-Op for Affordable Elderly Housing, an Illinois not-for-profit corporation, and its successors and assigns.

“*HUD*” means the United States Department of Housing and Urban Development.

“*HUD Regulatory Agreement*” means the Regulatory Agreement for Multifamily Housing Projects (HUD-92466M) with respect to the Project between the Borrower and HUD, as the same may be amended, restated or supplemented from time to time.

“*Inducement Ordinance*” means the inducement ordinance adopted by the City Council of the Issuer on July 29, 2015 with respect to the Project.

“*Issuer Fee*” means the amount of \$\_\_\_\_\_, which represents 1.5% of the par amount of the Bonds, paid by the Bond Trustee on behalf of the Borrower to the Issuer on the Closing Date in connection with, and as consideration for, the issuance of the Bonds.

“*Land Use Restriction Agreement*” means the Land Use Restriction Agreement dated as of the date hereof, between the Issuer and the Borrower with respect to the Project, the Notes and the Bonds.

“*Mortgage*” means the Mortgage executed by the Borrower, as mortgagor, to secure the Mortgage Loan.

“*Mortgagee*” means P/R Mortgage and Investment Corp., an Indiana corporation, and its successors and assigns.

“*Mortgage Insurance*” means the mortgage insurance with respect to the Mortgage Loan issued by FHA under Section 221(d)(4) of the National Housing Act.

“*Mortgage Loan*” means the Mortgage Loan with respect to the Project endorsed for Mortgage Insurance by FIIA pursuant to Section 221(d) of the National Housing Act.

**"Mortgage Loan Documents"** means, collectively, the Mortgage Note, the Mortgage, the HUD Regulatory Agreement, the Building Loan Agreement and other documents required by FHA in connection with the closing of the Mortgage Loan, as the same may be amended, restated or supplemented from time to time.

**"Mortgage Note"** means the promissory note executed by the Borrower, as maker, to evidence the Mortgage Loan.

**"Notes"** means the Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 of the Issuer issued on the Closing Date in connection with the Project.

**"Ordinance"** means the ordinance adopted by the City Council of the Issuer on \_\_\_\_\_, 2016, authorizing the issuance, sale and delivery of the Bonds and the Notes.

**"Permitted Encumbrances"** means, as of any particular date, those encumbrances approved by FHA in connection with the initial or final endorsement of the Mortgage Note for Mortgage Insurance.

**"Project"** means the acquisition of the Property located at 401 East Bowen Avenue, Chicago, Illinois, which is commonly known as the Paul G. Stewart Apartments Phase III Tower, which Site contains a 20-story, residential apartment building containing approximately one hundred and eighty (180) residential dwelling units, along with (1) common area, (2) service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and (3) approximately 70 surface parking spaces (9 of which are handicapped accessible), and the making of extensive repairs thereto, including repairs to the Property's exterior masonry walls, installation of a new fire safety system, plumbing system, boiler and heating system, electrical service, exterior ramp, interior ramp, laundry room and elevators, and other rehabilitation of and improvement to the dwelling units and the Property so that it can continue to serve as a source of quality, affordable rental housing for low and moderate-income senior individuals and families of the City of Chicago.

**"Project Fund"** means the Project Fund established under the Bond Indenture for the purpose of acquiring GNMA Securities (as defined in the Bond Indenture).

**"Schedule of Subscribers and GNMA Guaranty Agreement"** means HUD form of Schedule of Subscribers and GNMA Guaranty Agreement (HUD-11705) or any replacement form issued by HUD.

**"State"** means the State of Illinois.

**"Tax Regulatory Agreement"** means the Tax Regulatory Agreement dated the Closing Date, among the Borrower, the Issuer and the Bond Trustee relating to the Bonds.

**Section 1.2 Interpretation.** Words of the masculine gender shall be deemed and construed to include correlative words of the feminine and neuter genders. Words importing the singular number shall include the plural number, and vice versa, unless the context shall otherwise indicate. References to Articles, Sections and other subdivisions of this Agreement are to the Articles, Sections and other subdivisions of this Agreement as originally executed. The

headings of this Agreement are for convenience and shall not define or limit the provisions hereof.

## ARTICLE II. REPRESENTATIONS AND WARRANTIES

**Section 2.1 Representations and Warranties of Issuer.** The Issuer represents and warrants that:

(a) The Issuer is a municipality and home rule unit of government duly organized and validly existing under the Constitution and the laws of the State. The Issuer is authorized to execute and deliver this Agreement, the Land Use Restriction Agreement and the Indenture, and to carry out its obligations hereunder and thereunder.

(b) The Issuer has issued the Bonds for the purpose of financing a portion of the Project Costs.

(c) To the knowledge of the undersigned representatives of the Issuer, neither the execution and delivery of the Bonds, this Agreement, the Land Use Restriction Agreement or the Bond Indenture, the consummation of the transactions contemplated hereby and thereby, nor the fulfillment of or compliance with the terms, conditions or provisions of the Bonds, this Agreement, the Land Use Restriction Agreement or the Bond Indenture conflict with or result in a material breach of any of the terms, conditions or provisions of any agreement, instrument, judgment, order, or decree to which the Issuer is now a party or by which it is bound, or constitute a material default under any of the foregoing.

**Section 2.2 Representations and Warranties of Borrower.** The Borrower represents and warrants that:

(a) The Borrower (i) is a limited partnership duly organized and validly existing under the laws of the State, and is qualified to transact business under the laws of the State, and (ii) has the power and authority to carry on its properties and assets, and to carry out its business as now being conducted by it, and as contemplated by this Agreement, the Tax Regulatory Agreement, the Land Use Restriction Agreement, the Continuing Disclosure Agreement and the Mortgage Loan Documents.

(b) The Borrower has been duly authorized to execute and deliver this Agreement, the Land Use Restriction Agreement, the Tax Regulatory Agreement, the Continuing Disclosure Agreement and the Mortgage Loan Documents.

(c) The execution and delivery by the Borrower of this Agreement, the Land Use Restriction Agreement, the Tax Regulatory Agreement, the Continuing Disclosure Agreement and the Mortgage Loan Documents will not violate any provision of any presently existing law, rule or regulation, any order of any court or other agency or government, or any provision of any document or instrument to which the Borrower is a party the effect of which would materially and adversely affect the ability of Borrower to perform its obligations under this Agreement.



(d) There is no action, suit or proceeding at law or in equity, or by or before any governmental instrumentality or other agency, now pending, or, to the best knowledge of the Borrower, threatened against or affecting the Borrower, or any of the properties or rights of the Borrower, which, if adversely determined, would materially impair the right of the Borrower to carry on its business substantially as now being conducted by it, and as contemplated by this Agreement, the Land Use Restriction Agreement, the Tax Regulatory Agreement, the Continuing Disclosure Agreement and the Mortgage Loan Documents, or would materially and adversely affect the financial condition of the Borrower.

(e) The operation of the Project in the manner presently contemplated and as described in this Agreement, the Land Use Restriction Agreement, the Tax Regulatory Agreement and the Mortgage Loan Documents will not conflict with any existing zoning, water, air pollution or other existing ordinance, order, law or regulation applicable thereto.

(f) The Borrower has filed or caused to be filed all federal, state and local tax returns which are required to be filed, and has paid or caused to be paid all taxes as shown on said returns or on any assessment received by it, to the extent that such taxes have become due.

(g) The Borrower is not in material default in the performance, observance or fulfillment of any of the obligations, covenants or conditions contained in any agreement or instrument to which it is a party, which default would materially adversely affect the Project or adversely affect the Borrower's ability to perform its obligations under any agreement related to the financing of the Project.

(h) The estimated cost of acquiring, rehabilitating and equipping the Project, inclusive of financing costs, is in excess of [\$\_\_\_\_\_].

(i) At least 95% of the net proceeds of the Bonds will be used to finance Qualified Project Costs which constitute a "qualified residential rental project" within the meaning of Section 142(d) of the Code and such costs either (1) will have been paid with respect to work performed or materials purchased after \_\_\_\_\_, 2015 (which date is sixty days prior to the adoption of the Inducement Ordinance) or (2) will constitute "Preliminary Expenditures" not in excess of twenty (20%) percent of the sale proceeds of the Bonds as defined in Section [3.13.6] of the Tax Regulatory Agreement executed by the City, the Borrower and the Bond Trustee in connection with the Bonds.

(j) The average maturity of the Bonds does not exceed 120% of the average reasonably expected economic life of the Project determined in accordance with Section 147(b) of the Code.

(k) Neither the Borrower nor any "related person" (within the meaning of the Code) will acquire, pursuant to any arrangement, formal or informal, any of the Bonds in an amount related to the amount of the Mortgage Loan to be funded by the Issuer for the Borrower.

(l) Less than 25% of the net proceeds of the Bonds will be used for the acquisition of the land on which the Project is located.

(m) None of the proceeds of the Bonds will be used to provide any airplane, skybox or other private luxury box, health club facility, any facility primarily used for gambling, or any store the principal business of which is the sale of alcoholic beverages for consumption off premises, and none of the proceeds of the Bonds will be used for the acquisition of land to be used for farming or industrial park purposes.

(n) Until payment in full of all of the Bonds, unless the Bond Trustee shall otherwise consent in writing, it will not incur, create, assume or suffer to exist any mortgage, pledge, security interest, lien, charge or other encumbrance of any nature on the Project or the Trust Estate other than (i) any liens, taxes or other governmental charges which are not yet due and payable, (ii) any pledge relating to syndication of ownership interests in the Project, (iii) any lien, including, but without limiting the generality of the foregoing, mechanics' liens, or other liens resulting from a good-faith dispute on the part of the Borrower, which dispute the Borrower agrees to resolve diligently, or which liens are insured over by a title insurance company reasonably acceptable to FHA, (iv) the Mortgage Loan Documents, the Land Use Restriction Agreement and the other "permitted exceptions" identified in the HUD Regulatory Agreement, (vi) other liens or encumbrances contemplated by the approving ordinance adopted by the Issuer in connection with the issuance of the Bonds or otherwise approved by FHA, and (vii) such other pledges as may be approved in writing by the Bond Trustee.

(o) The Bond Indenture has been submitted to the Borrower for its examination, and the Borrower acknowledges, by execution of this Agreement, that it has reviewed and approved the Bond Indenture.

(p) The Borrower has not taken, or permitted to be taken on its behalf, and agrees that it will not take, or permit to be taken on its behalf, any action which would adversely affect the exclusion from gross income for federal income tax purposes of the interest paid on the Bonds, and that it will make and take, or require to be made and taken, such acts and filings as may from time to time be required under the Code to maintain the exclusion from gross income for federal income tax purposes of the interest on the Bonds, including maintaining continuous compliance with the requirements of Section 142 of the Code.

(q) If the Borrower becomes aware of any situation, event or condition which would result in the interest of the Bonds becoming includable in gross income for federal income tax purposes, the Borrower shall promptly give written notice thereof to the Issuer and the Bond Trustee.

### ARTICLE III. BOND PROCEEDS

**Section 3.1 Application of Bond Proceeds.** In order to enable the Issuer to provide funds to finance the Mortgage Loan made to finance the Project, the Issuer will issue and deliver from time to time Bonds in accordance with and subject to the terms of the Bond Indenture to the purchasers thereof, and will cause to be deposited the net proceeds thereof with the Bond Trustee for application in accordance with the provisions of the Bond Indenture and this Agreement.

**Section 3.2 The GNMA Security; Disbursements from the Project Fund.**

(a) Initial CLC. The obligation of the Bond Trustee to acquire the Initial CLC on behalf of the Issuer is subject to Section 4.03(b) of the Bond Indenture and receipt on or before the date of acquisition of such Initial CLC by the Bond Trustee of the following:

(i) the Initial CLC issued to the Bond Trustee in a principal amount not to exceed amounts available in the Project Fund as of the date of delivery of the CLC, bearing interest at the Pass-Through Rate, maturing on the CLC Maturity Date, and delivered to the Bond Trustee within 30 days of its dated date (which shall be the first day of a month);

(ii) a certificate in the form attached hereto as *Exhibit A* executed by an Authorized Borrower Representative certifying, among other things, that 95% of the amount of the CLC represents Qualified Project Costs, that purchase of the CLC is a proper charge against the Project Fund and the Reserve Fund and that the costs incurred by the Borrower are presently due and have not been previously paid or requisitioned;

(iii) a copy of the Application for Insurance of Advances of Mortgage Proceeds pertaining to the Initial Advance, executed by the Mortgagee and approved by FHA;

(iv) a GNMA prospectus relating to the GNMA Security;

(v) a copy of the executed and recorded Mortgage certified by the title company;

(vi) a copy of the executed Mortgage Note initially endorsed by FHA evidencing the Mortgage Loan;

(vii) a copy of an ALTA Lender's Policy of title insurance issued with respect to the Project showing the Land Use Restriction Agreement to have a priority immediately subordinate to the Mortgage, the HUD Regulatory Agreement and any related UCC Financing Statements and assignment of rents and leases to the GNMA Issuer;

(viii) the Schedule of Subscribers and GNMA Guaranty Agreement; and

(ix) the original or a copy of the executed and recorded Land Use Restriction Agreement certified by the title company.

(b) Subsequent CLCs. After acquisition of the Initial CLC, the Bond Trustee shall increase the outstanding principal amount of the Bonds, and deposit the proceeds resulting from such increase in accordance with the terms of the Bond Indenture in the Project Fund, and shall make periodic advances of moneys available in the Project Fund and the Reserve Fund to the GNMA Issuer, on behalf of the Borrower, to acquire subsequent CLCs, but only in accordance with the conditions of Section 4.03(b)(iii) of the Bond Indenture and the terms and provisions of the Trade Agreement and this Agreement.

The obligation of the Bond Trustee to make interim advances to acquire subsequent CLCs is further subject to the timely receipt by the Bond Trustee of all payments due on previously delivered CLCs, and is also subject to the receipt of the following documents, on or before the date any interim advance is made by the Bond Trustee:

(i) a certificate in the form attached hereto as *Exhibit A* executed by an Authorized Borrower Representative certifying, among other things, that 95% of the amount of the CLC to be acquired represents Qualified Project Costs, that purchase of such CLC is a proper charge against the Project Fund and the Reserve Fund, that the costs incurred by the Borrower are presently due and payable and have not been previously paid or requisitioned; and

(ii) the relevant CLC (which shall be delivered simultaneously with such interim advance).

The Bond Trustee shall review each CLC delivered to it in connection with the initial advance and each interim advance to ensure that (i) the amount of such CLC, when added to all previous CLCs issued to the Bond Trustee, does not exceed \$ \_\_\_\_\_, (ii) such CLC bears interest at the Pass-Through Rate, (iii) such CLC matures on \_\_\_\_\_, 20\_\_\_\_, and (iv) such CLC is delivered to the Bond Trustee by the last day of the month in which it was issued. With respect to the final CLC to be delivered to the Bond Trustee, the Bond Trustee shall also receive (i) a copy of the executed and approved Application for Insurance of Advances of Mortgage Proceeds pertaining to such final advance, (ii) a Schedule of Subscribers and GNMA Guaranty Agreement and (iii) written assurance from the GNMA Issuer that it will proceed to submit to GNMA-approved document custodian the finally endorsed Mortgage Note.

(c) Delivery of PLC. The Bond Trustee shall deliver as requested by the GNMA Issuer its authorization to cancel all CLCs held by it upon issuance by the GNMA Issuer and delivery to the Bond Trustee of the PLC on or before the PLC Delivery Date and upon receipt by the Bond Trustee of a Schedule of Subscribers and GNMA Guaranty Agreement and written assurance from the GNMA Issuer that it will proceed to submit to GNMA the finally endorsed Mortgage Note; provided, however, that the CLCs shall not be so cancelled if the principal balance of the Mortgage Note as of the PLC Delivery Date is less than the aggregate principal amount of such CLCs unless the GNMA Issuer has paid to the Bond Trustee, as a partial prepayment of such CLCs, an amount equal to the difference between the then current outstanding principal balance of the Mortgage Note as of the PLC Delivery Date and the aggregate principal amount of the CLCs.

The obligation of the Bond Trustee to acquire the PLC is subject to Section 4.03(b)(iv) of the Bond Indenture and receipt of the following documents:

(i) written evidence from the GNMA Issuer that the PLC will be issued to the Bond Trustee in the principal amount equal to the unamortized portion of the Mortgage Loan with a final maturity date no later than \_\_\_\_\_, 20\_\_\_\_, will be dated no later than the first day of the month in which the CLCs mature and will be delivered no later than the last day of the month in which it is issued and will bear interest at the Pass-Through Rate;

(ii) a Schedule of Subscribers and GNMA Guaranty Agreement [and a certificate of the GNMA Issuer to the effect that, to the best of the GNMA Issuer's knowledge, such Schedule of Subscribers and GNMA Guaranty Agreement has been duly authorized, executed and delivered by the GNMA Issuer, and constitutes a valid and binding obligation of the GNMA Issuer and GNMA and (B) the PLC upon its issuance will constitute a valid and binding obligation of GNMA, enforceable in accordance with its terms; and

(iii) a GNMA prospectus relating to the GNMA Security.

**Section 3.3 Payments by Borrower.** In addition to all payments required to be made with respect to the Mortgage Note, the Borrower agrees to make the following additional payments, to the extent not paid pursuant to the Mortgage Note:

(a) To the Bond Trustee on the date of delivery of the Bonds from other amounts received from Stifel, Nicolaus & Company, Incorporated in connection with the sale of the Bonds, [\$ \_\_\_\_\_] for deposit in the Reserve Fund.

(b) All taxes and assessments of any type or character charged to the Issuer or to the Bond Trustee affecting the amount available to the Issuer or the Bond Trustee to pay the principal of or interest on the Bonds or in any way arising due to the transactions contemplated hereby (including taxes and assessments assessed or levied by any public agency or governmental issuer of whatsoever character having power to levy taxes or assessments) but excluding franchise taxes based upon the capital and/or income of the Bond Trustee and taxes based upon or measured by the net income of the Bond Trustee; provided, however, that the Borrower shall have the right to protest any such taxes or assessments and to require the Issuer or the Bond Trustee, at the Borrower's expense, to protest and contest any such taxes or assessments assessed or levied upon them and that the Borrower shall have the right to withhold payment of any such taxes or assessments pending disposition of any such protest or contest unless such withholding, protest or contest would adversely affect the rights or interests of the Issuer or the Bond Trustee or the respective liens of the Bond Indenture or the Mortgage.

(c) The Bond Trustee Fee, the Issuer Fee, the Issuer's Legal Reserve, the Issuer's financial advisor fee, the City Administrative Fee, and the Rebate Analyst Fee;

(d) To the extent the amounts on deposit in the Bond Fund (and available to pay the Bond Trustee in accordance with Section 4.04 of the Bond Indenture) are insufficient to pay the Bond Trustee Fee, the fee of the dissemination agent under the Continuing Disclosure Agreement or the Rebate Analyst Fee, the Borrower shall, not later than five days after notification from the Bond Trustee of such deficiency, pay such amount to the Bond Trustee, the dissemination agent or the rebate analyst, as appropriate.

(e) All fees, expenses and responsibilities of the Borrower to the GNMA Issuer or the Borrower to FHA or GNMA in connection with the Mortgage Loan, which obligations shall be the obligations of the Borrower and shall not be the obligations of the Issuer.

(f) All fees and expenses required to obtain an extension of the PLC Delivery Date under Section 4.03(d) of the Indenture, and Borrower agrees to deposit with the Bond Trustee for deposit in the Bond Fund such required amounts at the time of the request for the extension.

(g) In the event the Borrower is in default under any provision of this Agreement, the Mortgage Loan Documents (subject to the nonrecourse, notice and cure provisions thereof) or the Land Use Restriction Agreement, to the Issuer, the Bond Trustee and the GNMA Issuer all reasonable fees and disbursements by such persons and their agents (including attorneys' fees and expenses) which are reasonably connected therewith or incidental thereto, except to the extent such fees and disbursements are paid from moneys available therefor under the Bond Indenture.

(h) Upon the written demand of the Bond Trustee, to the Bond Trustee, on behalf of the Issuer, any amount required to be rebated to the United States of America pursuant to Sections 4.07 and 5.06 of the Bond Indenture, to the extent that funds are not available therefor under the Bond Indenture; provided, however, that such obligation shall be payable from "Surplus Cash" (as defined in the HUD Regulatory Agreement) and from no other source. If "Surplus Cash" is not available for such purpose, the General Partner shall pay such amounts. The obligation of the General Partner to make such payments shall be a recourse obligation of the General Partner, and no lien or claim shall be made by such General Partner against the revenues and assets of the Project except from "Surplus Cash" to the extent available. The General Partner's obligation to make such payments shall be evidenced by the General Partner's execution and acceptance of this Agreement.

(i) Any amounts required to be paid in connection with the redemption of Bonds pursuant to Section 3.01 of the Bond Indenture.

**Section 3.4 Sufficiency of the Project Fund.** THE ISSUER DOES NOT MAKE ANY WARRANTY, EITHER EXPRESS OR IMPLIED, THAT THE MONEYS DEPOSITED UNDER THE BOND INDENTURE AND AVAILABLE FOR THE PURPOSES THEREIN SPECIFIED WILL BE SUFFICIENT TO PAY ALL OF THE COST THEREOF. The Borrower agrees that if after disbursement of all the moneys in the Project Fund, the Borrower should pay any cost relating to the Project, the Borrower shall not be entitled to any reimbursement therefor from the Issuer, the Bond Trustee, or the holders of the Bonds, except to the extent the Issuer has agreed in writing.

**Section 3.5 Investment of Moneys.** Any moneys held as part of the Project Fund, the Bond Fund, the Reserve Fund or the Costs of Issuance Fund under the Bond Indenture shall initially be invested and reinvested by the Bond Trustee in Qualified Investments, as provided in Section 4.08 of the Bond Indenture. The Borrower has reviewed those provisions of the Bond Indenture relating to investment of funds held under the Bond Indenture and the use of such investment earnings, and has directed the initial investment of funds deposited to the Project Fund, the Bond Fund, the Reserve Fund or the Costs of Issuance Fund, and hereby approves of the same. The Issuer, the Bond Trustee and the Borrower jointly and severally covenant (to the extent of their control over such matters) that the use of the proceeds of the Bonds, including any moneys held as part of any fund under the Bond Indenture and any other amounts received by

the Issuer in respect to property directly or indirectly financed with the proceeds of the Bonds and proceeds from interest earned on the investment and reinvestment of such fund and proceeds, shall be invested or otherwise used and shall be restricted in such manner and to such extent, if any, as may be necessary, after taking into account reasonable expectations at the time of issuance of the Bonds, so that the Bonds will not constitute "arbitrage bonds" within the meaning of Section 148 of the Code.

#### ARTICLE IV. ADDITIONAL COVENANTS AND AGREEMENTS

**Section 4.1 FHA Regulations Control.** In the event of any conflict between the provisions of this Agreement and the applicable rules and regulations of FHA, such rules and regulations of FHA shall control. In the event that the consent of FHA is required by such rules and regulations in order for the Issuer or the Bond Trustee to exercise any remedy hereunder, such consent shall be obtained prior to the exercise of such remedy.

**Section 4.2 Inspections.** All equipment, buildings, plans and specifications, offices, apparatus, devices, books, contracts, records, documents, and other papers relating to the Project shall at all times be maintained in reasonable condition for proper audit, and shall, upon at least 48 hours prior written notice and during regular business hours, be subject to examination and inspection at any reasonable time by the Issuer, the Bond Trustee or their authorized agents.

**Section 4.3 Reports and Information.** At the request of the Issuer or the Bond Trustee, their agents, employees or attorneys, the Borrower shall furnish to the Issuer and the Bond Trustee, concurrently with delivery to FHA or HUD, copies of any reports and information furnished to FHA or HUD pursuant to the Mortgage Loan Documents. Additionally, the Borrower shall furnish to the Issuer and the Bond Trustee, if so requested, such information as may be reasonably requested in writing from time to time relative to compliance by the Borrower with the provisions of this Agreement and the Land Use Restriction Agreement.

**Section 4.4 Assignment.** No transfer of title to the Project shall be made unless (1) FHA consents to such transfer, as long as the Mortgage Loan is insured or held by FHA, (2) the GNMA Issuer consents to such transfer, as long as the Mortgage Loan is outstanding, and (3) the transferee assumes all of the duties of the Borrower under this Agreement, the Continuing Disclosure Agreement, the Land Use Restriction Agreement and the Mortgage Loan Documents, provided that such assumption may contain an exculpation of the assignee from liability with respect to any obligation hereunder except for the General Partner's obligations under Section 3.3(h) hereunder. Upon the assumption of the duties of the Borrower, the Borrower shall be released from all executory obligations so assumed.

**Section 4.5 Use of Proceeds.** The Borrower shall not take any action or omit to take any action within its control, which action or omission would in any way cause the Bond Trustee to apply the proceeds from the sale of the Bonds in a manner contrary to that provided for in the Bond Indenture or the Mortgage Loan Documents.

**Section 4.6 Indemnification.**

(a) The Borrower hereby assumes liability for and at its expense agrees to indemnify, protect, have and keep harmless, the Issuer and the Bond Trustee, their respective successors, assigns, agents, advisors and servants ("Indemnified Persons"), from and against any and all liabilities, obligations, losses, damages, penalties, claims, actions, suits, costs, expenses and disbursements (including reasonable legal and paralegal fees and disbursements) of whatsoever kind and nature which arise out of or are based upon the alleged inaccuracy of information furnished to the Issuer or the Bond Trustee by the Borrower for inclusion in the Official Statement relating to the Bonds.

(b) The Borrower will pay, and will protect, indemnify and save the Indemnified Persons harmless from and against, any and all liabilities, losses, damages, costs and expenses (including reasonable attorneys' and paralegal fees and expenses of the Issuer), causes of action, suits, claims, demands and judgments of whatsoever kind and nature (including those arising or resulting from any injury to or death of any person or damage to property) arising out of the following, to the extent permitted by law:

- (i) the design, construction and installation of the Project;
- (ii) the use of the Project by the Borrower;
- (iii) violation by the Borrower of any agreement, warranty, covenant or condition of this Agreement, the Tax Regulatory Agreement, the Land Use Restriction Agreement or the Mortgage Loan Documents;
- (iv) violation by the Borrower of any other contract, agreement or restriction relating to the Project; and
- (v) violation by the Borrower of any law, ordinance, regulation or court order affecting the Project or the ownership, occupancy or use thereof.

(c) The Borrower will pay, and will protect, indemnify and save the Trustee harmless from and against, any and all liabilities, losses, damages, costs, and expenses (including reasonable attorneys' fees and expenses of the Bond Trustee), causes of action, suits, claims, demands and judgments of whatsoever kind and nature arising out of the violation by the Borrower of any agreement, warranty, covenant or condition of the Land Use Restriction Agreement, except when caused by the Bond Trustee's own negligence or willful misconduct or by the joint negligence or willful misconduct of the Bond Trustee and any other person (other than the Borrower and related entities).

(d) The Issuer or the Bond Trustee, as the case may be, shall notify the Borrower in writing of any claim or action brought against the Issuer or the Bond Trustee (or any of their respective Indemnified Persons), as the case may be, in respect of which indemnity may be sought against the Borrower, setting forth the particulars of such claim or action, and the Borrower will assume the defense thereof, including the employment of counsel, and the payment of all reasonable expenses. The Issuer or the Bond Trustee, as the case may be, may employ separate counsel in any such action and participate in the defense thereof. The fees and



expenses of such separate counsel so incurred shall be at the expense of the Borrower without regard to any authorization of such employment by the Borrower.

**Section 4.7 Fees.** Reference is hereby made to Section 7.07 of the Bond Indenture which sets forth the compensation and reimbursement to which the Bond Trustee is entitled for ordinary fees and expenses. The Borrower agrees to pay, whether out of the proceeds of the Mortgage Loan or other funds, the fees and reasonable expenses of the Bond Trustee (to the extent not paid in accordance with Section 7.07 of the Bond Indenture), the rebate analyst and the dissemination agent (including the reasonable fees and expenses of their counsel) in connection with the issuance of the Bonds and the performance of their duties in connection with the transactions contemplated hereby, including, without limitation, all costs of recording and filing, to the extent such fees and expenses are not otherwise paid from the Costs of Issuance Fund in accordance with Section 4.06 of the Bond Indenture. All such amounts shall be paid directly to the parties entitled thereto for their own account as and when such amounts become due and payable. The Borrower will also pay any reasonable expenses in connection with any redemption of the Bonds. Specifically, and without limiting the foregoing, the Borrower agrees to pay to the Issuer or to any payee designated by the Issuer, within 30 days after receipt of request for payment thereof, all expenses of the Issuer related to the Project and the financing thereof which are not paid from the funds held under the Bond Indenture, including, without limitation, legal fees and expenses incurred in connection with the interpretation, performance, enforcement or amendment of any documents relating to the Project or the Bonds or in connection with questions or other matters arising under such documents.

The obligations of the Borrower under this Section shall survive the termination of this Agreement and the payment and performance of all of the other obligations of the Borrower hereunder and under the Mortgage Loan Documents, the Tax Regulatory Agreement and the Land Use Restriction Agreement.

**Section 4.8 Establishment of Completion Date.** Within 60 days after the Completion Date, the Borrower shall furnish to the Issuer and the Bond Trustee a certificate stating that the Project has been completed.

**Section 4.9 Continuing Disclosure.** The Borrower hereby covenants and agrees to enter into and comply with the provisions of the Continuing Disclosure Agreement. Notwithstanding any other provision of this Agreement, failure of the Borrower to comply with the Continuing Disclosure Agreement shall not be considered an event of default under this Agreement; however, the Bond Trustee, at the written request of the Holders of at least 25% aggregate principal amount of Outstanding Bonds, shall (only to the extent the Bond Trustee has been provided indemnity satisfactory to it from any costs, liabilities or expenses, including reasonable fees and expenses of its attorneys), or any Bondholders may, take such actions as may be necessary and appropriate, including seeking mandamus or specific performance by court order, to cause the Borrower to comply with its obligations pursuant to this Section 4.9.

**Section 4.10 Recordation and Filing.** The Borrower shall cause financing statements with respect to the Trust Estate described in the Bond Indenture to be at all times filed in such manner and in such places if required by law in order to fully preserve and protect the rights of the Issuer and the Bond Trustee hereunder and to perfect the security interest created by the Bond Indenture in the Trust Estate described herein. To the extent possible under applicable law, as in the effect in the jurisdiction(s) in which the Trust Estate is located, the Borrower will maintain the priority of the security interest herein created in the Trust Estate as a first lien thereon, and warrant, protect, preserve and defend its interest in the Trust Estate and the security interest of the Bond Trustee herein and all rights of the Bond Trustee under the Bond Indenture against all actions proceedings, claims and demands of all Persons, all paid for by the Borrower.

**Section 4.11 Purchase of Issuer's Bonds.** The Borrower agrees that neither it, nor any "related person" (within the meaning of the Code) will acquire, pursuant to any arrangement, formal or informal, any of the Bonds in an amount related to the amount of the Mortgage Loan to be funded by the Issuer for the Borrower.

#### **ARTICLE V. EVENTS OF DEFAULT; REMEDIES**

**Section 5.1 Events of Default; Remedies.** Upon violation of any of the provisions of this Agreement by the Borrower, the Issuer or the Bond Trustee shall give written notice thereof to the Borrower by messenger, overnight courier or registered or certified mail, postage prepaid, return-receipt requested. If such violation is not corrected or action commenced and diligently pursued to effect such correction to the reasonable satisfaction of the Issuer and the Bond Trustee within 30 days after the date such notice is received by Borrower, or within such further time as the Issuer or the Bond Trustee permits, which permission shall not be unreasonably withheld, without further notice the Issuer or the Bond Trustee may declare a default under this Agreement effective on the date of such declaration of default, and upon such default the Issuer or the Bond Trustee may apply to any state or federal court having jurisdiction for specific performance of this Agreement, for an injunction against any violation of this Agreement, for the appointment of a receiver to take over and operate the Project in accordance with the terms of this Agreement, or for such other relief in law or equity as may be appropriate, since the injury to the Issuer and the Bond Trustee arising from a default under any of the terms of this Agreement would be irreparable, and the amount of damage would be difficult to ascertain; provided, however, that nothing herein is intended to affect or extend any period of time established by the Mortgage or to impose any personal liability upon the Borrower or any of the partners of the Borrower or to constitute a default under the Mortgage Loan Documents, except as provided therein.

The prevailing party in any suit, in law or equity, against the Borrower with respect to any breach of this Agreement shall be entitled to reimbursement from the other party to such suit for all attorneys' fees and disbursements of the prevailing party reasonably connected therewith or incidental thereto except, in the case of fees and disbursements due the Issuer or the Bond Trustee, to the extent such attorneys' fees are paid from moneys available therefor under the Bond Indenture.

**ARTICLE VI.  
MISCELLANEOUS**

**Section 6.1 Notice.** All notices, certificates or other communications hereunder shall be sufficiently given and shall be deemed given and received: (i) three days after deposit in the United States mail and sent by first class mail, postage prepaid, or (ii) when delivered, in each case, to the parties at the addresses set forth below or at such other address as a party may designate by notice to the other parties:

If to the Issuer:                      City of Chicago  
Department of Housing and Economic Development  
City Hall  
121 N. LaSalle Street, Room 1006  
Chicago, IL 60602

with a copy to:

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

and to:

City of Chicago  
Department of Finance - Financial Policy  
33 North LaSalle Street, 6<sup>th</sup> Floor  
Chicago, Illinois 60602

If to the Borrower:                      PGS Bronzeville III Limited Partnership  
400 East 41<sup>st</sup> Street, Suite 100  
Chicago, IL 60653  
Attention: Fred L. Bonner

with a copy to:

Kutak Rock LLP  
One S. Wacker Drive, Suite 2050  
Chicago, Illinois 60606  
Attention: Jay Gilbert

If to the Lender:                      P/R Mortgage and Investment Corp.  
11555 North Meridian Street, Suite 400  
Carmel, Indiana 46032  
Attention: Michael F. Petrie

With a copy to:

P/R Mortgage and Investment Corp.

If to the Bond Trustee:      Seaway Bank and Trust Company  
645 East 87<sup>th</sup> Street, Suite 500  
Chicago, Illinois 60619  
Attention: \_\_\_\_\_

Copies of each notice, certificate of other communication given hereunder by any party hereto shall be given to all parties hereto.

**Section 6.2 Successors and Assigns.** Whenever in this Agreement any of the parties hereto is referred to, such reference shall be deemed to include the successors and assigns of such party; and all covenants, premises and agreements which are contained in this Agreement shall bind the successors and assigns of the party so covenanting, promising or agreeing, and shall inure to the benefit of the successors and assigns of the other parties hereto.

**Section 6.3 Governing Law.** The laws of the State shall govern the construction of this Agreement, without reference to its conflict of laws principles.

**Section 6.4 Captions.** The section headings contained herein are for reference purposes only, and shall not in any way affect the meaning or interpretation of this Agreement.

**Section 6.5 Severability.** In the event any provision of this Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

**Section 6.6 Counterparts.** This Agreement may be signed in any number of counterparts with the same effect as if the signatures thereto and hereto were upon the same instrument.

**Section 6.7 Limited Liability of Borrower.** The obligations of the Borrower contained in this Agreement shall be limited obligations payable solely from "Surplus Cash" (as defined in the HUD Regulatory Agreement) and except as expressly provided in Section 3.3(h) hereof solely with respect to the General Partner, no partner of the Borrower shall have personal liability for the satisfaction of any obligation of the Borrower or claim arising out of this Agreement against the Borrower; provided that nothing herein is intended to affect the Borrower's liability under the Mortgage Loan Documents.

**Section 6.8 No Liability of Issuer.** The Bonds are issued pursuant to Article VII, Section 6 of the 1970 Constitution of the State and pursuant to the Ordinance and shall be limited obligations of the Issuer payable solely as provided in the Indenture. No owner of any Bond has

the right to compel any exercise of the taxing power of the Issuer to pay the principal of, interest on, or premium, if any, on, the Bonds and the Bonds shall not constitute an indebtedness of the Issuer or a loan of credit thereof within the meaning of any constitutional or statutory provisions. No covenant or agreement contained in the Bond Indenture, the Bonds or this Agreement shall be deemed to be a covenant or agreement of any official or of any officer or employee of the Issuer in his or her individual capacity, and neither the members of the governing body of the Issuer nor any officer of the Issuer signing the Bond Indenture, the Bonds, the Tax Regulatory Agreement, the Land Use Restriction Agreement, the HUD Regulatory Agreement or this Agreement shall be liable personally or be subject to any personal liability or accountability by reason of the execution thereof.

**Section 6.9 Enforcement Not to Affect Mortgage Loan or GNMA Security.** Notwithstanding any provision in this Agreement to the contrary, enforcement of this Agreement will not result in any claim under the Mortgage Loan or the GNMA Security, or claim against the Project, the Mortgage Loan proceeds, any reserve or deposit made with the Mortgagee or another Person required by HUD in connection with the Mortgage Loan or the GNMA Security, or against the rents or other income from the Project (other than available "Surplus Cash," as defined in the HUD Regulatory Agreement) for payment hereunder.

IN WITNESS WHEREOF, the parties hereto have executed this Agreement and caused their corporate seals to be affixed hereto and to be attested, all as of the day and year first written above.

[SEAL]

**CITY OF CHICAGO**

Attest:

By: \_\_\_\_\_  
Chief Financial Officer

By: \_\_\_\_\_  
City Clerk

**PGS BRONZEVILLE III LIMITED PARTNERSHIP**  
an Illinois limited partnership

By: Grand Boulevard Housing IV, LLC an Illinois limited liability company  
Its: General Partner

By: Peoples Co-Op for Affordable Elderly Housing,  
an Illinois not-for-profit corporation  
Its: Manager

By: \_\_\_\_\_  
Fred L. Bonner  
Its: Chief Financial Officer

**SEAWAY BANK AND TRUST COMPANY,**  
as Bond Trustee

[SEAL]

Attest:

By: \_\_\_\_\_  
Its: \_\_\_\_\_

By: \_\_\_\_\_  
Its: \_\_\_\_\_

Acknowledged and Agreed Solely with  
Respect to Section 3.3(h) hereof:

Grand Boulevard Housing IV, LLC  
An Illinois limited liability company

By: Peoples Co-Op for Affordable  
Elderly Housing, an Illinois not-for  
Profit corporation

Its: Manager

By: \_\_\_\_\_  
Fred L. Bonner  
Its: Chief Executive Officer

(Sub)Exhibit "A" referred to in this Financing Agreement reads as follows:

*(Sub)Exhibit "A".*  
(To Financing Agreement)

*Borrower's Certificate To GNMA Issuer And Bond Trustee.*

Reference is made to that certain Financing Agreement dated as of October 1, 2016 (the "Financing Agreement"), by and among City of Chicago (the "Issuer"), PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Borrower"), and Seaway Bank and Trust Company (the "Bond Trustee"). Capitalized terms used herein and not otherwise defined herein shall have the meanings set forth in the Financing Agreement.

To induce the GNMA Issuer to consent to the disbursement under the Mortgage Loan as shown on Schedule 1 attached hereto, and to induce the Bond Trustee to purchase a CLC, the undersigned represents, warrants and certifies to the GNMA Issuer and the Bond Trustee:

(a) the costs set forth in Schedule 1 hereto are presently due and payable, have been properly incurred by the Borrower in connection with the Project being financed with the proceeds of the Mortgage Loan, are reimbursable Project Costs properly chargeable against the Mortgage Loan and have not been the basis of any prior disbursement;

(b) the costs specified in Schedule 1 hereto, when added to all previous disbursements under the Mortgage Loan, will result in at least 95 percent of the aggregate amount of all disbursements having been used to pay or reimburse the Borrower for amounts that are Qualified Project Costs;

(c) none of the costs set forth in Schedule 1 hereto are Costs of Issuance;

(d) at least 95 percent of the amount of the CLC being purchased by the Trustee in reliance of this Borrower's Certificate represents Qualified Project Costs and the purchase of such CLC is a proper charge against the Project Fund and the Reserve Fund; and

(e) the Borrower is not in default under the Financing Agreement or the Mortgage Loan Documents.

Dated: \_\_\_\_\_ 20\_\_.

PGS Bronzeville III Limited Partnership,  
an Illinois limited partnership

By: Grand Boulevard Housing IV LLC,  
an Illinois limited liability company

Its: General Partner

By: Peoples Co-Op for Affordable Elderly  
Housing, an Illinois not-for-profit  
corporation

Its: Manager

By: \_\_\_\_\_  
Fred L. Bonner

Its: Chief Executive Officer

[Schedule 1 referred to in this Borrower's Certificate to  
GNMA Issuer and Bond Trustee unavailable  
at time of printing.]



*Exhibit "D".*  
(To Ordinance)

*Note Indenture.*

THIS NOTE INDENTURE (this "Note Indenture" or "Indenture") is entered into as of October 1, 2016 between City of Chicago, a municipality and home rule unit of government duly organized and validly existing under the Constitution and laws of the State of Illinois (the "Issuer"), and Seaway Bank and Trust Company, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, as Note Trustee (such trustee or any of its successors in trust being the "Note Trustee" or "Trustee").

#### RECITALS

WHEREAS, pursuant to Article VII, Section 6 of the 1970 Constitution of the State of Illinois (the "Constitution"), and pursuant to the hereinafter defined Ordinance of the Issuer, the Issuer is authorized to exercise any power and perform any function pertaining to its government and affairs, including the power to issue its revenue notes in order to aid in providing an adequate supply of residential housing for low and moderate income persons or families within the City of Chicago, which constitutes a valid public purpose for the issuance of revenue notes by the Issuer; and

WHEREAS, the Issuer has determined to issue, sell and deliver \$ \_\_\_\_\_ aggregate principal amount of its Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (the "Notes") and to lend the proceeds thereof to PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Borrower"), of which Grand Boulevard Housing IV, LLC, an Illinois limited liability company, is General Partner (the "General Partner") upon the terms and conditions of a promissory note dated the Closing Date from the Borrower to the Issuer in the original principal amount of \$ \_\_\_\_\_ (the "Promissory Note") and a loan agreement dated as of the same date as this Note Indenture between the Issuer and the Borrower (the "Loan Agreement"), for the purpose of financing or providing financial assistance for a portion of the costs of the acquisition of the Property located at 401 East Bowen Avenue, Chicago, Illinois, which is commonly known as the Paul G. Stewart Apartments Phase III Tower (the "Site"), which Site contains a 20-story, residential apartment building containing approximately one hundred and eighty (180) residential dwelling units, along with (1) common area, (2) service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and (3) approximately 70 surface parking spaces (9 of which are handicapped accessible), and the making of extensive repairs thereto, including repairs to the Property's exterior masonry walls, installation of a new fire safety system, plumbing system, boiler and heating system, electrical service, exterior ramp, interior ramp, laundry room and elevators, and other rehabilitation of and improvement to the dwelling units and the Property so that it can continue to serve as a source of quality, affordable rental housing for low and moderate-income senior individuals and families of the City of Chicago (the "Project"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on March 27, 2002, a certain redevelopment plan and project (the "47<sup>th</sup> and Martin Luther King Drive Redevelopment Plan") for the 47<sup>th</sup> and Martin Luther King Drive Redevelopment Project Area (the "47<sup>th</sup> and King Drive Redevelopment Area" or "Redevelopment Area") was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74-4.1, et seq.) (the "Act"); and

**WHEREAS**, Pursuant to an ordinance adopted by the City Council on March 27, 2002, the 47<sup>th</sup> and King Drive Redevelopment Area was designated as a "redevelopment project area" pursuant to the Act; and

**WHEREAS**, Pursuant to an ordinance (the "TIF Adoption Ordinance") adopted by the City Council on March 27, 2002, tax increment allocation financing was adopted pursuant to the Act as a means of financing certain 47<sup>th</sup> and King Drive Redevelopment Area redevelopment project costs (the "Redevelopment Project Costs"), as such term is defined in Section 5/11-7.4.4-3(q) of the Act, incurred pursuant to the 47<sup>th</sup> and King Drive Redevelopment Plan; and

**WHEREAS**, Pursuant to Section 5/11-7.4.4-8(b) of the Act and the TIF Adoption Ordinance, incremental taxes ("Incremental Taxes") are allocated to, and when collected are paid to, the Treasurer of the City of Chicago (the "Treasurer") for deposit by the Treasurer into the "[47<sup>th</sup> and Martin Luther King Drive] Redevelopment Project Area Special Tax Allocation Fund" (the "Fund") established pursuant to the TIF Ordinance to pay Redevelopment Project Costs and obligations incurred in the payment thereof; and

**WHEREAS**, concurrently with the issuance of the Notes and the execution of the Loan Agreement, the Issuer will enter into the PGS Bronzeville III Limited Partnership Redevelopment Agreement, dated October 1, 2016, by and among the Issuer through its Department of Housing and Economic Development, the Borrower and the General Partner (the "Redevelopment Agreement") pursuant to which the Issuer will provide Available Incremental Taxes (the "TIF Funds") to Borrower, General Partner and/or Bronzeville Housing and Community Development Corporation, an Illinois not-for-profit corporation and a member of the General Partner ("BHCDC" and collectively with Borrower and General Partner, the "TIF Developer Parties"), in the aggregate principal amount of not more than \$4,299,179 (in three installments, as described in the Redevelopment Agreement), the proceeds of which will be used to reimburse the appropriate Developer Party for amounts expended by said Developer Party for TIF-eligible costs incurred in connection with the Project or to repay the TIF Bridge Loan (as hereinafter defined), and General Partner or BHCDC may make a loan (the "TIF Loan") of such funds each has received to the Borrower to finance such TIF-eligible costs of the Project or to repay the Bridge Loan;

**WHEREAS**, the TIF Funds and the TIF Loan to the Borrower will facilitate the development of the Project;

**WHEREAS**, all things necessary to make the Notes, when authenticated by the Note Trustee and issued as in this Note Indenture provided, the valid, binding and legal limited obligations of the Issuer according to the import thereof, and to constitute this Note Indenture a valid assignment and pledge of the amounts assigned and pledged to the payment of the principal of, premium, if any, and interest on the Notes and the creation, execution and delivery of this Note Indenture, and the creation, execution and issuance of the Notes, subject to the terms hereof, have in all respects been duly authorized;

**WHEREAS**, the Borrower has delivered the Promissory Note to the Issuer, evidencing the Borrower's obligation to repay the Issuer under the Loan Agreement (the "Loan"); and the Issuer has made the Loan to the Borrower, subject to the terms and conditions of the Loan Agreement and this Note Indenture, including the terms and conditions thereof and hereof governing the disbursement of advances and the investment earnings thereon, and the Promissory Note has been endorsed by the Issuer to the Note Trustee; and

**WHEREAS**, the obligations of the Borrower under the Loan Agreement and the Promissory Note will be secured by (i) the proceeds of the Notes deposited in the Project Fund created pursuant to Section 4.01 of this Note Indenture; (ii) TIF Funds to be provided by the Issuer pursuant to the Redevelopment Agreement that are required to be deposited into the Collateral Fund created pursuant to Section 4.01 of this Indenture, as further described in section 4.08 of this Note Indenture; and (iii) the below-defined Trust Estate; and

**WHEREAS**, the issuance, sale and delivery of the Notes and the execution and delivery of this Note Indenture, the Loan Agreement and the Redevelopment Agreement have been in all respects duly and validly authorized in accordance with applicable State law.

#### AGREEMENTS

NOW, THEREFORE, in consideration of the premises and the acceptance by the Note Trustee of the trusts hereby created and of the purchase and acceptance of any or all of the Notes issued and sold by the Issuer from time to time under this Note Indenture by those who shall hold the same from time to time, and of the sum of one dollar, lawful money of the United States of America, duly paid to the Issuer by the Note Trustee at or before the execution and delivery of these presents, and for other good and valuable consideration, the receipt and sufficiency of which are hereby acknowledged, in order to secure the payment of the principal of and interest on the Notes according to their tenor and effect and the performance and observance by the Issuer of all the covenants expressed or implied herein and in the Notes and the payment and performance of all other of the Issuer's Obligations, the Issuer does hereby grant, bargain, sell, convey, pledge and assign, without recourse, unto the Note Trustee and unto its successors in trust forever, and grants to the Note Trustee and to its successors in trust, a security interest in, the following (such property being herein referred to as the "Trust Estate"):

(a) All right, title and interest of the Issuer in and to all Revenues, derived or to be derived by the Issuer or the Note Trustee for the account of the Issuer under the terms of this Note Indenture and the Loan Agreement (other than the Reserved Rights of the Issuer), together with all other Revenues received by the Note Trustee for the account of the Issuer arising out of or on account of the Trust Estate;

(b) All right, title and interest of the Issuer in and to the Promissory Note (other than the Reserved Rights of the Issuer) including all payments and proceeds with respect thereto or replacement thereof;

(c) Any fund or account created under this Note Indenture;

(d) All moneys which are provided to the Project pursuant to the Redevelopment Agreement and any other moneys which are at any time or from time to time on deposit in the

Collateral Fund or the Earnings Account (established in the Project Fund) and all right, title and interest of the Issuer in and to, and remedies under, the Loan Agreement; and

(e) All funds, moneys and securities and any and all other rights and interests in property whether tangible or intangible from time to time hereafter by delivery or by writing of any kind, conveyed, mortgaged, pledged, assigned or transferred as and for additional security hereunder for the Notes by the Issuer or by anyone on its behalf or with its written consent to the Note Trustee, which is hereby authorized to receive any and all such property at any and all times and to hold and apply the same subject to the terms hereof;

PROVIDED, HOWEVER, that there shall be excluded from the granting clauses of this Note Indenture all the Reserved Rights of the Issuer, including all amounts paid or collected by the Issuer in connection therewith;

TO HAVE AND TO HOLD all the same with all privileges and appurtenances hereby conveyed and assigned, or agreed or intended so to be, to the Note Trustee and its successors in trust forever.

IN TRUST NEVERTHELESS, upon the terms and trusts herein set forth, for the equal and proportionate benefit, security and protection of all Holders from time to time of the Notes issued under and secured by this Note Indenture without privilege, priority or distinction as to the lien or otherwise of any of the Notes over any of the other Notes.

AND IT IS EXPRESSLY DECLARED that all Notes issued and secured hereunder are to be issued, authenticated and delivered and all such property, moneys, revenues and receipts hereby pledged are to be dealt with and disposed of under, upon and subject to the terms, conditions, stipulations, covenants, agreements, trusts, uses and purposes as hereinafter expressed, and the Issuer has agreed and covenanted and does hereby agree and covenant with the Note Trustee and with the respective Holders from time to time of the Notes, or any part thereof, as follows:

## ARTICLE I

### DEFINITIONS AND CONSTRUCTION

**Section 1.01 Definitions.** Certain terms used in this Note Indenture are defined in the Loan Agreement and when and if used herein, such terms shall have the meanings given to them by the Loan Agreement unless the context clearly indicates otherwise. In addition, when used in this Note Indenture, the following terms shall have the meanings given to them in this Section unless the context clearly indicates otherwise:

*"Agreement"* or *"Loan Agreement"* means the Loan Agreement dated as of the same date as this Note Indenture, between the Issuer and the Borrower and any and all Supplements thereto.

*"Assumption Agreement"* has the meaning set forth in Section 6.01(k)(iii) of the Loan Agreement.

*"Authorized Denominations"* means any minimum denomination of \$5,000 and any integral multiple thereof, as agreed upon in the Loan Agreement.

*"Authorized Issuer Representative"* means any person or persons specifically authorized by ordinance to take the action intended on behalf of the Issuer.

*"Bond Counsel"* means nationally recognized bond counsel who is under contract to provide such services to the Issuer.

*"Bond Legal Reserve Fee"* means the Bond Legal Reserve Fee payable by the Borrower to the Issuer, as described in Section 4.11 of this Note Indenture.

*"Bonds"* means the Issuer's \$10,596,000 Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA), which Bonds are being issued, together with the Notes, on the Closing Date to finance costs of the Project.

*"Book-Entry Form"* or *"Book-Entry System"* means a form or system, as applicable, under which (i) the ownership of beneficial interests in the Notes may be transferred only through a book entry and (ii) physical note certificates in fully registered form are registered only in the name of a Securities Depository or its nominee as holder, with the physical note certificates "immobilized" in the custody of the Securities Depository.

*"Borrower"* means PGS Bronzeville III Limited Partnership, an Illinois limited partnership, of which Grand Boulevard Housing IV, LLC, an Illinois limited liability corporation, is the general partner.

*"Borrower Documents"* means the Loan Agreement, the Promissory Note, the Tax Regulatory Agreement, the Land Use Restriction Agreement, the Continuing Disclosure Agreement and any and all documents, agreements or instruments executed by the Borrower in connection with the Loan evidenced by the Loan Agreement.

*"Borrower Obligations"* means the obligations of the Borrower under the Loan Agreement, the Promissory Note, and the other Borrower Documents to (a) pay the principal of, and interest on the Notes, when and as the same shall become due and payable (whether on any Interest Payment Date, at the stated maturity thereof, upon prior optional redemption), or by acceleration of the maturity thereof or otherwise), (b) pay all other amounts required by the Loan Agreement, the Promissory Note, and the other Borrower Documents to be paid by the Borrower to the Issuer, as and when the same shall become due and payable, and (c) timely perform, observe and comply with all of the terms, covenants, conditions, stipulations, and agreements, express or implied, which the Borrower is required by the Loan Agreement, the Promissory Note, the Tax Regulatory Agreement, and any of the other Borrower Documents, to perform or observe.

*"Borrower Representative"* means a person at the time designated and authorized to act on behalf of the Borrower by a written certificate furnished to the Issuer and the Note Trustee containing the specimen signature of such person and signed on behalf of the Borrower by one of its officers, which certificate may designate an alternate or alternates.

“*Business Day*” or “*business day*” means a day, other than a Saturday or Sunday, on which (a) banks located in New York, New York or Chicago, Illinois, are not required or authorized by law or executive order to close for business, and (b) the New York Stock Exchange is not closed.

“*Certificate of Occupancy*” means the certificate of occupancy issued by the Issuer.

“*City Administrative Fee*” means the City Administrative Fee paid by Borrower to the Issuer, described in Section 4.12 of this Note Indenture.

“*Closing Date*” means the date of delivery of the Notes in exchange for the purchase price thereof

“*Code*” means the Internal Revenue Code of 1986, including applicable final, temporary and proposed regulations and revenue rulings applicable thereto, as amended from time to time.

“*Collateral Fund*” means the Collateral Fund created in Section 4.01 of this Note Indenture.

“*Completion Certificate*” means a certificate submitted by the Borrower Representative to the Issuer and the Note Trustee as provided in Section 3.05 of the Loan Agreement.

“*Completion Date*” means the date upon which the Completion Certificate and the Certificate of Occupancy are delivered by the Borrower to the Issuer and the Note Trustee.

“*Construction Contract*” means that certain construction contract executed between the Contractor and the Borrower relating to the rehabilitation of the Project, as that contract may be amended from time to time.

“*Contractor*” means the entity identified as the general contractor under the Construction Contract.

“*Costs*” with respect to the Project shall be deemed to include all items permitted to be financed under the provisions of the Code and the Ordinance.

“*Costs of Issuance*” means all fees, costs and expenses payable or reimbursable directly or indirectly by the Issuer or the Borrower and related to the authorization, issuance and sale of the Notes.

“*Costs of Issuance Deposit*” means the deposit in the amount of \$\_\_\_\_\_ to be funded from Borrower equity at Closing.

“*Costs of Issuance Fund*” means the Costs of Issuance Fund created pursuant to Section 4.01 of this Note Indenture.

“*Dated Date*” means October 1, 2016.

“*Default*” means any Default under the Loan Agreement as specified in and defined by Section 8.01 thereof.

“*Determination of Taxability*” means a final decree or judgment of any Federal court or a final action of the Internal Revenue Service determining that interest paid or payable on any Note is or was includable in the gross income of a Holder of the Notes for Federal income tax purposes (other than any Holder who is a “substantial user” or “related person” to a “substantial user” within the meaning of Section 147(a) of the Code); provided, that no such decree, judgment, or action will be considered final for this purpose unless the Borrower has been given written notice and, if it is so desired and is legally allowed, has been afforded the opportunity to contest the same, either directly or in the name of any Holder of a Note, and until the conclusion of any appellate review, if sought.

“*Dissemination Agent*” means Seaway Bank and Trust Company, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, and its permitted successors and assigns.

“*Documents*” means and shall include (without limitation), with respect to the Notes, this Note Indenture, the Loan Agreement, the Promissory Note, the Tax Regulatory Agreement, the Land Use Restriction Agreement and any and all other documents which the Issuer, the Borrower or any other party or parties or their representatives, have executed and delivered, or may hereafter execute and deliver, to evidence or secure the Issuer’s Obligations or the Borrower’s Obligations, or any part thereof, or in connection therewith, and any and all Supplements thereto.

“*Event of Default*” or “*Default*” means when used in this Note Indenture, those events of default or defaults specified in Section 9.01 hereof and, when used in the Loan Agreement, those events of default or defaults specified in Section 8.01 thereof.

“*GNMA*” means the Government National Mortgage Association, and its successors and assigns.

“*Government Obligations*” means bonds, notes and other evidences of indebtedness of the United States of America or any agency or instrumentality thereof backed by the full faith and credit of the United States of America.

“*Governmental Authority*” means any federal, State or local governmental or quasi-governmental entity, including, without limitation, any agency, department, commission, board, bureau, administration, service, or other instrumentality of any governmental entity.

“*Governmental Requirements*” means all laws, ordinances, orders, rules or regulations of all Governmental Authorities applicable to the Project, the Issuer, the Borrower or any of the Borrower’s assets or other properties, including without limitation, laws, ordinances, orders, rules and regulations relating to securities or other public disclosures, zoning, licenses, permits, subdivision, building, safety, health, and fire protection and all environmental laws.

“*Hazardous Materials*” means petroleum and petroleum products and compounds containing them, including gasoline, diesel fuel and oil; explosives; flammable materials;

radioactive materials; polychlorinated biphenyls (“PCBS”) and compounds containing them; lead and lead-based paint; asbestos or asbestos-containing materials in any form that is or could become friable; underground or above-ground storage tanks, whether empty or containing any substance; any substance the presence of which at the Project is prohibited by any federal, state or local authority; any substance that requires special handling under any Hazardous Materials Law; and any other material or substance now or in the future defined as a “hazardous substance,” “hazardous material,” “hazardous waste,” “toxic substance,” “toxic pollutant,” “contaminant,” or “pollutant” within the meaning of any Hazardous Materials Law, but does not include any such substance that is a customary and ordinary household, cleaning, office, swimming pool or landscape maintenance product used on the Project by the Borrower or any tenant or agent of the Borrower, or customary construction materials used during the course of construction of the Project by the Borrower or the Contractor, provided such use is in accordance with applicable hazardous material laws.

“*Hazardous Materials Law*” means all federal, state, and local laws, ordinances and regulations and standards, rules, policies and other governmental requirements, administrative rulings and court judgments and decrees in effect now or in the future and including all amendments, that relate to Hazardous Materials and apply to Borrower or to the Project. Hazardous Materials Laws include, but are not limited to, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. Section 9601, et seq., the Resource Conservation and Recovery Act, 42 U.S.C. Section 6901, et seq., the Toxic Substance Control Act, 15 U.S.C. Section 2601, et seq., the Clean Water Act, 33 U.S.C. Section 1251, et seq., and the Hazardous Materials Transportation Act, 49 U.S.C. Section 5101, and their state analogs, including laws of the State.

“*HUD*” means the United States Department of Housing and Urban Development, and its successors.

“*Independent*” means any person not an employee or officer of the Borrower or its affiliates.

“*Interest Payment Date*” means each \_\_\_\_\_ and \_\_\_\_\_, commencing on \_\_\_\_\_, 201\_\_.

“*Issuer*” means City of Chicago, Illinois.

“*Issuer Documents*” means the Loan Agreement, this Note Indenture, the Tax Regulatory Agreement, the Note Purchase Agreement, the Land Use Restriction Agreement and any and all documents, agreements or instruments executed by the Issuer in connection with the Loan evidenced by the Loan Agreement.

“*Issuer Fee*” means the amount of \$\_\_\_\_\_, which represents 1.5% of the par amount of the Notes, paid by the Borrower to the Issuer on the Closing Date in connection with, and as consideration for, the issuance of the Notes.

“*Issuer Indemnified Party*” means City of Chicago, its past, present and future members of the City Council of the City, employees and agents, individually and collectively.



*"Issuer's Obligations"* means the obligations of the Issuer under the Notes, this Note Indenture, and the other Documents to (a) pay the principal of and interest on the Notes when and as the same shall become due and payable (whether at the stated maturity thereof, or by acceleration of maturity or after notice of prepayment or otherwise) and, (b) timely perform, observe and comply with all of the terms, covenants, conditions, stipulations, and agreements, express or implied, which the Issuer is required, by the Notes, this Note Indenture, or any of the other Documents, to perform and observe.

*"Land Use Restriction Agreement"* means the Land Use Restriction Agreement" dated as of October 1, 2016, between the Issuer and the Borrower with respect to the Project, the Notes and the Bonds.

*"LIHTC Placed in Service Date"* means the date specified in a notice, signed by the Borrower and \_\_\_\_\_, a[n] \_\_\_\_\_ [limited liability company], and delivered to the Trustee, to the effect that: (a) a temporary or permanent certificate of occupancy for the Project has been issued by the City of Chicago Department of Buildings; and (b) all events resulting in the Project's rehabilitation being completed and being placed in service for purposes of Section 42 of the Code and Internal Revenue Service revenue rulings and notices thereunder have occurred.

*"Limited Offering Memorandum"* means the Limited Offering Memorandum dated October \_\_, 2016 relating to the Notes.

*"Loan"* means the loan in the principal amount of \$\_\_\_\_\_ made by the Issuer to the Borrower evidenced by the Promissory Note, described in the Loan Agreement and made in connection with the issuance of the Notes.

*"Loan Agreement"* means the Loan Agreement, dated as of October 1, 2016, by and among the Issuer, the Borrower and the Note Trustee relating to the Loan, and any and all supplements thereto.

*"Manager"* means Peoples Co-Op for Affordable Elderly Housing, an Illinois not-for-profit corporation, in its capacity as manager of the General Partner of the Borrower.

*"Maturity Date"* means \_\_\_\_\_, 20\_\_.

*"Note Indenture"* means this Note Indenture, dated as of October 1, 2016, between the Issuer and the Note Trustee, and any and all Supplements thereto.

*"Notes"* means the Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 of the Issuer issued, authenticated and delivered under this Note Indenture, which are identified as such in Section 2.01 hereof.

*"Note Purchase Agreement"* means the Note Purchase Agreement, dated October 1, 2016 among the Issuer, the Borrower and the Underwriter.

*"Note Year"* has the meaning as set forth in the Tax Regulatory Agreement.

“*Note Payment Fund*” means that Note Payment Fund created pursuant to this Note Indenture.

“*Noteholder*” or “*Holder of the Notes*” or “*Holder*” or “*Owner of the Notes*” or “*Owner*” when used with respect to any Note, means the person or persons in whose name such Note is registered as the owner thereof on the books of the Issuer maintained at the Trust Office of the Note Trustee for that purpose.

“*Notice Address*” means, unless otherwise designated pursuant to Section 12.05 hereof:

(a) As to the Issuer:

City of Chicago  
Department of Housing and Economic Development  
121 N. LaSalle Street, Suite 1006  
Chicago, IL 60602

with a copy to:

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

and to:

City of Chicago  
Department of Finance - Financial Policy  
33 North LaSalle Street, Suite 600  
Chicago, Illinois 60602  
Attention: Deputy Comptroller

(b) As to the GNMA Issuer:

P/R Mortgage & Investment Corp.  
11555 North Meridian Street, Suite 400  
Carmel, Indiana 46032  
Attention: Michael F. Petrie

(c) As to the Trustee:

Seaway Bank and Trust Company  
645 East 87<sup>th</sup> Street, Suite 500  
Chicago, Illinois 60619  
Attention: Corporate Trust Division

## (d) As to the Borrower:

PGS Bronzeville III Limited Partnership  
400 East 41<sup>st</sup> Street, Suite 100  
Chicago, Illinois 60653  
Attention: Fred L. Bonner

## With a copy to:

Kutak Rock LLP  
One S. Wacker Drive, Suite 2050  
Chicago, Illinois 60606  
Attention: Jay Gilbert, Esq.

## With a copy to:

## (e) As to the Rating Agency:

Standard & Poor's Ratings Services  
55 Water Street, 38th Floor  
New York, New York 10041  
Attention: Public Finance Surveillance

“*Ordinance*” means the ordinance adopted by the City Council of the Issuer on \_\_\_\_\_, 2016, authorizing the issuance, sale and delivery of the Notes and the sale and delivery of the Issuer’s Bonds, which Bonds are also being issued on the Closing Date in connection with the financing of costs of the Project.

“*Permitted Investments*” means any of the following which at the time of investment are legal investments under the laws of the State for the investment of the Issuer’s funds:

## (a) Government Obligations;

(b) Obligations issued or guaranteed by the Resolution Funding Corporation, Fannie Mae, the Federal Home Loan Bank, the Federal Farm Credit Bank or the Federal Home Loan Mortgage Corporation, or obligations, participations or other instruments issued by or fully guaranteed as to interest and principal by, the Government National Mortgage Association (excluding stripped mortgage-backed securities which are valued at greater than par on the unpaid principal);

(c) Bonds or other obligations issued by any public housing agency or municipality in the United States of America, which bonds or obligations are assigned a rating of “AAA” or better by the Rating Agency and are fully secured as to the payment of both principal and interest by a pledge of annual contributions under an annual contributions contract or

contracts with the United States of America government, or project notes issued by any public housing agency, urban renewal agency or municipality in the United States assigned a rating of "AAA" or better by the Rating Agency and fully secured as to payment of both principal and interest by a requisition, loan or payment agreement with the United States government;

(d) Interest-bearing time deposits, repurchase agreements, rate guarantee agreements or other similar banking arrangements with a bank or trust company having capital and surplus aggregating at least \$50 million or with any government bond dealer reporting to, trading with and recognized as a primary dealer by the Federal Reserve Bank of New York having capital aggregating at least \$50 million or with any corporation which is subject to registration with the Board of Governors of the Federal Reserve System pursuant to the requirements of the Bank Holding Company Act of 1956 and whose unsecured or uncollateralized long-term debt obligations are assigned a rating by the Rating Agency of "AAA" or better for agreements of more than one year or whose unsecured and uncollateralized short-term debt obligations are assigned a rating by the Rating Agency of "A-1+" or better for agreements of one year or less, provided that each such interest-bearing deposit, repurchase agreement, guarantee agreement or other similar banking arrangement shall permit the moneys so placed to be available for use at the time provided with respect to the investment or reinvestment of such moneys; and

(e) No-load, open-end money market mutual funds (including those of the Trustee and its affiliates) registered under the Investment Company Act of 1940, provided the portfolio of such fund is limited to Government Obligations and such fund has been assigned a rating by the Rating Agency of "AAAm" or "AAAmG."

Permitted Investments shall not include the following: (i) any investments with a final maturity, or any agreements with a term greater than 365 days from the date of the investment (except (A) obligations that provide for the optional or mandatory tender, at par, by the holder thereof at least once within 365 days of the date of purchase, (B) any investments listed in subparagraphs (a) or (b) above that are irrevocably deposited with the Note Trustee for payment of Notes pursuant to Section 8.01, and (C) agreements listed in subparagraph (d) or (e) above), (ii) any obligation with a purchase price greater than the par value of such obligation (except for obligations described in subparagraph (A) or (B) above which are noncallable by the issuer thereof), (iii) mortgage-backed securities, real estate mortgage investment conduits or collateralized mortgage obligations, (iv) interest-only or principal-only stripped securities, (v) obligations bearing interest at inverse floating rates, (vi) investments which may be prepaid or called at a price less than its purchase price prior to stated maturity or (vii) any investment the interest rate on which is variable and is established other than by reference to a single index plus a fixed spread, if any, and which interest rate moves proportionately with that index, and provided further that if any such investment described in subparagraphs (a) through (e) above is required to be rated, such rating requirements will not be satisfied if such rating is evidenced by the designation of an "r" or "t" highlighter affixed to its rating.

"Person" shall include an individual, association, unincorporated organization, corporation, partnership, limited liability company, joint venture, or government or agency or political subdivision thereof.

“*Plans and Specifications*” means the plans and specifications for the Project approved in writing by the Issuer, together with such amendments thereto as are made from time to time in accordance with Section 5.06 of the Loan Agreement.

“*Project*” means the acquisition, rehabilitation and equipping of a 20-story, residential apartment building containing approximately 180 residential dwelling units, along with a common area, service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and approximately 70 parking spaces (9 of which are handicapped accessible), for low and moderate income senior individuals and families, located at 401 East Bowen Avenue, Chicago, Illinois, and known as the Paul G. Stewart Apartments Phase III Tower.

“*Project Draw Date*” means the date on which a disbursement from the Project Fund shall be made solely to pay or reimburse construction costs of the Project.

“*Project Fund*” means the Project Fund created in Section 4.01 of this Note Indenture.

“*Promissory Note*” means the Promissory Note, dated the Closing Date, from the Borrower to the Issuer in substantially the form attached as Exhibit B to the Loan Agreement, and any amendments, Supplements or modifications thereto, which Promissory Note has been assigned by the Issuer to the Note Trustee.

“*Qualified Project Costs*” means any expenditures which (a) are incurred not more than 60 days prior to the date on which the Issuer first declared its “official intent” (within the meaning of Treasury Regulation Section 1.150-2) with respect to the Project (other than preliminary expenditures with respect to the Project in an amount not exceeding 20% of the aggregate principal amount of the Notes); (b) are made exclusively to provide facilities, improvements and equipment that constitute part of a “qualified residential rental project” within the meaning of Section 142(d) of the Code; and (c) are properly chargeable to the Project’s capital account under general federal income tax principles or that would be so chargeable with a proper election or but for a proper election by the Borrower to deduct such expenditure. However, “Qualified Project Costs” do not include (i) issuance costs of the Notes (within the meaning of Section 147(g) of the Code) or (ii) any fee, charge or profit payable to the Borrower or a “related person” (within the meaning of Section 144(a)(3) of the Code). As used herein, the term “preliminary expenditures” includes architectural, engineering, surveying, soil testing and similar costs that were incurred prior to the commencement of construction of the Project, but does not include land acquisition, site preparation and similar costs incident to commencement of construction of the Project.

“*Rating Agency*” means Standard & Poor’s Ratings Services, a business of Standard & Poor’s Financial Services LLC, and its successors and assigns.

“*Record Date*” means the last day of the month preceding the date on which interest is due and payable.

“*Redevelopment Agreement*” means the PGS Bronzeville III Limited Partnership Redevelopment Agreement, dated October 1, 2016, by and among the Issuer through its Department of Housing and Economic Development, the Borrower, the General Partner and BHDCD pursuant to which the Issuer will provide TIF Funds to BHDCD.

*“Regular Record Date”* means, with respect to an Interest Payment Date, the close of business on the first day of the calendar month of such Interest Payment Date whether or not a Business Day.

*“Requisition”* means the request to make a disbursement from the Project Fund on a Project Draw Date in the manner provided pursuant to Section 5.02 of this Note Indenture.

*“Reserved Rights of the Issuer”* means the rights of the Issuer consisting of: (a) all rights which the Issuer and its officers, directors, members, officials, agents or employees may have under this Note Indenture, the Loan Agreement and other Documents to indemnification by the Borrower and by any other persons and to payments for expenses incurred by the Issuer itself, or its officers, directors, officials, agents or employees; (b) the right of the Issuer to give and receive notices, reports or other information, make determinations and grant approvals hereunder and under the Documents; (c) the right of the Issuer to give and receive its fees and expenses pursuant to the Loan Agreement and the Tax Regulatory Agreement; (d) all rights of the Issuer to enforce the representations, warranties, covenants and agreements of the Borrower pertaining in any manner or way, directly or indirectly to any requirements imposed by the Issuer with respect to the Project, or necessary to assure that interest on the Notes is excluded from gross income for federal income tax purposes, as are set forth in any of the Documents or in any other certificate or agreement executed by the Borrower; (e) all rights of the Issuer in connection with any amendment to or modification of the Documents; and (f) all enforcement remedies with respect to the foregoing.

*“Revenues”* means, all payments under the Promissory Note (including, without limitation, funds on deposit in the Collateral Fund under this Note Indenture) and all investment earnings derived or to be derived on any moneys or investments held by the Note Trustee hereunder, but excluding (a) amounts paid as fees, reimbursement for expenses or for indemnification of the Issuer and the Note Trustee and (b) amounts paid to or collected by the Issuer in connection with any Reserved Rights of the Issuer.

*“Securities Depository”* means the Depository Trust Company, its successors and assigns, or any other securities depository for the Notes designated by the Issuer or the Borrower to the Note Trustee in writing.

*“Special Record Date”* means the date and time established by the Note Trustee for the determination of which Holders shall be entitled to receive overdue interest on the Notes pursuant to Section 2.02 hereof.

*“State”* means the State of Illinois.

*“Supplement”* or *“Supplements”* means any and all extensions, renewals, modifications, amendments, supplements and substitutions.

*“Tax Regulatory Agreement”* means the Tax Regulatory Agreement dated as of the Closing Date, by and among the Issuer, the Note Trustee and the Borrower relating to the Notes, and any and all modifications thereof, amendments and Supplements thereto and substitutions therefor.

“*Term of Agreement*” means the term of the Loan Agreement as specified in Section 9.01 of the Loan Agreement.

“*TIF Bridge Loan*” means the TIF Bridge Loan described in Section 12.01 of this Note Indenture.

“*TIF Bridge Loan Funds*” means the TIF Bridge Loan Funds described in Section 12.02 of this Note Indenture.

“*TIF Loan Proceeds*” means the TIF Loan Proceeds described in Section 12.01 of this Note Indenture.

“*TIF-Related Amounts*” means the TIF Loan Proceeds and the TIF Bridge Loan Funds.

“*Trustee's Fee*” means the Note Trustee's upfront fee of \$3,000, payable on the Closing Date, together with an annual fee equal to \$2,000 per year to be paid annually in advance commencing on the Closing Date, in accordance with Section 4.03 of the Loan Agreement, which includes fees associated with its role as Note Trustee under this Note Indenture and its fees as Dissemination Agent under the Continuing Disclosure Agreement.

“*Trust Estate*” has the meaning given such term in the Granting Clauses of this Note Indenture.

“*Trust Office*” means the trust office of the Note Trustee located at the address set forth in Article I hereof or such other office designated by the Note from time to time, or such other offices as may be specified in writing to the Issuer by the Note Trustee.

“*Underwriter*” means Stifel, Nicolaus & Company, Incorporated.

**Section 1.02 Interpretation.** Reference to Articles, Sections, and other subdivisions are to the designated Articles, Sections, and other subdivisions of this Note Indenture. The headings of this Note Indenture are for convenience only and do not define or limit the provisions hereof. Words of any gender shall be deemed and construed to include correlative words of the other genders. Words importing the singular number shall include the plural number and vice versa unless the context shall otherwise indicate. The words “hereof,” “herein,” “hereunder,” “hereto,” and other words of similar import refer to this Note Indenture in its entirety.

## ARTICLE II

### CREATION OF NOTES; DETAILS OF THE NOTES

**Section 2.01 Issuance of Notes.** The Notes shall be issued in the maximum aggregate principal amount of \$ \_\_\_\_; shall be designated “Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016”; shall be issued only as fully registered notes, without coupons; and shall be in Authorized Denominations. Unless the Issuer shall otherwise direct, the Notes shall be numbered from R-1 upward.

Each Note shall be in the form attached as *Exhibit A* to this Note Indenture, shall be dated the Dated Date, and shall bear interest from the Dated Date until paid at the fixed rate of [\_\_\_%] per annum (the "Interest Rate").

Interest on the Notes is payable on each \_\_\_\_\_ and \_\_\_\_\_, commencing on \_\_\_\_\_, 201\_\_ (the "Interest Payment Dates"). Interest on the Notes shall be calculated on the basis of a 360-day year of twelve 30-day months.

The stated maturity of the Notes shall be \_\_\_\_\_, 20\_\_.

**Section 2.02 Payment of Notes.** Payment of principal, premium, if any, and interest shall be made in lawful money of the United States of America. Principal of and premium, if any, on the Notes due upon maturity or earlier redemption in whole shall be paid only upon presentation and surrender thereof for cancellation at the principal corporate trust office of the Note Trustee to the Person appearing on the registration books as the registered Holder thereof. Payment of the interest and principal (other than as set forth above) on any Note shall be made to the Person whose name appears on the Note Register as the registered Holder thereof as of the close of business on the Regular Record Date applicable to such Interest Payment Date, such interest to be paid by check or draft mailed to such registered Holder at his or her address as it appears on such Note Register, notwithstanding the cancellation of such Note upon any registration of transfer or exchange thereof subsequent to such Regular Record Date and prior to such Interest Payment Date; provided, however, that payment of interest on any Interest Payment Date shall be made by wire transfer to the Holder as of the close of business on the Regular Record Date upon written notice of such wire transfer address in the continental United States of America by such Holder to the Note Trustee given prior to such Regular Record Date (which notice may provide that it will remain in effect until revoked), and further provided that such wire transfer shall only be made with respect to an owner of \$1,000,000 or more in aggregate principal amount of the Notes as of the close of business on the Regular Record Date relating to such Interest Payment Date.

If the funds available under this Note Indenture are insufficient on any Interest Payment Date to pay the interest then due, the Regular Record Date shall no longer be applicable with respect to the Notes. If sufficient funds for the payment of such overdue interest thereafter become available, the Trustee shall immediately establish a special interest payment date for the payment of the overdue interest and a Special Record Date (which shall be a Business Day) for determining the Holders entitled to such payments. Notice of such day so established shall be given by first-class mail by the Note Trustee to each Holder at least 10 days prior to the Special Record Date, but not more than 30 days prior to the special interest payment date. The overdue interest shall be paid on the special interest payment date to the Person whose name appears on the Note Register as the Registered Holder thereof as of the close of business on the Special Record Date. Prior Holders of Notes who transfer or exchange Notes prior to such Special Record Date shall have no rights with respect to the payment of overdue interest on the Notes so transferred or exchanged.

**Section 2.03 Restriction on Issuance of Notes.** No Notes may be issued under the provisions of this Note Indenture except in accordance with this Article. The total principal amount of Notes that may be issued hereunder, other than Notes issued pursuant to the



provisions of Sections 2.08 and 2.10 hereof or in substitution for other Notes, is expressly limited to the amount set forth in Section 2.01.

**Section 2.04 Limited Obligations.** The Notes and the interest thereon are limited obligations of the Issuer, payable solely from the revenues, receipts and security pledged therefor in the Granting Clauses hereof. The Notes, together with premium, if any, and interest thereon, do not constitute an indebtedness, liability, general or moral obligation or a pledge of the full faith or loan of credit of the Issuer, the State, or any political subdivision of the State within the meaning of any constitutional or statutory provisions. Neither the Issuer, the State nor any political subdivision thereof shall be obligated to pay the principal of, premium, if any, or interest on the Notes or other costs incident thereto except from the payments pledged with respect thereto and certain reserve funds established in connection therewith. Neither the faith and credit nor the taxing power of the United States of America, the Issuer, the State or any political subdivision thereof is pledged to the payment of the principal of, premium, if any, or interest on the Notes or other costs incident thereto. The Notes are not a debt of the United States of America or any agency thereof, and are not guaranteed by the United States of America or any agency thereof.

**Section 2.05 Note Indenture Constitutes Contract.** In consideration of the purchase and acceptance of the Notes issued hereunder by those who shall hold them from time to time, the provisions of this Note Indenture shall be deemed to be a part of, and continue to be, a contract between the Issuer and the Holders of the Notes from time to time.

**Section 2.06 Execution.** The Notes shall be executed on behalf of the Issuer by the manual or facsimile signature of its Mayor, attested by the manual or facsimile signature of its City Clerk, under the official seal, or a facsimile thereof, of the Issuer. Any facsimile signatures shall have the same force and effect as if said officers had manually signed said Notes. Any reproduction of the official seal of the Issuer on the Notes shall have the same force and effect as if the official seal of the Issuer had been impressed on the Notes.

In case any officer whose manual or facsimile signature shall appear on any Notes shall cease to be such officer before the delivery of such Notes, such signature or such facsimile shall nevertheless be valid and sufficient for all purposes, the same as if he had remained in office until delivery, and also any Note may bear the facsimile signatures of, or may be signed by, such persons as at the actual time of the execution of such Note shall be the proper officers to sign such Note although at the date of such Note such persons may not have been such officers.

**Section 2.07 Authentication.** Only such Notes as shall have endorsed thereon a certificate of authentication substantially in the form on the attached *Exhibit A* set forth duly executed by the Note Trustee shall be entitled to any right or benefit under this Note Indenture. No Note shall be valid or obligatory for any purpose unless and until such certificate of authentication shall have been duly executed manually by the Note Trustee; and such executed certificate upon any such Note shall be conclusive evidence that such Note has been authenticated and delivered under this Note Indenture. The Note Trustee's certificate of authentication on any Note shall be deemed to have been executed by it if signed by an authorized officer of the Note Trustee, but it shall not be necessary that the same person sign the certificate of authentication of all of the Notes.

**Section 2.08 Mutilated, Lost, Stolen or Destroyed Notes.** In the event any Note is mutilated, lost, stolen or destroyed, the Issuer shall execute and the Note Trustee shall authenticate a new Note, of like date, interest rate, maturity and denomination as that mutilated, lost, stolen or destroyed. Any mutilated Note shall first be surrendered to the Note Trustee; and in the case of any lost, stolen or destroyed Notes, there shall first be furnished to the Issuer and the Note Trustee evidence of such loss, theft or destruction reasonably satisfactory to them together with indemnity reasonably satisfactory to them. In the event any such Note shall have matured, instead of issuing a duplicate Note or Notes the Trustee may pay the same without surrender thereof. The Issuer and the Note Trustee may charge the holder or owner of such Note with their reasonable fees and expenses, including the cost of printing replacement Notes.

Every new Note issued pursuant to this Section shall, with respect to such Note, constitute an additional contractual obligation of the Issuer, whether or not the mutilated, lost, stolen or destroyed Note shall be found at any time, and shall be entitled to all the benefits of this Note Indenture equally and proportionately with any and all other Notes duly issued hereunder. All Notes shall be held and owned on the express condition that the foregoing provisions of this Section are exclusive with respect to the replacement or payment of mutilated, lost, stolen or destroyed Notes and shall preclude any and all rights or remedies, notwithstanding any law or statute existing or hereafter enacted to the contrary with respect to the replacement or payment of negotiable instruments or other securities without their surrender.

**Section 2.09 Transfer and Exchange of Notes; Persons Treated as Holders.** The Note Trustee as Note Registrar shall cause a note register (herein sometimes referred to as the "Note Register") to be kept for the registration of transfers of Notes. Any Note may be transferred only upon an assignment duly executed by the registered Holder or his or her duly authorized representative in such form as shall be satisfactory to the Note Registrar, and upon surrender of such Note to the Note Trustee for cancellation. Whenever any Note or Notes shall be surrendered for transfer, the Issuer shall execute and the Note Trustee shall authenticate and deliver to the transferee a replacement fully registered Note or Notes of Authorized Denomination in an aggregate principal amount equal to the unmatured and unredeemed principal amount of, and bearing interest at the same rate and maturing on the same date or dates as, the Notes being presented and surrendered for transfer.

Any Note may, in accordance with its terms, be exchanged, at the office of the Note Trustee, for a new fully registered Note or Notes, of the same maturity, of any Authorized Denomination or Denominations in an aggregate principal amount equal to the unmatured and unredeemed principal amount of, and bearing interest at the same rate as, the Notes being exchanged.

In all cases in which Notes shall be transferred or exchanged hereunder, the Note Trustee may make a charge sufficient to reimburse it for any tax, fee or other governmental charge required to be paid with respect to such transfer or exchange.

All Notes issued upon any transfer or exchange of Notes shall be the valid limited obligations of the Issuer, evidencing the same debt, and entitled to the same benefits under this Note Indenture, as the Notes surrendered upon transfer or exchange. Neither the Issuer nor the Note Trustee shall be required to make any exchange or transfer of a Note during a period

beginning at the opening of business 15 days before (i) any Interest Payment Date (including any special interest payment date described in Section 2.02 hereof), or (ii) the day of the mailing of a notice of redemption of Notes and ending at the close of business on the day of such mailing or such Interest Payment Date, or to transfer or exchange any Notes selected for redemption, in whole or in part.

The Person in whose name any Note shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes and payment of or on account of the principal of and premium and interest on any such Note shall be made only to or upon the order of the registered Holder thereof or his legal representative, and neither the Issuer nor the Note Trustee shall be affected by any notice to the contrary. All such payments shall be valid and effectual to satisfy and discharge the liability upon such Note to the extent of the sum or sums to be paid.

**Section 2.10 Temporary Notes.** Until definitive Notes are ready for delivery, there may be executed, and upon the request of the Issuer, the Note Trustee shall authenticate and deliver, in lieu of definitive Notes, temporary printed, typewritten, engraved or lithographed Notes, in such Authorized Denomination as shall be determined by the Issuer, in fully registered form, in substantially the tenor hereinabove set forth and with such appropriate omissions, insertions and variations as may be required.

If temporary Notes shall be issued, the Issuer shall cause the definitive Notes to be prepared and to be executed and delivered to the Note Trustee, and the Note Trustee, upon presentation to it at its principal corporate trust office of any temporary Notes, shall cancel the same and authenticate and deliver in exchange therefor, without charge to the holder or owner thereof, a definitive Note or Notes, as the case may be, of an equal aggregate principal amount in Authorized Denominations, of the same series and maturities and bearing interest at the same rates as the temporary Note surrendered. Until so exchanged, the temporary Notes shall in all respects be entitled to the same benefit and security of this Note Indenture as the definitive Notes to be issued and authenticated hereunder. Interest on temporary Notes, when due and payable, if the definitive Notes shall not be ready for exchange, shall be paid in the manner provided in Section 2.02 hereof.

**Section 2.11 Safekeeping and Cancellation of Notes.** Any Note surrendered for the purpose of payment or retirement, or for exchange, or for replacement or payment pursuant to Section 2.08, shall be cancelled upon surrender thereof to the Note Trustee. Certification of such surrender and cancellation shall be made to the Issuer by the Note Trustee. Cancelled Notes, or unissued Note inventory held in blank by the Note Trustee upon the maturity or total redemption of the Notes, shall be destroyed by shredding or cremation by the Note Trustee, and certificates of such destruction (describing the manner thereof) shall be provided by the Note Trustee to the Issuer.

**Section 2.12 Book-Entry Provisions.** The provisions of this Section shall apply so long as the Notes are maintained in book-entry form with The Depository Trust Company or another Securities Depository, any provisions of this Note Indenture to the contrary notwithstanding.

(a) *Payments.* The Notes shall be payable to the Securities Depository, or its nominee, as the registered owner of the Notes, on each date on which the principal of, interest on, and premium, if any, on the Notes is due as set forth in this Note Indenture and in the Notes. Such payments shall be made to the offices of the Securities Depository specified by the Securities Depository to the Issuer and the Note Trustee in writing. Without notice to or the consent of the beneficial owners of the Notes, the Issuer and the Securities Depository may agree in writing to make payments of principal, premium, if any, and interest in a manner different from that set forth herein. If such different manner of payment is agreed upon, the Issuer shall give the Note Trustee notice thereof, and the Note Trustee shall make payments with respect to the Notes in the manner specified in such notice as set forth herein. Neither the Issuer nor the Note Trustee shall have any obligation with respect to the transfer or crediting of the principal of, interest on, and premium, if any, on the Notes to Participants or the beneficial owners of the Notes or their nominees.

(b) *Replacement of the Securities Depository.* The Issuer may, and in the case of subparagraph (ii) below shall, discontinue use of a Securities Depository as the depository of the Notes if (i) the Issuer, in its sole discretion, determines that (A) such Securities Depository is incapable of discharging its duties with respect to the Notes, or (B) the interest of the beneficial owners of the Notes might be adversely affected by the continuation of the book-entry system with such Securities Depository as the depository for the Notes, (ii) the beneficial owners of 100% of the Notes Outstanding direct the Issuer to do so, or (iii) such Securities Depository determines not to continue to act as a depository for the Notes or is no longer permitted to act as such depository. Notice of any determination pursuant to clauses (i), (ii) or (iii) shall be given to such Securities Depository at least 30 days prior to any such determination (or such fewer number of days as shall be acceptable to such Securities Depository). The Issuer shall have no obligation to make any investigation to determine the occurrence of any events that would permit the Issuer to make any determination described in this paragraph.

(c) *Discontinuance of Book-Entry or Change of Securities Depository.* If, following a determination or event specified in paragraph (b) above, the Issuer discontinues the maintenance of the Notes in book-entry form with the then current Securities Depository, the Issuer will issue replacement Notes to the successor Securities Depository, if any, or, if no replacement Securities Depository is selected for the Notes, directly to the participants in the former Securities Depository as shown on the records of the former Securities Depository or, to the extent requested by any such participant or if directed to do so by the beneficial owners of 100% of the Notes Outstanding pursuant to subparagraph (b)(ii) above, to the beneficial owners of the Notes shown on the records of such Participant. Replacement Notes shall be in fully registered form and in authorized denominations, be payable as to interest on the Interest Payment Dates of the Notes by check or draft mailed to each registered owner at the address of such owner as it appears on the note registration books maintained by the Note Registrar for such purpose at the principal corporate trust office of the Note Trustee or at the option of any registered owner of not less than \$1,000,000 principal amount of Notes, by wire transfer to any address in the continental United States of America on such Interest Payment Date to such registered owner as of the Regular Record Date relating to such Interest Payment Date, if such registered owner provides the Note Trustee with written notice of such wire transfer address not later than such Regular Record Date (which notice may provide that it will remain in effect with respect to subsequent Interest Payment Dates unless and until changed or revoked by subsequent

notice). Principal and redemption premium, if any, on the replacement Notes are payable at maturity or earlier redemption only upon presentation and surrender of such replacement Note or Notes at the principal corporate trust office of the Note Trustee.

(d) *Effect of Book-Entry System.* The Securities Depository and its Participants and the beneficial owners of the Notes, by their acceptance of the Notes, agree that the Issuer and the Note Trustee shall not have liability for the failure of such Securities Depository to perform its obligations to the Participants and the beneficial owners of the Notes, nor shall the Issuer or the Note Trustee be liable for the failure of any Participant or other nominee of the beneficial owners to perform any obligation of the Participant to a beneficial owner of the Notes.

**Section 2.13 Delivery of the Notes.** Upon execution and delivery of this Note Indenture, the Note Trustee shall authenticate and deliver the Notes as provided in this Note Indenture, but only upon the receipt of the following:

- (a) An order of the Issuer directing the Note Trustee to authenticate and deliver the Notes against receipt of the initial purchase price therefor;
- (b) A certified copy of the Ordinance;
- (c) An approving opinion of Bond Counsel regarding the validity of the Notes and the exclusion of interest on the Notes from federal income taxation;
- (d) An executed copy of the Loan Agreement;
- (e) An executed copy of the Tax Regulatory Agreement;
- (f) An executed counterpart of the Continuing Disclosure Agreement; and
- (g) Evidence of recordation of the Land Use Restriction Agreement (which may be in the form of a title company certified copy).

THE NOTES, THE PRINCIPAL OF AND THE INTEREST THEREON ARE SPECIAL LIMITED OBLIGATIONS OF THE ISSUER PAYABLE SOLELY FROM THE TRUST ESTATE PLEDGED TO SUCH PURPOSES IN THE MANNER AND TO THE EXTENT PROVIDED IN THIS NOTE INDENTURE AND FROM NO OTHER REVENUES OR ASSETS OF THE ISSUER. THE NOTES, THE PRINCIPAL OF AND THE INTEREST THEREON DO NOT CONSTITUTE AN INDEBTEDNESS OR OBLIGATION OF THE CITY OR THE STATE, AND NEITHER THE FAITH AND CREDIT NOR THE TAXING POWER OF THE CITY OR THE STATE IS PLEDGED TO THE PAYMENT OF PRINCIPAL OF OR INTEREST ON THE NOTES.

### ARTICLE III

#### REDEMPTION OF NOTES

**Section 3.01 Redemption of Notes.** The Notes are subject to redemption as follows:

Optional Redemption of Notes. The Notes are subject to redemption in whole or in part on any date on or after the later of \_\_\_\_, 20\_\_ or the LIHTC Placed in Service Date, at the option and the direction of the Borrower, at a redemption price equal to 100% of the principal amount thereof to be redeemed, plus accrued interest to the redemption date.

**Section 3.02 Notices of Redemption.** (a) All or a portion of the Notes shall be called for optional redemption pursuant to Section 3.01 hereof by the Note Trustee as herein provided upon receipt by the Note Trustee and the Issuer at least 45 days prior to the redemption date (unless a shorter notice shall be satisfactory to the Note Trustee and the Issuer) of a certificate of the Borrower specifying the principal amount of the Notes to be called for redemption, the applicable redemption price or prices, and the provision or provisions of this Indenture pursuant to which such Notes are to be called for redemption. In the case of every redemption, the Note Trustee shall cause notice of such redemption by mailing by first-class mail a copy of the redemption notice to the Holders designated for redemption in whole or in part, at their addresses as the same shall last appear upon the registration records, in each case not more than 60 nor less than 30 days prior to the redemption date, provided, however, that failure to receive such notice, or any defect therein, shall not affect the validity of any proceedings for the redemption of such Notes. So long as the Notes are in book-entry form, notice of redemption will be given by the Note Trustee only to DTC or its successor. Redemption is conditioned upon the Note Trustee having on deposit in the Project Fund, the Capitalized Interest Account and the Collateral Fund, prior to the redemption date, sufficient moneys to redeem all of the Notes, and if the Note Trustee does not have sufficient funds for this purpose, no Notes shall be redeemed. The Note Trustee shall furnish the Borrower and the Issuer with a copy of each notice of redemption given with respect to any optional redemption under Section 3.01 hereof, as soon as practicable after the delivery of notice to the Holders.

(b) Each notice of redemption shall specify the date fixed for redemption, the redemption price, the place or places of payment, that payment will be made upon presentation and surrender of the Notes to be redeemed, that interest accrued to the date fixed for redemption will be paid as specified in said notice, and that on and after said date interest thereon will cease to accrue. If less than all the Outstanding Notes are to be redeemed, the notice of redemption shall specify the numbers of the Notes or portions thereof to be redeemed.

#### ARTICLE IV

##### REVENUES AND FUNDS

**Section 4.01 Creation of Funds.** The following trust funds are hereby created by the Issuer and ordered established with the Note Trustee to be used for the purposes as hereinafter provided in this Note Indenture:

- (a) The Capitalized Interest Fund;
- (b) The Project Fund (including an Earnings Account therein);
- (c) The Note Payment Fund;
- (d) The Collateral Fund; and

(e) The Cost of Issuance Fund.

The Note Trustee may create one or more accounts or subaccounts within any fund authorized by this Note Indenture for the purpose of accounting for funds deposited into or held in each fund or for carrying out any of the requirements of this Note Indenture. The Note Trustee may transfer funds between accounts and subaccounts within any fund.

**Section 4.02 Deposits into and Uses of Amounts in the Capitalized Interest Fund.** On the Closing Date, the Note Trustee shall deposit the portion of the initial proceeds of the Notes representing a premium on the Notes (\$ \_\_\_\_\_) in the Capitalized Interest Fund. Such amount will be equal to the interest to accrue on the Notes from their dated date to the date of their maturity and will be invested pursuant to Section 6.01 hereof. The amount on deposit in the Capitalized Interest Fund shall always equal the remaining interest payable on the Notes to their maturity date. All interest on the Notes shall be paid from the Capitalized Interest Fund. Amounts in the Capitalized Interest Fund will be used to pay interest on the Notes on each Interest Payment Date and upon maturity or prior redemption of the Notes or upon acceleration thereof. Any amounts remaining in the Capitalized Interest Fund upon redemption of the Notes shall be transferred by the Note Trustee to the Project Fund and may be used by the Borrower for approved Project costs, as provided in Section 5.02 below.

**Section 4.03 Deposits into and Uses of Amounts in the Project Fund.** On the Closing Date, the Note Trustee shall deposit the portion of the initial proceeds of the Notes in the amount of \$ \_\_\_\_\_ in the Project Fund. Such amount will be loaned to the Borrower, upon requisition by the Borrower to the Note Trustee for such amounts, on a monthly basis, as provided in the Loan Agreement. Each requisition will occur on a Project Draw Date, as described in Section 5.02, below. On the Closing Date, the Note Trustee shall deposit the portion of the initial proceeds of the Notes representing accrued interest thereon, if any, in the Earnings Account of the Project Fund. Amounts in the Project Fund and the Earnings Account will be invested pursuant to Section 6.01 hereof. Earnings on amounts in the Project Fund, the Capitalized Interest Fund, and the Collateral Fund shall be deposited in the Earnings Account of the Project Fund.

**Section 4.04 Note Payment Fund.** Upon the maturity date or prior redemption or acceleration of the Notes, the following amounts will be transferred to the Note Payment Fund and used to pay the principal amount of the Notes: (a) The amount on deposit in the Collateral Fund, and (h) any unexpended proceeds of the Notes on deposit in the Project Fund.

**Section 4.05 Non-Presentation of Notes.** Subject to the provisions of Section 10.21 hereof, in the event any Notes shall not be presented for payment when the principal thereof becomes due, either at maturity or otherwise, if funds sufficient to pay such Notes shall have been made available to the Note Trustee for the benefit of the Holder or Holders thereof, all liability of the Issuer to the Holder thereof for the payment of such Note shall forthwith cease, terminate and be completely discharged, and thereupon it shall be the duty of the Note Trustee to hold such fund or funds, without liability for interest thereon, for the benefit of the Holder of such Note, who shall thereafter be restricted exclusively to such fund or funds, for any claim of whatever nature on its part under the Indenture or on, or with respect to, such Note. Any such Notes shall cease to bear interest on the specified maturity and such Notes or portions thereof

shall no longer be protected by or subject to the benefit or security of this Note Indenture and shall not be deemed to be outstanding under the provisions of this Note Indenture.

**Section 4.06 Deposits into and Uses of Amounts in the Collateral Fund.** Not less than one (1) day prior to each disbursement of proceeds of the Notes from the Project Fund, the Borrower shall cause to be deposited with the Note Trustee pursuant to the Redevelopment Agreement, and the Note Trustee, upon receipt thereof, will deposit into the Collateral Fund an amount of TIF-Related Amounts sufficient, when added to the TIF-Related Amounts and other funds then on deposit in the Collateral Fund, to satisfy the requirement of Section 4.07 after taking into account such disbursement of proceeds of the Notes from the Project Fund.

**Section 4.07 Collateral Fund Limitations and Requirements.** At all times, the amount of funds on deposit in the Collateral Fund, when added to the amount of proceeds of the Notes remaining in the Project Fund, will equal or exceed the principal amount of the Notes. TIF-Related Amounts made available to the Project pursuant to the Redevelopment Agreement will only be deposited into the Collateral Fund; such amounts will not be paid to the Borrower or any other third party.

**Section 4.08 Collateral Fund Deposit Irrevocable.** The deposit of the TIF-Related Amounts and other funds into the Collateral Fund shall constitute an irrevocable deposit with the Note Trustee for the respective benefit of the owners of the Notes. All amounts in the Collateral Fund and the Note Payment Fund shall be the exclusive property of the Note Trustee for the benefit of the Owners of the Notes.

Neither the Note Payment Fund nor the Collateral Fund, or investments thereof, shall constitute the funds or property of the Issuer or the Borrower. Each of the Issuer and the Borrower waive any right to or interest in the Note Payment Fund, the Collateral Fund, and investments thereof. Neither the Issuer nor the Borrower shall have the right to direct the disposition of any funds or property on deposit in or credited to the Note Payment Fund or the Collateral Fund.

**Section 4.09 Use of Collateral Fund Moneys to Pay Principal of the Notes.** Upon the maturity of the Notes, upon redemption prior to maturity, or upon acceleration, the amount on deposit in the Collateral Fund shall be transferred to the Note Payment Fund and used to pay the principal amount of the Notes.

**Section 4.10 Costs of Issuance Fund.** On the Closing Date, the Note Trustee shall deposit the Costs of Issuance Deposit in the Costs of Issuance Fund to pay Costs of Issuance from amounts available therein upon the written direction of the Issuer, which costs of issuance shall not exceed the amounts set forth in a certificate of the Issuer. Any funds remaining in the Costs of Issuance Fund more than one hundred eighty (180) days after the Closing Date, and not specifically committed to the payment of Costs of Issuance, shall be paid to the Borrower to the extent such funds are not Note Proceeds or otherwise restricted funds. If such remaining funds are Note Proceeds or otherwise restricted funds, such funds shall be deposited by the Note Trustee into the Note Payment Fund.



**Section 4.11 Payment of Fees.** In connection with the issuance of the Notes and with the Project, the Trustee will pay the following fees on behalf of the Borrower:

(a) To the Issuer, an Issuer Fee in an amount equal to 1.5% of the par amount of the Notes, payable on the Closing Date from Borrower equity;

(b) To the Issuer, a Bond Legal Reserve Fee in an amount equal to 0.10% of the par amount of the Notes, payable on the Closing Date from Borrower equity; and

(c) To the Issuer, a City Administrative Fee in an amount equal to 0.15% annually of the outstanding principal of the Notes, accruing monthly and payable to the Issuer for the full term of the Notes on the Closing Date from Borrower equity; and

(d) To the Note Trustee, an upfront fee in the amount of \$3,000 and an annual fee in the amount of \$2,000 for two years, all of which will be paid on the Closing Date from Borrower equity.

## ARTICLE V

### CUSTODY AND APPLICATION OF NOTE PROCEEDS

**Section 5.01 Custody of Funds.** The Capitalized Interest Fund, the Project Fund, the Collateral Fund and the Note Payment Fund shall be in the custody of the Note Trustee but in the name of the Issuer, and the Issuer hereby authorizes and directs the Note Trustee to use the amounts on deposit in the Capitalized Interest Fund, the Project Fund, the Collateral Fund and the Note Payment Fund for the purposes set forth in Article IV.

**Section 5.02 Procedure for Making Disbursements from Project Fund.** Each disbursement from the Project Fund shall be made on a Project Draw Date solely to pay eligible rehabilitation costs of the Project and only upon the receipt by the Note Trustee of (1) a request or requests therefor executed by the Borrower, upon requisition forms in substantially the form attached as Exhibit B hereto, (2) certification by a Borrower Representative that such costs are qualified costs pursuant to Section 142 of the Code, and (3) confirmation by the Note Trustee that an amount equal to the amount requested to be disbursed from Note proceeds has been received by the Note Trustee and deposited as required in this Note Indenture in the Collateral Fund. Draws made from the Earnings Account shall require only items (1) and (2) above. Each requisition shall evidence disbursements in accordance with Exhibit B attached hereto from (i) the Project Fund, (ii) the Earnings Account, and/or (iii) the Costs of Issuance Fund.

All disbursements from the Project Fund will be made by the Note Trustee directly to Title Services, Inc. as escrowee administering the construction loan escrow, which shall disburse such funds pursuant to such escrow to the Borrower or to the Contractor or any other contractor or supplier or other party entitled to payment for which payment is requested by the Borrower, as Borrower may request, and shall not be made more frequently than once per month.

The Note Trustee and the Issuer shall not in any event be responsible or liable to any person (other than the Borrower, but only in the case of the Note Trustee and only in the event of a failure by the Note Trustee to make disbursements following request for disbursements in

accordance with the Documents, when such failure is within the Note Trustee's control, and after notice of such failure and a 3-day opportunity to cure such failure) for the disbursement of, or failure to disburse, moneys from the Project Fund, or any part thereof, and no contractor, subcontractor or material or equipment supplier shall have any right or claim against the Note Trustee or the Issuer under this Note Indenture.

The proceeds of the Notes shall be used or deemed used exclusively to pay costs that (i) are (A) capital expenditures (as defined in Section 1.150-1(a) of the Code's regulations) and (B) not made for the acquisition of existing property, to the extent prohibited in Section 147(d) of the Code, and (ii) are made exclusively with respect to a "qualified residential rental project" within the meaning of Section 142(d) of the Code and that for the greatest number of buildings the proceeds of the Notes shall be deemed allocated on a pro rata basis to each building in the Project and the land on which it is located so that each building and the land on which it is located will have been financed fifty percent (50%) or more by the proceeds of tax-exempt obligations for the purpose of complying with Section 42(h)(4)(B) of the Code; provided, however, the foregoing representation, covenant and warranty is made for the benefit of the Borrower and its partners and neither the Note Trustee nor the Issuer shall have any obligation to enforce this covenant nor shall they incur any liability to any person, including without limitation, the Borrower, the partners of the Borrower, any other affiliate of the Borrower or the Holders of the Notes for any failure to meet the intent expressed in the foregoing representation, covenant and warranty; and provided further, failure to comply with this representation, covenant and warranty shall not constitute a default or Event of Default under this Note Indenture.

**Section 5.03 Note Trustee May Rely on Requisitions and Certifications.** In making any such disbursement from the Project Fund, the Note Trustee may rely on any requests and confirmations delivered to it pursuant to Section 5.02 hereof, and the Note Trustee shall be relieved of all liability with respect to making such payments in accordance with such requests and confirmations.

**Section 5.04 Completion of Project.** The completion of the Project and the payment of all costs and expenses incident thereto shall be evidenced for the Project by the filing with the Note Trustee of (a) the certificate of the Borrower Representative required by the provisions of Section 3.05 of the Loan Agreement and (b) a certificate signed by the Borrower Representative stating that all obligations and costs in connection with the Project and payable out of the Project Fund have been paid and discharged except for amounts for the payment of costs of the Project not then due and payable or then in dispute and that all of the dwelling units in the Project have been placed in service for tax credit purposes; provided, however, that no amounts necessary to pay principal and interest on the Notes at maturity shall be held by the Trustee in the Project Fund beyond such maturity date. Additionally, the Borrower has agreed pursuant to Section 3.06 of the Loan Agreement that in the event that there are insufficient moneys available in the Project Fund to pay the Costs of the Project, the Borrower will complete the Project and pay the portion of the Costs of the Project in excess of the moneys available therefor in the Project Fund.

**Section 5.05 Disposition of Moneys in Project Fund after Completion of Project.** Subject to the proviso in Section 5.04 above, as soon as practicable after the date of the certificate referred to in clause (b) of Section 5.04 hereof, any balance remaining in the Project Fund (other than the amounts retained by the Note Trustee referred to in Section 5.04 hereof)

shall be transferred to the Note Payment Fund and applied to the payment of principal of the Notes.

Notwithstanding the provisions of this Section or any other provision herein set forth, none of the moneys in the Project Fund will be disbursed for or be used to pay any cost, or to reimburse the Issuer or the Borrower for any cost, which is not permitted by the Code, the Loan Agreement or this Note Indenture.

## ARTICLE VI

### INVESTMENT OF FUNDS

**Section 6.01 Investment of Project Fund, Capitalized Interest Fund and Collateral Fund.** Any moneys held as a part of the Project Fund (including the Earnings Account therein), the Collateral Fund or the Capitalized Interest Fund and not required for immediate disbursement and withdrawal, shall at the written direction of the Borrower be invested or reinvested by the Note Trustee in Permitted Investments.

The amount deposited in the Capitalized Interest Fund and the amounts deposited in the Project Fund on the Closing Date shall be invested at or shortly after the Closing Date in investments which mature or are redeemable by the Note Trustee without penalty at times sufficient to meet the interest payment dates on the Notes and to fund anticipated construction draws. Amounts deposited in the Collateral Fund shall be invested in investments which mature or are redeemable by the Note Trustee without penalty on or prior to the first optional redemption date of the Notes. Maturing amounts of such investments and interest income on such investments shall be invested in money market funds or in other investments which mature or are redeemable without penalty on or before the dates such funds are anticipated by the Borrower to be needed. The Note Trustee may not sell any investments at a loss. Subject to this Section 6.01, the Borrower shall, by direction from the Borrower Representative, direct the investment of amounts held in the Project Fund (including the Earnings Account therein), the Capitalized Interest Fund, and the Collateral Fund and such investments shall have maturities consonant with the need for funds as estimated by the Borrower Representative.

**Section 6.02 Accounting for Termination of Investments; No Arbitrage.** Subject to Section 6.01 herein, in the event the moneys in the Project Fund, the Capitalized Interest Fund or the Collateral Fund have been invested in Permitted Investments and the Permitted Investment at any time and for any reason fails to satisfy the requirements of Section 6.01 hereof, the Note Trustee shall, at the written direction of the Borrower and with the written approval of the Rating Agency, terminate any such investment, and the proceeds of such termination, shall be credited to the Project Fund, the Capitalized Interest Fund and the Collateral Fund, respectively.

All investment earnings on moneys or any investment held in any fund or account created hereunder shall be credited to the respective fund or account hereunder and used for the purposes thereof

If the Issuer is of the opinion, upon receipt of advice of Bond Counsel, that it is necessary to restrict or limit the yield on the investment of any moneys, securities or other obligations paid

to or held by the Note Trustee hereunder in order to comply with the provisions of the Documents intended to prevent any Notes from being considered "arbitrage bonds" within the meaning of Section 148 of the Code, an authorized officer of the Issuer may give written notice to the Note Trustee and the Borrower to such effect (together with appropriate written instructions), in which event the Note Trustee will take such action as is set forth in such written instructions to restrict or limit the yield on such investment so as to comply with Section 148 of the Code.

**Section 6.03 Note Trustee's Own Bond or Investment Department.** The Note Trustee may make any and all investments permitted under Section 6.01 hereof through its own bond or investment department or that of any affiliate.

**Section 6.04 Moneys to be Held in Trust.** Subject to Section 5.02 hereof, all moneys required to be deposited with or paid to the Note Trustee for account of the Capitalized Interest Fund, the Project Fund or the Collateral Fund under any provision of this Note Indenture shall be held by the Note Trustee in trust, and shall, while held by the Note Trustee, constitute part of the Trust Estate and be subject to the lien and claim created by this Note Indenture.

The Note Trustee, acting in its capacity as Note Trustee and not as sponsor, advisor or manager in connection with any investments hereunder, shall not be liable for any loss arising from investments made in accordance with this Section, or for any loss resulting from the redemption or sale of any such investments as authorized by this Section.

## ARTICLE VII

### GENERAL COVENANTS

**Section 7.01 Payment of Notes.** Each and every covenant made in this Note Indenture, including all covenants made in the several sections of this Article, is predicated upon the condition that any obligation for the payment of money incurred by the Issuer shall be payable solely (a) from Revenues, which are specifically assigned to secure the payment of the Notes in the manner and to the extent specified in this Note Indenture, (b) from the moneys held in the funds and accounts created under this Note Indenture, and (c) from any other moneys held pursuant to the Trust Estate. Nothing in the Notes or in this Note Indenture shall be construed as pledging any other funds or assets of the Issuer.

The Issuer covenants that it will promptly pay, as provided herein, the principal of and interest on the Notes from the Trust Estate at the place, on the date and in the manner provided herein and in the Notes.

**Section 7.02 Performance of Covenants.** The Issuer covenants that it will faithfully perform at all times any and all covenants, undertakings, stipulations and provisions contained in this Note Indenture, in any and every Note executed, authenticated and delivered hereunder and in all proceedings pertaining thereto, subject, however to the limitations set forth in Section 2.04 hereof. The Issuer represents and warrants that it is duly authorized under the laws of the State to issue the Notes, to enter into this Note Indenture and the Loan Agreement and to assign the

Revenues, and that, upon issuance, authentication, and delivery the Notes are and will be valid and enforceable limited obligations of the Issuer according to the import thereof.

**Section 7.03 Compliance with Laws.** The Issuer will comply with all valid material acts, rules, regulations, orders and directions of any legislative, executive, administrative or judicial body applicable to this Note Indenture and the Loan Agreement.

**Section 7.04 Enforcement of Borrower's Obligations.** So long as any of the Notes are Outstanding, the Issuer will cooperate with the Note Trustee in enforcing the obligations of the Borrower to pay, or cause to be paid, all the payments and other costs and charges payable pursuant to the Loan Agreement. Nothing contained in this Section or in any other section of this Note Indenture shall be deemed to modify the provisions of the Constitution and Section 2.04 hereof or require that the Issuer expend any of its own funds or assets to enforce the obligations of the Borrower under the Documents.

**Section 7.05 Further Assurances, Instruments and Actions.** The Issuer will, from time to time, execute and deliver such further instruments, conveyances, assignments and transfers and take such further actions as may be reasonable and as may be required to better assure, convey, grant, assign or confirm the Trust Estate and all other rights, revenues or funds pledged, assigned or intended to be so pledged or assigned hereunder for the benefit of the owners of the Notes; provided, however, that no such instruments or actions shall pledge the credit or taxing power of the City, the State, or any other political subdivision of the State, or create or give rise to any monetary obligation or liability of the Issuer.

**Section 7.06 Priority of Pledge.** The Issuer covenants and agrees that it will not create any lien or claim upon the Revenues other than the liens and claims hereby created. Except for the assignment to the Note Trustee, the Issuer will not sell, lease or otherwise dispose of or encumber any of the Revenues, and will cooperate in causing to be discharged or satisfied any lien or charge on any part of the Trust Estate.

**Section 7.07 Books and Documents Open to Inspection.** The Issuer covenants and agrees that all books and documents in its possession relating to the Notes, the Project, and the moneys, revenues and receipts derived from the Project, if any, that shall at any time be in its possession, shall, within a reasonable time of a request by the Note Trustee, the Rating Agency, the Holders, or the Borrower, be open to inspection during the Issuer's regular business hours by such accountants or other agents as the Note Trustee, the Rating Agency, the Holders, or the Borrower may from time to time designate.

**Section 7.08 Borrower to Indemnify and Hold Issuer and Note Trustee Harmless from Liability.** The Borrower has agreed to indemnify and hold the Issuer Indemnified Parties and the Note Trustee harmless from and against liability arising out of claims as defined and as provided in Section 7.01 of the Loan Agreement.

**Section 7.09 Tax-Exempt Status of Notes.** The Issuer and the Note Trustee each agrees that it will not (a) take any action, (b) fail to take any action, or (c) make any use of the Project or the proceeds of the Notes, which would cause the interest on any of the Notes to be or become includible in the gross income of the owners thereof for federal income tax purposes

(except for minimum or preference tax purposes or other indirect taxation). In connection with the foregoing, the Issuer covenants to comply with the provisions of the Tax Regulatory Agreement.

## ARTICLE VIII

### DISCHARGE

**Section 8.01 Discharge of Lien.** If and when the Notes secured hereby shall become due and payable in accordance with their terms as provided in this Note Indenture, or otherwise, and the whole amount of the principal and the interest so due and payable upon all of the Notes, together with all other amounts payable hereunder by the Issuer and all fees and expenses of the Note Trustee and the Issuer, shall be paid, or provision shall have been made for the payment of the same, then the right, title and interest of the Note Trustee in and to the Trust Estate and all covenants, agreements and other obligations of the Issuer to the Holders shall thereupon cease, terminate and become void and be discharged and satisfied. In such event, upon request of the Issuer and subject to the provisions of Section 5.05 hereof, the Note Trustee shall turn over to the Borrower, so long as there shall have occurred no Event of Default which is uncured and continuing, any surplus in the Note Payment Fund and all balances remaining in any other fund created under this Note Indenture and shall assign and transfer to the Issuer all other property then held by the Note Trustee under this Note Indenture and shall execute such documents as may be reasonably required by the Issuer.

If and when the Trustee shall hold sufficient moneys hereunder, as verified to the Note Trustee in writing by an Independent public accounting firm of national reputation or other firm similarly experienced in performing such computations, to provide for payment of the whole amount of the principal and interest due and payable and thereafter to become due and payable upon all the Notes, together with all other amounts payable or which may thereafter become payable hereunder by the Issuer, notwithstanding that all the Notes have not yet become due and payable and that consequently the right, title and interest of the Note Trustee in and to the Trust Estate shall not have ceased, terminated and become void pursuant to the foregoing provisions of this Section 8.01, the Note Trustee, on demand of the Issuer but subject to the provisions of Section 5.05 hereof, shall turn over to the Borrower, so long as there shall have occurred no Event of Default which is uncured and continuing, or to such person, body or authority as may be entitled to receive the same, any surplus in the Note Payment Fund in excess of the amount sufficient to pay the whole amount of the principal and interest due and payable and thereafter to become due and payable upon all Notes together with all other amounts payable or which may thereafter become payable hereunder by the Issuer.

All outstanding Notes shall, prior to the maturity thereof, be deemed to have been paid within the meaning and with the effect expressed above if (a) there shall have been deposited with the Note Trustee (as verified to the Note Trustee in writing by an Independent public accounting firm of national reputation or other firm similarly experienced in performing such computations) either (i) moneys in an amount which shall be sufficient, or (ii) Government Obligations which are not subject to redemption prior to maturity, the principal of and the interest on which when due will provide moneys which, together with the moneys, if any, deposited with the Note Trustee at the same time, shall be sufficient, to pay when due the

principal and interest due and to become due on such Notes on the maturity date thereof, and (b) the Issuer shall have given the Note Trustee, in form satisfactory to it irrevocable instructions to give, as soon as practicable, a notice to the Holders of such Notes and the Rating Agency that the deposit required by (a) above has been made with the Note Trustee and that such Notes are deemed to have been paid in accordance with this Section and stating such maturity upon which moneys are to be available for the payment of the principal and interest on such Notes.

Neither the securities nor moneys deposited with the Note Trustee pursuant to this Section nor principal or interest payments on any such securities shall be withdrawn or used for any purpose other than, and shall be held in trust for, the payment of the principal and interest, on such Notes; provided that any cash received from such principal or interest payments on such securities deposited with the Note Trustee, if not then needed for such purpose, shall, to the extent practicable, be reinvested in Government Obligations (including any short term investment fund rated "Aaa" or "P-1" by the Rating Agency and secured by and investing solely in Government Obligations) maturing at times and in amounts sufficient to pay when due the principal and interest to become due on such Notes on and prior to such maturity dates thereof, as the case may be, and interest earned from such reinvestment shall be paid over to the Borrower, as received by the Note Trustee, free and clear of any trust, lien or pledge.

The release of the obligations of the Issuer under this Section 8.01 shall be without prejudice to the right of the Note Trustee provided in Section 10.04 hereof to be paid reasonable compensation for all services rendered by it hereunder and all its reasonable expenses, charges and other disbursements and those of its attorneys, agents and employees, incurred on and about the Issuer of the trust hereby created and the performance of its powers and duties hereunder, and shall not affect the obligations of the Borrower to make the payments required by the Loan Agreement or the Promissory Note.

## ARTICLE IX

### DEFAULTS AND REMEDIES

**Section 9.01 Events of Default and Acceleration.** If any of the following events occur, it is hereby defined as and declared to be and constitute an "Event of Default":

(a) any interest on any Note is not paid on the date on which the same becomes due; or

(b) the principal of any Note is not paid on the date on which the same becomes due, whether at the stated maturity thereof, as a result of optional redemption thereof by acceleration or otherwise; or

(c) an Event of Default occurs under the Loan Agreement; or

(d) the Issuer fails to duly and promptly perform, comply with, or observe any covenant, condition, agreement or provision (other than as specified in (a) or (b) of this Section 9.01) contained in the Notes or in this Note Indenture on the part of the Issuer to be performed, and such failure shall continue for a period of 90 days after written notice specifying such failure and requiring the same to be remedied shall have been given to the Issuer and the Borrower by

the Note Trustee, which notice may be given by the Note Trustee in its discretion and shall be given at the written request of the Holders of not less than 100% in principal amount of the Notes then Outstanding; provided, however, that if such default be such that it is correctable but cannot be corrected within 90 days, it shall not be an Event of Default if the Issuer or the Borrower is taking appropriate corrective action to cure such failure and if such failure will not impair the security for the Loan or the Notes.

If any Loan payment required under the Loan Agreement to avoid a default under (a) or (b) of this Section shall not have been received at the close of business on the last business day preceding the day on which payment must be made to avoid a default under such (a) or (b), the Note Trustee shall use its best efforts to give telephonic notice of such default to the Borrower, which telephonic notice shall be confirmed by written notice to the Borrower. If any other default shall occur under the provisions of this Section, the Note Trustee shall, within five days after having actual knowledge of such default, use its best efforts to give written notice of such default to the Issuer, the Borrower and the Holders of the Notes. A default or an Event of Default specified in (a) through (d) above shall occur even though the Note Trustee fails to give the notice required by this paragraph, the giving of such notice being intended solely to aid in the enforcement of the rights of Holders and not in limitation of such rights.

If an Event of Default specified in (a) or (b) of this Section 9.01 shall occur and be continuing, the Note Trustee, may, and upon written request of the Holders of not less than 51% in principal amount of the Notes then Outstanding shall, declare the principal of all Notes then Outstanding to be immediately due and payable by notice in writing to that effect delivered to the Issuer and the Borrower, and upon such declaration such principal, together with interest accrued thereon, shall become immediately due and payable at the place of payment provided therein, anything in this Note Indenture or in the Notes to the contrary notwithstanding.

If an Event of Default specified in (c) or (d) of this Section 9.01 shall occur and be continuing, the Note Trustee, upon written request of the Holders of not less than 100% in principal amount of the Notes then Outstanding shall, declare the principal of all Notes then Outstanding to be immediately due and payable by notice in writing to that effect delivered to the Issuer and the Borrower, and upon such declaration such principal, together with interest accrued thereon, shall become immediately due and payable at the place of payment provided therein, anything in this Note Indenture or in the Notes to the contrary notwithstanding.

**Section 9.02 Note Trustee to Enforce Rights of Issuer.** Only in accordance with the provisions of this Note Indenture, the Note Trustee, as the assignee of all the right, title and interest of the Issuer in and to each of the documents constituting a part of the Trust Estate (except the Reserved Rights of the Issuer), may enforce the rights granted to the Issuer pursuant to such documents. In the enforcement of any rights or remedies under such documents, no provision of such documents shall require, and none shall be construed to require, that the Note Trustee post a bond or establish any surety of any kind as a condition precedent to exercising any such rights or remedies.

**Section 9.03 Remedies in Addition to Acceleration.** Upon the happening of any Event of Default, then and in every such case the Note Trustee in its discretion may, and upon the written request of the Holders of not less than 51% in principal amount of the Notes then



Outstanding and receipt of satisfactory indemnity shall (in addition to its right or duty to accelerate as provided in Section 9.01 hereof):

(a) by mandamus, or other suit, action or proceeding at law or in equity, enforce all rights of the Holders, and require the Issuer or the Borrower to carry out any agreements with or for the benefit of the Holders and to perform its or their duties under the Documents including, but not limited to, foreclosing upon the security interest in or otherwise using funds on deposit in the Note Payment Fund pursuant to this Note Indenture; or

(b) bring suit upon the Notes.

**Section 9.04 Termination of Proceedings.** In case any proceeding taken by the Note Trustee on account of any default or Event of Default shall have been discontinued or abandoned for any reason, or shall have been determined adversely to the Note Trustee, then and in every such case, the Issuer, the Note Trustee, the Holders, and the Borrower shall be restored to their former positions and rights hereunder, respectively, and all rights, remedies and powers of the Note Trustee shall continue as though no such proceeding had been taken.

**Section 9.05 Right of Holders to Direct Proceedings.** No Holder of any of the Notes shall have any right to institute any suit, action or proceeding in equity or at law for the execution of any trust hereunder, or any other remedy hereunder or on the Notes, unless such Holder previously shall have given to the Note Trustee written notice of an Event of Default as hereinabove provided and unless also the Holders of not less than 51% in principal amount of the Notes then outstanding shall have made written request of the Note Trustee to do so, after the right to exercise such powers or rights of action, as the case may be, shall have accrued, and shall have afforded the Note Trustee a reasonable opportunity either to proceed to exercise the powers hereinabove granted, or to institute such action, suit or proceeding in its or their name; nor unless there also shall have been offered to the Note Trustee security and satisfactory indemnity against the costs, expenses and liabilities to be incurred therein or thereby, and the Note Trustee shall not have complied with such request within a reasonable time; and such notification, request and offer of indemnity are hereby declared in every such case, at the option of the Note Trustee, to be conditions precedent to the execution of the trusts of this Note Indenture or for any other remedy hereunder; it being understood and intended that no one or more Holders of the Notes hereby secured shall have any right in any manner whatever by its or their action to affect, disturb or prejudice the security of this Note Indenture, or to enforce any right hereunder or under the Notes, except in the manner herein provided and for the equal benefit of all Holders of Outstanding Notes. For purposes of the foregoing sentence, the Note Trustee shall be deemed to have failed to act within a reasonable time if it fails to take action within 60 days after receipt of notice and compliance with the foregoing terms and conditions, whereupon, the Holders of 51% aggregate principal amount of the Notes may take such action in the place of the Note Trustee. Nothing in this Note Indenture contained shall, however, affect or impair the right of any Holder of Notes to enforce the payment of the principal of and interest on any Note at and after the maturity thereof, or the obligation of the Issuer to pay the principal of and interest, on each of the Notes issued hereunder to the respective Holders of the Notes at the time, place, from the source and in the manner herein and in such Notes expressed.

**Section 9.06 Remedies Vested in Trustee.** All rights of action under this Note Indenture or under any of the Notes secured hereby which are enforceable by the Note Trustee may be enforced by it without the possession of any of the Notes, or the production thereof at the trial or other proceedings relative thereto, and any such suit, action or proceeding instituted by the Note Trustee shall be brought in its name for the equal and ratable benefit of the Holders of the Notes, subject to the provisions of this Note Indenture.

**Section 9.07 Remedies Non-Exclusive and Cumulative.** No remedy herein conferred upon or reserved to the Note Trustee or to the Holders of the Notes is intended to be exclusive of any other remedy or remedies, and each and every such remedy shall be cumulative, and shall be in addition to every other remedy given hereunder or now or hereafter existing at law or in equity or by statute.

**Section 9.08 Delays or Omissions by Note Trustee.** No delay or omission of the Note Trustee or of any Holder of the Notes to exercise any right or power accruing upon any default shall impair any such right or power or shall be construed to be a waiver of any such default, or any acquiescence therein; and every power and remedy given by this Article IX to the Note Trustee and to the Holders of the Notes, respectively, may be exercised from time to time and as often as may be deemed expedient.

**Section 9.09 Application of Moneys.** All moneys received by the Note Trustee pursuant to any right given or action taken under the provisions of this Article IX shall, after payment of the costs and expenses of the proceedings resulting in the collection of such moneys and of the fees, expenses and advances incurred or made by the Note Trustee and the Issuer with respect thereto, be deposited in the Note Payment Fund and all moneys so deposited in the Note Payment Fund during the continuance of an Event of Default (other than moneys for the payment of Notes which have matured or otherwise become payable prior to such Event of Default or for the payment of interest due prior to such Event of Default, which moneys shall continue to be held for such payments) shall be applied as follows:

(a) Unless the principal of all the Notes shall have become or shall have been declared due and payable, all such moneys shall be applied:

First - To the payment to the persons entitled thereto of all installments of interest then due on the Notes, in the direct order of the maturity of the installments of such interest and, if the amounts available shall not be sufficient to pay in full any particular installment, then to the payment ratably, according to the amounts due on such installment, to the persons entitled thereto, without any discrimination or privilege;

Second - To the payment to the persons entitled thereto of the unpaid principal, on any of the Notes, which shall have become due (other than Notes which have matured or otherwise become payable prior to such Event of Default and moneys for the payment of which are held in the Note Payment Fund or otherwise held by the Note Trustee), with interest on such principal from the respective dates upon which the same became due and, if the amount available shall not be sufficient to pay in full the amount of principal, and the interest due on any particular date, then to the payment ratably, according to the amount of principal due on such date, to the persons entitled thereto, without any discrimination or privilege;

Third - To the payment to the persons entitled thereto of all other of the Issuer's Obligations and the Borrower Obligations, and, if the amount available shall not be sufficient to pay such Obligations in full, then to the payment ratably, according to the amounts then due, to the persons entitled thereto without discrimination or privilege; and

Fourth - The remainder, if any, shall be paid over to the Borrower, its successors or assigns, or whomever may be lawfully entitled to receive the same, or as a court of competent jurisdiction may direct.

(b) If the principal of all the Notes shall have become or shall have been declared due and payable, all such moneys shall be applied to the payment of the principal of and interest then due and unpaid upon the Notes, without preference or priority of principal over interest or of interest over principal, or of any installment of interest over any other installment of interest, or of any Note over any other Note, ratably, according to the amounts due respectively for principal and interest to the persons entitled thereto without any discrimination or privilege. Any remaining funds shall be applied in accordance with the paragraphs designated "Third" and "Fourth" of subsection (a) above.

Whenever moneys are to be applied pursuant to the provisions of this Section, such moneys shall be applied at such times, and from time to time, as the Note Trustee shall determine, having due regard to the amount of such moneys available for application and the likelihood of additional moneys becoming available for such application in the future. Whenever the Note Trustee shall apply such funds, it shall fix the date (which shall be an interest payment date unless it shall deem another date more suitable) upon which such application is to be made, and upon such date interest on the amounts or principal to be paid on such dates shall cease to accrue. The Note Trustee shall give such notice as it may deem appropriate of the deposit with it of any such moneys and of the fixing of any such date, and shall not be required to make payment to the Holder of any Note until such Note shall be presented to the Note Trustee for appropriate endorsement or for cancellation if fully paid.

**Section 9.10 Severability of Remedies.** It is the purpose and intention of this Article to provide rights and remedies to the Note Trustee and Holders which may be lawfully granted under the provisions of the Act, but should any right or remedy herein granted be held to be unlawful, the Note Trustee and the Holders shall be entitled, as above set forth, to every other right and remedy provided in this Note Indenture and by law.

## ARTICLE X

### CONCERNING THE NOTE TRUSTEE

**Section 10.01 Acceptance of Trusts.** The Note Trustee hereby accepts the trusts hereby created and agrees to perform and execute such trusts as an ordinary prudent trustee under a corporate indenture, but only upon the additional terms set forth in this Article, to all of which the Issuer agrees and the respective Holders of the Notes agree upon and by their acceptance of delivery of any of the Notes.

**Section 10.02 Note Trustee Not Responsible for Recitals, Statements and Representations.** Except as otherwise expressly provided herein, any representations or warranties by the Issuer in this Note Indenture or in the Notes contained shall be taken and construed as made by and on the part of the Issuer, and not by the Note Trustee, and Note Trustee does not assume, and shall not have, any responsibility or obligation for the correctness of any thereof.

Except for information provided by the Note Trustee concerning the Note Trustee, the Note Trustee shall have no responsibility for any information in any Official Statement or other disclosure material distributed with respect to the Notes, and the Note Trustee shall have no responsibility for compliance with any state or federal securities laws in connection with the Notes.

**Section 10.03 Action by Note Trustee through and Reliance upon Others.** The Note Trustee may execute any of the trusts or powers hereof and perform the duties required of it hereunder by or through attorneys, agents, receivers or employees. The Note Trustee shall be entitled to advice of counsel concerning all matters of trust and its duties hereunder, and the written advice or opinion of such counsel shall be full and complete authorization and protection for any action taken or omitted by it in good faith and in accordance with such advice or opinion. The Note Trustee may in all cases pay such reasonable compensation to all such attorneys, agents, receivers and employees as may be reasonably employed in connection with the trusts hereof. The Note Trustee shall not be answerable for the exercise of any discretion or power under this Note Indenture or for anything whatever in connection with the trust, except only for negligence or willful misconduct with respect to its responsibilities hereunder.

Except for fraud and willful misconduct, no personal recourse may be taken, directly or indirectly, against any officer, director, employee or agent of the Note Trustee with respect to the obligations of the Note Trustee under this Note Indenture or any certificate or other writing delivered in connection therewith. The Note Trustee's immunities and protections from liability and its right to indemnification in connection with the performance of its duties and functions under this Note Indenture shall extend to the Note Trustee's officers, directors, agents and employees.

The Note Trustee's immunities and protections from liability and its right to payment of compensation and indemnification in connection with performance of its duties and functions under this Note Indenture shall survive the Note Trustee's resignation or removal and the final payment of the Notes.

**Section 10.04 Fees and Expenses of Note Trustee.** The Note Trustee shall be entitled to payment and/or reimbursement of such fees as the Note Trustee and the Borrower shall agree upon, to payment and/or reimbursement of reasonable fees, for its services rendered hereunder, and all advances, counsel fees and other expenses reasonably and necessarily made or incurred by the Note Trustee in connection with such services.

**Section 10.05 Note Trustee's Obligations to Take or Have Notice of Default.** The Note Trustee shall not be required to take notice, or to be deemed to have notice, of any default under this Note Indenture other than a default under Section 9.01(a) or Section 9.01(b) hereof, unless specifically notified in writing of such default by the Issuer or by the Holders of not less than [25%/51%] in principal amount of the Notes then Outstanding. The Note Trustee may, however, at any time, in its discretion, require of the Issuer information and advice as to the performance of any of the covenants, conditions and agreements contained herein.

**Section 10.06 Duties of Note Trustee.** (a) If an Event of Default has occurred and is continuing, the Note Trustee shall exercise its rights and powers and use the same degree of care and skill in their exercise as a prudent person would exercise or use under the circumstances in the conduct of such person's own affairs.

(b) Except during the continuance of an Event of Default,

(1) The Note Trustee need perform only those duties that are specifically set forth in the Note Indenture and no others, and

(2) In the absence of bad faith on its part, the Note Trustee may conclusively rely, as to the truth of the statements and the correctness of the opinions expressed, upon certificates or opinions furnished to the Note Trustee and conforming to the requirements of this Note Indenture. However, the Note Trustee shall examine those certificates and opinions to determine whether they conform to the requirements of the Note Indenture.

(c) The Note Trustee may not be relieved from liability for its own negligent action, its own negligent failure to act or its own willful misconduct, except that

(1) This paragraph does not limit the effect of paragraph (b) of this Section,

(2) The Note Trustee shall not be liable for any error of judgment made in good faith by a responsible officer of the Note Trustee, unless it is proved that the Note Trustee was negligent in ascertaining the pertinent facts,

(3) The Note Trustee shall not be liable with respect to any action it takes or omits to take in good faith in accordance with a direction received by it in accordance with this Note Indenture, and

(4) No provision of this Note Indenture shall require the Note Trustee to expend or risk its own funds or otherwise incur any financial liability in the performance of any of its duties hereunder or in the exercise of any of its rights or powers.

(d) The Note Trustee's immunities and protections from liability and its right to indemnification in connection with the performance of its duties under this Note Indenture shall extend to the Note Trustee's officers, directors, agents, attorneys and employees. Such immunities and protections and right to indemnification, together with the Note Trustee's right to

compensation, shall survive the Note Trustee's resignation or removal, the defeasance or discharge of this Note Indenture and final payment of the Notes.

(e) Except as otherwise provided in this Article, the Note Trustee shall be under no obligation to take any action in respect of any default, or toward the execution or enforcement of any of the trusts hereby created, or to institute, appear in or defend any suit or other proceeding in connection therewith, unless requested in writing so to do by the Holders of not less than 51% in principal amount of the Notes then Outstanding, and if in its opinion such action may tend to involve it in expense or liability, unless furnished, from time to time as often as it may require, with security and satisfactory indemnity. The foregoing provisions are intended only for the protection of the Note Trustee, and shall not affect any discretion or power given by any provision of this Note Indenture to the Note Trustee to take action in respect of any default without such notice or request from the Holders, or without such security or indemnity.

(f) Every provision of this Note Indenture that in any way relates to the Note Trustee is subject to paragraphs (a) through (e) of this Section.

**Section 10.07 Note Trustee May Rely Upon Instruments.** The Note Trustee shall be under no duty to make any investigation or inquiry as to any statements contained or matters referred to in any indenture, notice, telegram, request, consent, waiver, certificate, statement, affidavit, voucher, bond, requisition or other paper or document which it shall in good faith believe to be genuine and to have been passed or signed by the proper board, body or person or to have been prepared and furnished pursuant to any of the provisions of the Note Indenture or the Documents, but may accept and rely upon the same as conclusive evidence of the truth and accuracy of such statements, and shall be protected and shall incur no liability in acting or proceeding in good faith in reliance thereon. The Note Trustee shall not be bound to recognize any person as a Holder of any Note or to take any action at his request unless satisfactory evidence of the ownership of such Note shall be furnished to the Note Trustee.

**Section 10.08 Note Trustee May Own and Deal in Notes and Deal with Issuer and Borrower.** The Note Trustee may in good faith buy, sell, own, hold and deal in any of the Notes issued hereunder and secured by this Note Indenture, and may join in any action which any Holder may be entitled to take with like effect as if the Note Trustee were not a party to this Note Indenture. The Note Trustee, either as principal or agent, may also engage in or be interested in any financial or other transaction with the Issuer or the Borrower or any related entity, and may act as depository, trustee, or agent for any committee or body of Holders of the Notes secured hereby or other obligations of the Issuer as freely as if it were not Note Trustee hereunder.

**Section 10.09 Financial Liability of the Note Trustee.** No provision of this Note Indenture will require the Note Trustee to expend or risk its own funds or otherwise incur or risk any financial liability in the performance of any of its duties under this Note Indenture, or in the exercise of any of its rights or powers if it will have reasonable grounds for believing that repayment of such funds or adequate indemnity against such risk or liability is not reasonably assured to it.

Except as may otherwise be provided in this Note Indenture, the Note Trustee will have the right to demand, in respect to the authentication of any Notes or the release of any property,

any showings, certificates, opinions (including Opinions of Counsel), appraisals or other information, or corporate action or evidence thereof, in addition to that by the terms hereof or of the Loan Agreement required as a condition of such action by the Note Trustee deemed desirable for the purpose of establishing the right of the Issuer or the Borrower to the authentication of any Notes, or the release of any property.

**Section 10.10 Note Trustee May Construe Ambiguous or Inconsistent Provisions.** The Note Trustee may construe any of the provisions of the Note Indenture insofar as the same may appear to be ambiguous or inconsistent with any other provisions hereof.

**Section 10.11 Resignation of Note Trustee.** The Note Trustee may at any time resign and be discharged of the duties and obligations created by this Note Indenture by giving not less than 60 days written notice to the Issuer specifying the date when such resignation shall take effect and such resignation shall take effect upon the day specified in such notice unless previously a successor shall have been appointed, in which event such resignation shall take effect immediately on the appointment of such successor, provided that such resignation shall not take effect unless and until a successor shall have been appointed.

**Section 10.12 Removal of Note Trustee.** The Note Trustee shall be removed by the Issuer if at any time so requested by an instrument or concurrent instruments in writing, filed with the Note Trustee and the Issuer, and signed by the Holders of a majority in principal amount of the Notes then Outstanding or their attorney-in-fact duly authorized, excluding any Notes held by or for the account of the Issuer. The Issuer may also remove the Note Trustee at any time, except during the existence of any event of default as defined in Section 9.01 hereof, for cause or breach of trust or for acting or proceeding in violation of, or failing to act or proceed in accordance with any provision of this Note Indenture with respect to the duties and obligations of the Note Trustee by filing with the Note Trustee an instrument signed by an authorized officer of the Issuer. A copy of each such instrument providing for any such removal shall be delivered by the Issuer to any Holder who shall have filed his name and address with the Issuer.

**Section 10.13 Appointment of Successor Note Trustee.** In case at any time the Note Trustee shall resign or shall be removed or shall become incapable of acting, or shall be adjudged bankrupt or insolvent, or if a receiver, liquidator or conservator of the Note Trustee, or of its property, shall be appointed, or if any public officer shall take charge or control of the Note Trustee, or of its property or affairs, the Issuer covenants and agrees that it will thereupon appoint a successor Note Trustee.

If in a proper case no appointment of a successor Note Trustee shall be made pursuant to the foregoing provision of this Section within 45 days after the Note Trustee shall have given to the Issuer written notice, as provided in Section 10.12 hereof or at any time after a vacancy in the office of the Note Trustee shall have occurred by reason of its inability to act, the Note Trustee or the Holder of any Note may apply to any court of competent jurisdiction to appoint a successor Note Trustee. Said court may thereupon, after such notice, if any, as such court may deem proper, prescribe and appoint a successor Note Trustee.

Any Note Trustee appointed under the provision of this Section 10.13 in succession to the Note Trustee shall be a bank or trust company or national banking association with trust powers,

having a combined capital, surplus and undivided profits of at least \$50,000,000 if there be such a bank or trust company or national bank association willing and able to accept the office on reasonable and customary terms and authorized by law to perform all the duties imposed upon it by this Note Indenture.

**Section 10.14 Appointment of Successor Note Trustee by Court.** In case at any time the Note Trustee shall resign and no appointment of a successor Note Trustee shall be made pursuant to the foregoing provisions of this Article prior to the date specified in the notice of resignation as the date when such resignation shall take effect, the retiring Note Trustee may forthwith apply to a court of competent jurisdiction for the appointment of a successor Note Trustee. If no appointment of a successor Note Trustee shall be made pursuant to the foregoing provisions of this Article within forty-five (45) days after a vacancy shall have occurred in the office of Note Trustee, the Holder of any Note may apply to any court of competent jurisdiction to appoint a successor Note Trustee. Such court may thereupon, after such notice, if any, as it may deem proper, prescribe and appoint a successor Note Trustee.

**Section 10.15 Acceptance of Trust by Successor Note Trustee.** Any successor Note Trustee appointed hereunder shall execute, acknowledge and deliver to the Issuer and the Rating Agency an instrument accepting such appointment hereunder, and thereupon such successor Note Trustee, without further act, deed or conveyance, shall become duly vested with all the estates, property, rights, powers, trust, duties and obligations of its predecessor in the trust hereunder, with like effect as if originally named Note Trustee herein. Upon request of such Note Trustee, the Note Trustee ceasing to act and the Issuer shall execute and deliver an instrument transferring to such successor Note Trustee all the estates, property, rights, powers and trusts hereunder of the Note Trustee so ceasing to act, and the Note Trustee so ceasing to act shall pay over to the successor Note Trustee all moneys and other assets at the time held by it hereunder.

**Section 10.16 Merger or Consolidation of Note Trustee with Another Corporation.** Any corporation into which any Note Trustee hereunder may be merged or with which it may be consolidated, or any corporation resulting from any merger or consolidation to which any Note Trustee hereunder shall be a party, or to which it may sell or transfer its corporate trust business and assets as a whole or substantially as a whole, shall be the successor Note Trustee under this Indenture without the execution or filing of any paper or any further act on the part of the parties hereto, anything herein to the contrary notwithstanding.

**Section 10.17 Action of Note Trustee during Existence of an Event of Default.** Notwithstanding any other provisions of this Article, the Note Trustee shall, during the existence of an Event of Default known to the Note Trustee, exercise such of the rights and powers vested in it by the Note Indenture and use the same degree of skill and care in their exercise as a prudent person would use and exercise under the circumstances.

**Section 10.18 Notice of an Event of Default.** Notwithstanding anything herein to the contrary, upon the occurrence of an Event of Default known to the Note Trustee, the Note Trustee shall within 30 days give written notice thereof to the Issuer, to the Rating Agency, and to each Holder at its last address appearing upon the registration books of the Issuer kept by the Note Trustee unless such Event of Default shall have been cured before the giving of such notice.



**Section 10.19 Note Trustee May Intervene.** In any judicial proceeding to which the Issuer is a party and which, in the opinion of the Note Trustee and its counsel, has a substantial bearing on the interests of Holders of the Notes, the Note Trustee may intervene on behalf of the Holders of the Notes and shall, upon receipt of satisfactory indemnity do so if requested in writing by the Holders of not less than 51% in principal amount of Notes then outstanding, if such intervention is permitted by the court having jurisdiction in the premises.

**Section 10.20 Unclaimed Moneys.** Anything in this Note Indenture to the contrary notwithstanding, any moneys held by the Note Trustee in trust for the payment and discharge of any Notes which remain unclaimed for a period up to six months, prior to the date when such moneys would escheat under applicable law and after the date when such Notes have become due and payable either at their stated maturity dates, if such moneys were held by the Note Trustee at such date, or for a period up to six months prior to the date when such moneys would escheat under applicable law if deposited with the Note Trustee after such date when all Notes became due and payable, shall be paid by the Note Trustee to the Issuer as its absolute property and free from trust, and the Note Trustee shall thereupon be released and discharged. Thereafter, any person having a claim against any such moneys shall look solely to the Issuer for payment of the same.

**Section 10.21 Appointment of Co-Note Trustee.** It is the purpose of this Note Indenture that there shall be no violation of any law of any jurisdiction (including particularly the law of the State) denying or restricting the right of banking corporations or associations to transact business as a trustee in such jurisdiction. It is recognized that in case of litigation under this Note Indenture or the Loan Agreement, and in particular in case of the enforcement thereof on default, or in the case the Note Trustee deems that by reason of any present or future law of any jurisdiction it may not exercise any of the powers, rights or remedies herein granted to the Note Trustee or hold title to the properties, in trust, as herein granted, or take any, action which may be desirable or necessary in connection therewith, it may be necessary that the Note Trustee appoint an additional individual or institution as a separate or co-note trustee. The following provisions of this Section are adopted to these ends.

In the event that the Note Trustee appoints an additional individual or institution as a separate or co-note trustee, each and every remedy, power, right, claim, demand, cause of action, immunity, estate, title, interest and lien expressed or intended by this Note Indenture to be exercised by or vested in or conveyed to the Note Trustee with respect thereto shall be exercisable by and vest in such separate or co-note trustee but only to the extent necessary to enable such separate or co-note trustee to exercise such powers, rights and remedies, and every covenant and obligation necessary to the exercise thereof by such separate or co-note trustee shall run to and be enforceable by either of them.

Approval in writing from the Issuer, not to be unreasonably withheld or delayed, shall be required prior to the appointment of the separate or co-note trustee by the Note Trustee. All such instruments in writing shall, on request, be executed, acknowledged and delivered by the Issuer at the expense of the Borrower. In case any separate or co-note trustee or a successor to either shall die, become incapable of acting, resign or be removed, all the estates, properties, rights, powers, trusts, duties and obligations of such separate or co-note trustee, so far as permitted by

law and so approved by the Issuer, shall vest in and be exercised by the Note Trustee until the appointment of a successor to such separate or co-note trustee.

**Section 10.22 Financing Statements.** Pursuant to Section 5.04 of the Loan Agreement, the Borrower shall perfect, or shall cause to be perfected any security interest created hereunder by the filing of financing statements which fully comply with the State of Illinois Uniform Commercial Code — Secured Transactions. Notwithstanding the foregoing, the Note Trustee shall file all necessary continuation statements with respect to any such original financing statements of which a legible copy showing the date and place of filing, is delivered to the Note Trustee, at the expense of the Borrower within the time prescribed by the State of Illinois Uniform Commercial Code—Secured Transactions.

## ARTICLE XI

### MODIFICATION OF NOTE INDENTURE AND OTHER DOCUMENTS

**Section 11.01 Limitation on Amendments to this Note Indenture.** This Note Indenture shall not be modified or amended in any respect except as provided in accordance with and subject to the provisions of this Article.

**Section 11.02 Amendments to Note Indenture and Loan Agreement Not Requiring Consent of Holders.**

(a) The Issuer and the Note Trustee may, from time to time and at any time, without the consent of Holders, enter into agreements supplemental to this Note Indenture and the Loan Agreement as follows:

(1) to specify and determine any matters and things relative to Notes which shall not materially adversely affect the interest of the Holders;

(2) to cure any formal defect, omission or ambiguity in this Note Indenture or the Loan Agreement if such action does not materially adversely affect the rights of the Holders;

(3) to grant to or confer upon the Note Trustee for the benefit of the Holders any additional rights, remedies, powers, authority or security which may lawfully be granted or conferred and which are not contrary to or inconsistent with this Note Indenture as heretofore in effect;

(4) to add to the covenants and agreements of the Issuer in this Note Indenture or the Loan Agreement other covenants and agreements to be observed by the Issuer which are not contrary to or inconsistent with this Note Indenture or the Loan Agreement as theretofore in effect;

(5) to add to the limitations and restrictions in this Note Indenture or the Loan Agreement, other limitations and restrictions to be observed by the Issuer which are not contrary to or inconsistent with this Note Indenture or the Loan Agreement as theretofore in effect;

(6) to confirm, as further assurance, any pledge under and the subjection to any claim, lien or pledge created, or to be created by, this Note Indenture, of the Revenues or of any other moneys, securities or funds; or

(7) to modify, amend or supplement this Note Indenture or the Loan Agreement in any respect which, in the judgment of the Note Trustee, is not materially adverse to the interests of the owners of the Notes.

(b) Before the Issuer shall enter into any agreement supplemental to this Note Indenture pursuant to this Section, there shall have been filed with the Note Trustee an opinion of Bond Counsel stating that such supplemental indenture is authorized or permitted by this Note Indenture and complies with its terms, and that upon adoption it will be valid and binding upon the Issuer in accordance with its terms. The opinion of counsel filed with the Note Trustee shall also state that the effectiveness of the supplemental indenture will not adversely affect the exclusion of interest on the Notes from gross income for federal income tax purposes.

(c) The Note Trustee shall send written notice to the Rating Agency and the Borrower of any amendment to this Indenture or the Loan Agreement.

#### **Section 11.03 Amendments to Note Indenture Requiring Consent of Holders.**

(a) Subject to the terms and provisions contained in this Section and not otherwise, the Holders of not less than 66 2/3% in aggregate principal amount of the Notes then outstanding shall have the right, from time to time, to consent to and approve the execution and delivery by the Issuer and the Note Trustee of any agreement supplemental to this Note Indenture as shall be deemed necessary or desirable by the Issuer and the Note Trustee for the purposes of modifying, altering, amending, adding to or rescinding any of the terms or provisions contained in this Note Indenture; provided, however, that, unless approved in writing by the Holders of all of the Notes then outstanding, nothing herein contained shall permit, or be construed as permitting, (i) a change in the terms of maturity of the principal of or the interest on any Outstanding Note, or a reduction in the principal amount of any outstanding Note or the rate of interest thereon, or (ii) the creation of a claim or lien upon, or a pledge or assignment of, the Trust Estate ranking prior to or on a parity with the claim, lien, assignment or pledge created by this Note Indenture, or the release of the Trust Estate or any part thereof (except to the extent permitted pursuant to the Documents), or (iii) a preference or priority of any Note or Notes over any other Note or Notes, or (iv) a reduction in the aggregate principal amount of the Notes required for any action or consent by Holders set forth in this Note Indenture, including (without limitation) that required for consent to such supplemental note indentures. This Section shall not limit or otherwise affect the ability of the Issuer to enter into agreements supplemental to this Note Indenture without the consent of the Holders pursuant to Section 11.02 hereof.

(b) If at any time the Issuer and the Note Trustee shall determine to enter into any supplemental note indenture for any of the purposes of this Section, the Note Trustee shall cause written notice of the proposed supplemental note indenture to be given to all Holders of the Notes; provided, however, that failure to give such notice or any defect therein, shall not affect the validity of any proceedings pursuant hereto. Such notice shall briefly set forth the nature of

the proposed supplemental indenture and shall state that a copy thereof is on file at the Trust Office of the Note Trustee for inspection by all Holders.

(c) Within 120 days after the date of giving such notice, the Issuer and the Note Trustee may enter into such supplemental note indenture in substantially the form described in such notice only if there shall have first been filed with the Issuer (i) the written consents of Holders of not less than 66 2/3% in aggregate principal amount of the Notes then outstanding (or 100% if required hereunder) and (ii) an opinion of counsel stating that (1) such supplemental note indenture is authorized or permitted by this Note Indenture and complies with its terms, and that upon adoption it will be valid and binding upon the Issuer in accordance with its terms and (2) the effectiveness of the supplemental note indenture will not affect the exemption from federal income taxes of the interest on the Notes.

(d) If the Holders of not less than the percentage of Notes required by this Section shall have consented to and approved the supplemental indenture as herein provided, no Holder of any Note shall have any right to object to such supplemental note indenture, or to object to any of the terms and provisions contained therein or the operation thereof, or in any manner to question the propriety thereof, or to enjoin or restrain the Issuer or the Note Trustee from entering into the same or from taking any action pursuant to the provisions thereof.

(e) Upon the effectiveness of any supplemental note indenture entered into pursuant to the provisions of this Section, this Note Indenture shall be, and be deemed to be, modified and amended in accordance therewith, and the respective rights, duties and obligations under this Note Indenture of the Issuer, the Note Trustee and all Holders of Notes then outstanding shall thereafter be determined, exercised and enforced under this Note Indenture subject in all respects to such modifications and amendments.

(f) The Note Trustee shall send written notice to the Rating Agency of any amendment to this Note Indenture.

**Section 11.04 Supplemental Note Indentures Part of Note Indenture.** Any supplemental note indenture entered into in accordance with the provisions of this Article shall thereafter form a part of this Note Indenture and all the terms and conditions contained in any such supplemental note indenture as to any provision authorized to be contained therein shall be and shall be deemed to be a part of the terms and conditions of this Note Indenture for any and all such purposes.

**Section 11.05 Required Consent.** Notwithstanding anything herein to the contrary, the Note Trustee shall not be required to enter into or consent to any supplemental note indenture or any amendment of any other Document that would materially adversely affect the rights, obligations, powers, privileges, indemnities, immunities or other security provided the Note Trustee herein or therein, except to the extent necessary, as set forth in an opinion of Bond Counsel, to preserve the exclusion of interest on the Notes from gross income for federal income tax purposes.

**Section 11.06 Amendments to Documents Requiring Consent of Holders.** Except as provided in Section 11.02 of this Note Indenture, the Issuer and the Note Trustee shall not consent to any amendment, change or modification of the Documents without the giving of notice and the written approval or consent of the Holders of the Notes at the time Outstanding given and procured as provided in Section 11.03 hereof; provided, however, no such separate approval or consent shall be required in connection with the issuance of refunding notes if any required consent of the required number of Holders to the issuance thereof shall have been previously obtained. If at any time the Issuer and the Borrower shall request the consent of the Note Trustee to any such proposed amendment, change or modification, the Note Trustee shall cause notice of such proposed amendment, change, or modification to be given in the same manner as provided by Section 11.03 hereof with respect to supplemental indentures. Such notice shall briefly set forth the nature of such proposed amendment, change or modification and shall state that copies of the instrument embodying the same are on file at the Trust Office of the Note Trustee for inspection by all Holders.

## ARTICLE XII TIF-RELATED AMOUNTS

**Section 12.01 TIF Bridge Loan.** The proceeds of the Loan to be made to the Borrower under the Loan Agreement (the "Loan Proceeds") will be used by the Borrower to pay directly or reimburse TIF-eligible costs of acquiring and renovating the Project. Each disbursement of Loan Proceeds is conditioned upon there being deposited in the Collateral Fund by the Borrower cash in an amount equal to the amount of Loan Proceeds being disbursed out of the Project Fund to pay TIF-eligible costs. The Borrower intends to obtain such cash from the proceeds of the TIF Loan being made to the Borrower by BHCDC ("TIF Loan Proceeds"). The Borrower anticipates, however, that Loan Proceeds will be needed to be disbursed out of the Project Fund during the course of renovating the Project at times when TIF Loan Proceeds are not yet available for deposit into the Collateral Fund as required by this Note Indenture. Accordingly, the Borrower intends to obtain a bridge loan (the "TIF Bridge Loan") to provide funds, on an interim basis, that the Borrower can use to make deposits into the Collateral Fund as required by this Indenture. The principal amount of the TIF Bridge Loan will be repaid by the Borrower from the TIF Loan Proceeds, when and as received by the Borrower, and interest on the TIF Bridge Loan will be paid by the Borrower from capital contributions made to the Borrower from its partners and/or a tax credit equity bridge loan.

**Section 12.02 TIF Bridge Loan Proceeds.** In the event that the Borrower uses proceeds of the TIF Bridge Loan ("TIF Bridge Loan Proceeds") for any deposit by the Borrower into the Collateral Fund, the Borrower shall notify the Note Trustee of the amount of TIF Bridge Loan Proceeds so used. If, subsequently, TIF Loan Proceeds are deposited with the Note Trustee (either by the City (pursuant to a direction to do so by BHCDC), by BHCDC (pursuant to a direction to do so by the Borrower), or by the Borrower), then such TIF Loan Proceeds shall be deposited by the Note Trustee in the Collateral Fund and, concurrently therewith, and subject to Section 4.07, the Note Trustee shall disburse the same amount from the Collateral Fund to or as directed by the Borrower to the lender of the TIF Bridge Loan.

Notwithstanding anything contained in this Note Indenture to the contrary, the lender of the TIF Bridge Loan is an intended express third party beneficiary of this ARTICLE XII.

Notwithstanding anything contained in this Note Indenture or the Loan Agreement to the contrary, TIF Loan Proceeds may be used to repay the TIF Bridge Loan.

Notwithstanding anything contained in this Note Indenture or the Loan Agreement to the contrary, the Issuer shall disburse TIF Funds solely pursuant to the terms of the Redevelopment Agreement.

### ARTICLE XIII MISCELLANEOUS

**Section 13.01 Note Indenture for Benefit of Issuer, Note trustee and Holders.** Except as herein otherwise specifically provided, nothing in this Note Indenture expressed or implied is intended or shall be construed to confer upon any person, other than the Issuer, the Note Trustee and the Holders of the Notes, any right, remedy or claim under or by reason of this Note Indenture, this Note Indenture being intended to be for the sole and exclusive benefit of the Issuer and the Note Trustee and the Holders of the Notes; provided that this Note Indenture shall also be for the benefit of the Borrower, and the Borrower shall be deemed to be a third-party beneficiary of and in connection with those matters in which the terms of this Note Indenture fairly construed are indicative that they are for the benefit of the Borrower.

**Section 13.02 Severability.** In case any one or more of the provisions of this Note Indenture or of the Notes for any reason, is held to be illegal or invalid such illegality or invalidity shall not affect any other provisions of this Note Indenture or the Notes, and this Note Indenture and the Notes shall be construed and enforced to the end that the transactions contemplated hereby be effected and the obligations contemplated hereby be enforced as if such illegal or invalid provisions had not been contained therein.

No personal recourse may be taken, directly or indirectly, against any past, present or future officer, director, employee or agent of the Issuer with respect to the obligations of the Issuer under this Note Indenture or any certificate or other writing delivered in connection therewith. The Issuer's immunities and protections from liability and its right to indemnification in connection with the performance of its duties and functions under this Note Indenture shall extend to the Issuer's past, present and future officers, directors, employees and agents.

**Section 13.04 Governing Law.** The laws of the State shall govern the construction of this Note Indenture and of all Notes issued hereunder, without reference to its conflict of laws principles.

#### **Section 13.05 Notices; Publication of Notice**

(a) All notices, advice, certifications or other communications hereunder between the Issuer and the Note Trustee shall be sufficiently given and shall be deemed given when delivered by hand or overnight courier, or mailed by certified or registered mail, postage prepaid, return receipt requested, or transmitted by electronic means (including, without limitation, facsimile transmission) addressed to the appropriate Notice Address. The Issuer or the

Note Trustee may, by notice given hereunder, designate any further or different addresses to which subsequent notices, advice, certifications or other communications shall be sent. Notices to persons other than the Issuer or the Note Trustee (such as, for example, notices to owners of Notes) shall be governed by the other applicable provisions of this Note Indenture.

(b) Whenever the Issuer or the Note Trustee is required or permitted to give or publish notice of any event or occurrence under this Note Indenture, such notice shall be given or published in such manner and by such means as the Issuer or the Note Trustee, as the case may be, shall determine to be appropriate. Such publication may be by (but is not limited to) any of the following means: (1) publication in one or more newspapers or trade journals selected by the Issuer or the Note Trustee, as the case may be; (2) publication by or through one or more financial information reporting services; (3) delivery to one or more "nationally recognized municipal securities information repositories" (as such terms is defined in Securities and Exchange Commission Rule 15c2-12) or any successor repository or entity fulfilling a substantially similar or like role; or (4) by mailing a copy of such notice by first class mail, postage prepaid, to the person entitled to receive the notice at such person's address as shown on the records of the Issuer or the Note Trustee.

**Section 13.06 Note Trustee as Paying Agent and Note Registrar.** The Note Trustee is hereby designated and agrees to act as paying agent and Bond registrar for and in respect to the Notes.

**Section 13.07 Execution of Instruments by Holders and Proof of Ownership of Notes.** Any request, direction, consent or other instrument in writing required or permitted by this Note Indenture to be signed or executed by Holders may be in any number of concurrent instruments of similar tenor and may be signed or executed by such Holders in person or by agent appointed by an instrument in writing. Proof of the execution of any such instrument and of the ownership of the Notes shall be sufficient for any purpose of this Note Indenture and shall be conclusive in favor of the Note Trustee with regard to any action taken by it under such instrument if made in the following manner:

(a) The fact and date of the execution by any person of any such instrument may be proved by the certificate of any officer in any jurisdiction who, by the laws thereof, has power to take acknowledgments within such jurisdiction, to the effect that the person signing such instrument acknowledged before him the execution thereof, or by an affidavit of a witness to such execution.

(b) The ownership of Notes shall be conclusively proved by the registration books kept under the provisions of Section 2.09 of this Note Indenture.

Nothing contained in this ARTICLE shall be construed as limiting the Note Trustee to such proof, it being intended that the Note Trustee may accept any other evidence of the matters herein stated which to it may seem sufficient. Any request or consent of the Holder of any Note shall bind every future Holder of the same Note in respect of anything done by the Note Trustee pursuant to such request or consent.

**Section 13.08 Counterparts.** This Note Indenture may be simultaneously executed in several counterparts, each of which shall be an original, but all of which shall constitute but one and the same instrument.

**Section 13.09 Successors and Assigns.** All the covenants and representations contained in this Note Indenture, by or on behalf of the Issuer, shall bind and inure to the benefit of its successors and assigns, whether expressed or not.

**Section 13.10 Books, Records and Accounts.** The Note Trustee agrees to keep proper books, records and accounts in which complete and correct entries shall be made of all transactions relating to the receipt, disbursements, investment, allocation and application of the proceeds received from the sale of the Notes, the revenues received from the Funds created pursuant to this Note Indenture and all other money held by the Note Trustee hereunder. The Note Trustee shall make such books, records and accounts available for inspection by the Issuer or the Holder of any Note during reasonable hours and under reasonable conditions.

**Section 13.11 HUD and GNMA Requirements to Control.** Notwithstanding anything in this Note Indenture to the contrary, the provisions of this Note Indenture and the Loan Agreement are subject and subordinate to the National Housing Act, all applicable HUD insurance regulations and related administrative requirements and the Mortgage Loan Documents and all applicable GNMA regulations and related administrative requirements (all as set forth in the Bond Indenture); and in the event of any conflict between the provisions of this Note Indenture or the Loan Agreement and the provisions of the National Housing Act, any applicable HUD regulations, related administrative requirements and the Mortgage Loan Documents, any applicable GNMA regulations and related administrative requirements, the said National Housing Act, HUD regulations, related administrative requirements and Mortgage Loan Documents, and the said GNMA regulations and related administrative requirements shall be controlling in all respects.

**Section 13.12 HUD Regulations.** Notwithstanding anything in this Note Indenture to the contrary, the Issuer, its designee or any person shall not and cannot acquire or succeed to Grand Boulevard Housing IV, LLC's interest as general partner of the Borrower or exercise Grand Boulevard Housing IV, LLC's rights or powers as such general partner unless and until the Issuer, its designee or any person first complies with all HUD requirements pertaining to transfers of physical assets and received HUD's written preliminary approval. Prior to satisfying the requirements pertaining to transfers of physical assets neither the Issuer, its designee nor any person will assert any claim or interest in the HUD Project (HUD Project No. 071-35889) by reasons of the provisions of this Note Indenture. Except as otherwise set forth herein or in the Loan Agreement, any claim asserted against the Project shall not be a personal liability of the Borrower but shall instead be a limited obligation payable solely from the Borrower's interest in, and Surplus Cash (as defined in the HUD Regulatory Agreement) revenues derived from, the Project.

**Section 13.13 Enforcement Not to Affect Mortgage Loan or GNMA Security** Notwithstanding any provision in this Note Indenture to the contrary, enforcement of this Note Indenture and the Loan Agreement will not result in any claim under the Mortgage Loan, or claim against the Project, the Mortgage Loan proceeds, any reserve or deposit made with the



GNMA Issuer (as defined in the Bond Indenture) or another Person required by HUD in connection with the Mortgage Loan, or against the rents or other income from the Project (other than available "Surplus Cash," as defined in the HUD Regulatory Agreement) for payment hereunder.

**IN WITNESS WHEREOF**, the Issuer has caused this Note Indenture to be signed in its name and behalf by its authorized officer and its official seal to be hereunto affixed and attested by its authorized officer, the Clerk of the Issuer has approved this Note Indenture and the determination of the Issuer herein, and the Note Trustee has caused this Note Indenture to be signed in its name by one of its duly authorized officers, and the same to be attested by an authorized officer, all as of the day and year first above written.

**CITY OF CHICAGO, ILLINOIS,**  
as Issuer

By: \_\_\_\_\_  
Chief Financial Officer

Attest:

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

**SEAWAY BANK AND TRUST COMPANY,**  
as Note Trustee

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

**CONSENT AND AGREEMENT OF BORROWER**

For and in consideration of the issuance of the Notes by the Issuer, the Borrower consents to and approves the Note Indenture in all respects. In addition, the Borrower agrees that whenever the Note Indenture by its terms imposes any duty or obligation on the Borrower, such duty or obligation shall be binding upon the Borrower to the same extent as if the Borrower were an express party to the Note Indenture, and the Borrower agrees to carry out and perform its duties and obligations thereunder.

**PGS BRONZEVILLE III LIMITED  
PARTNERSHIP,**  
an Illinois limited partnership

By: **Grand Boulevard Housing IV, LLC,**  
an Illinois limited liability company,  
its General Partner

By: **Peoples Co-Op for Affordable Elderly  
Housing,**  
an Illinois not-for-profit corporation,  
its Manager

By: \_\_\_\_\_  
Fred L. Bonner,  
Chief Executive Officer

(Sub)Exhibits "A" and "B" referred to in this Note Indenture read as follows:

(Sub)Exhibit "A":  
(To Note Indenture)

Form Of Series 2016 Notes.

United States Of America

State Of Illinois

City Of Chicago

Multi-Family Housing Revenue Notes

(Paul G. Stewart Apartments Phase III Tower Project),

Series 2016

Maximum Principal Amount:

Number R-1

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

Maturity Date

Dated Date

Interest Rate

CUSIP Number

Registered Owner: Cede & Company

Maximum Principal Amount:

City of Chicago, a municipality and home rule unit of government duly organized and validly existing under the Constitution and the laws of the State of Illinois (the "Issuer"), for value received, hereby promises to pay (but only from the revenues and other assets and in the manner hereinafter described) to the Registered Owner specified above or registered assigns (the "Holder") (subject to any right of prior redemption provided for in the Note Indenture referred to below), no later than the stated Maturity Date set forth above, the principal amount set forth above and to pay interest on the principal amount set forth above as provided herein until said principal amount shall have been fully paid, in lawful money of the United States of America which on the date of payment is legal tender for the payment of public and private debts, upon the presentation and surrender (upon maturity or earlier redemption) at the corporate trust office of Seaway Bank and Trust Company, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, or its successor in trust (the "Note Trustee" or "Trustee"), and to pay

interest thereon (but only out of Revenues) to the registered owner hereof from the Dated Date identified above until maturity, at the Interest Rate per annum identified above (subject to adjustment or change as herein provided), payable at the times and in the manner hereinafter set forth. Principal hereof shall be payable, upon the request of any registered holder of Note on the applicable Record Date having an aggregate principal amount of \$1,000,000 or more, by wire transfer of immediately available funds from the Note Trustee to the bank and account number specified by such holder to the Note Trustee in writing. All interest hereon shall be paid by check or draft mailed by the Note Trustee to the registered owner hereof at his address as it appears on the registration books of the Issuer, or, upon the request of any registered holder of Notes having an aggregate principal amount of \$1,000,000 or more, by wire transfer of immediately available funds from the Trustee to the bank and account number provided by such registered owner to the Note Trustee in writing, such interest to the maturity hereof being payable on the [twentieth (20<sup>th</sup>)] day of each month, commencing \_\_\_\_\_, 201\_, in lawful money of the United States of America which on the respective dates of payment thereof is legal tender for the payment of public and private debts.

This Note is one of an issue of the \$\_\_\_\_\_ City of Chicago Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (the "Notes"), of like date and tenor, except as to number and denomination, issued under and pursuant to Article VII, Section 6 of the 1970 Constitution of the State of Illinois, and pursuant to the ordinance adopted by the Issuer on \_\_\_\_\_, 2016. The Notes are issued under and are equally and ratably secured as to principal, premium, if any, and interest by a Note Indenture dated as of October 1, 2016, from the Issuer to the Note Trustee (the "Note Indenture"), to which Note Indenture and all indentures supplemental thereto (copies of which are on file at the office of the Note Trustee) reference is hereby made. By the acceptance of this Note, the Holder hereof assents to all of the provisions of the Note Indenture.

The Notes are limited obligations of the Issuer, payable solely from funds, monies and securities held by the Note Trustee under the Note Indenture and amounts derived under the Loan Agreement (as defined in the Note Indenture), including amounts derived from the Redevelopment Agreement described herein.

The Notes, together with premium, if any, and interest thereon, do not constitute an indebtedness, liability, general or moral obligation or a pledge of the full faith or loan of credit of the Issuer, the State of Illinois, or any political subdivision of the State of Illinois within the meaning of any constitutional or statutory provisions. None of the Issuer, the State of Illinois or any political subdivision thereof shall be obligated to pay the principal of, premium, if any, or interest on the Notes or other costs incident thereto except from the revenues and assets pledged with respect thereto. Neither the full faith and credit nor the taxing power of the United States of America, the Issuer, the State of Illinois or any political subdivision thereof is pledged to the payment of the principal of, premium, if any, or interest on the Notes or other costs incident thereto. The Notes are not a debt of the United States of America or any agency thereof, and are not guaranteed by the United States of America or any agency thereof.

This Note shall not be entitled to any benefit under the Note Indenture or become valid or obligatory for any purpose until the certificate of authentication shall have been signed by the Note Trustee.

The Notes are being issued by the Issuer for the purpose of financing a loan (the "Loan"), to be made to PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Borrower") for the purpose of financing a portion of the cost of acquisition, rehabilitation and equipping of a 20-story, residential apartment building containing approximately 180 residential dwelling units, along with common area, service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and approximately 70 parking spaces (nine of which are handicapped accessible), for low- and moderate-income senior individuals and families, located at 401 East Bowen Avenue, Chicago, Illinois, and known as "the Paul G. Stewart Apartments Phase III Tower" (the "Project"). The Proceeds of the Notes are being lent to the Borrower by the Issuer under a Loan Agreement dated as of October 1, 2016, between the Borrower and the Issuer (the "Loan Agreement") and evidenced by a Promissory Note dated as of October \_\_\_\_\_, 2016 from the Borrower to the Issuer (the "Promissory Note").

The Notes are issued under the Note Indenture and, to the extent provided therein, are together with all other Notes that may be issued thereunder, equally and ratably secured and entitled to the protection given by the Note Indenture. Pursuant to the Note Indenture, the Issuer has assigned to the Note Trustee (among other things) the Revenues. Pursuant to the Promissory Note and the Loan Agreement, payments sufficient for the prompt payment when due of the principal of and interest on the Notes are to be paid by the Borrower to the Note Trustee for the account of the Issuer. The obligations of the Borrower under the Promissory Note and the Loan Agreement are secured by the proceeds of the Notes deposited into the Project Fund, the Collateral Fund and the Note Payment Fund, all created pursuant to Section 4.01 of the Note Indenture.

Reference is made to the Note Indenture, the Promissory Note, the Loan Agreement and to all amendments and supplements thereto for a description of the property pledged and assigned and the provisions, among others, with respect to the nature and extent of the security, the rights, duties and other obligations of the Issuer and the Note Trustee, the terms on which the Notes are issued and secured, the rights of the holders of the Notes and provisions for defeasance of such rights. Capitalized terms used herein have the same meaning as set forth in the Note Indenture. The terms and conditions set forth herein concerning payment and other rights and remedies of the owners of the Notes are descriptive only and are subject in all cases to the terms and conditions as set forth in the Note Indenture.

This Note is negotiable and is transferable, as provided in the Note Indenture, only upon the books of the Issuer kept at the office of the Note Trustee, by the registered owner hereof in person or by his duly authorized attorney, and may be exchanged for new Notes of the same aggregate principal amount of authorized denominations, maturity and

interest rate, in registered form, but only upon presentation and surrender of this Note, all in the manner and subject to the limitations and conditions provided in the Note Indenture. The Issuer and the Note Trustee may deem and treat the person in whose name this Note is registered as the absolute owner hereof for all purposes; and neither the Issuer nor the Note Trustee shall be affected by any notice to the contrary.

The Notes are issuable in the form of registered Notes without coupons in denominations of \$5,000 each or integral multiples thereof.

The Notes are subject to optional redemption prior to maturity.

In certain events, on the conditions, in the manner and with the effect set forth in the Note Indenture, the principal of all the Notes then outstanding under the Note Indenture may become or may be declared due and payable before the stated maturities thereof, together with the interest accrued thereon.

The Holder of this Note shall have no right to enforce the provisions of the Note Indenture, or to institute action to enforce the covenants therein, or to take any action with respect to any default under the Note Indenture, or to institute, appear in or defend any suit or other proceeding with respect thereto, except as provided in the Note Indenture. The Note Trustee shall treat the registered owner of this Note as the person exclusively entitled to payment of principal and interest, and the exercise of all rights and powers of the owner of this Note.

All acts, conditions and things required by the statutes of the State and the Note Indenture to exist, to have happened and to have been performed precedent to and in the issuance of this Note, do exist, have happened and have been performed.

In any case where the date of maturity of or interest on this Note shall be, in the City wherein the corporate trust office of the Note Trustee is located, a Saturday, a Sunday or legal holiday, or a day on which banking institutions are authorized by law to close, then payment of interest or principal need not be made on such date but may be made on the next succeeding business day not a Saturday, a Sunday or a legal holiday or day upon which banking institutions are authorized by law to close with the same force and effect as if made on the date of maturity.

This Note shall not be entitled to any benefit under the Note Indenture, or be valid or become obligatory for any purpose, until the Note Trustee shall have executed the Certificate of Authentication appearing hereon.

In Witness Whereof, The Issuer has caused this Note to be executed in its name by the manual or facsimile signature of an authorized officer and its corporate seal to be hereunto

impressed or imprinted hereon and attested to by the manual or facsimile signature of an authorized officer of the Issuer, all as of the Dated Date identified above.

City of Chicago, Illinois

By: \_\_\_\_\_  
Authorized Signature

Attest:

By: \_\_\_\_\_  
Authorized Officer

Form Of Certificate Of Authentication.

This Note is one of the Notes described in the Note Indenture referred to in this Note.

Seaway Bank And Trust Company, as  
Note Trustee

By: \_\_\_\_\_  
Authorized Signature

Date of Authentication: \_\_\_\_\_

Date from which interest is payable: \_\_\_\_\_

Unless this certificate is presented by an authorized representative of The Depository Trust Company, a New York corporation ("DTC"), to the issuer or its agent for registration or transfer, exchange or payment, and any certificate issued is registered in the name of Cede & Company or in such other name as is required by an authorized representative of DTC (and any payment is made to Cede & Company or to such other entity as if required

by an authorized representative of DTC), Any Transfer, Pledge Or Other Use Hereof For Value Or Otherwise By Or To Any Person Is Wrongful inasmuch as the registered owner hereof, Cede & Company, has an interest herein.

Form Of Assignment.

For Value Received, the undersigned hereby sells, assigns, and transfers unto

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

(Please Print or Type Name and Address of Assignee)

Social Security or Taxpayer Identification Number: \_\_\_\_\_

The within note and all rights thereunder, and hereby irrevocably constitutes and appoints \_\_\_\_\_ Attorney to transfer the said note on the books of the within-named Issuer maintained by the Trustee for the registration thereof, with full power of substitution in the premises.

Notice: The signature to this assignment must correspond with the name as it appears on the face of the within note in every particular, without alteration or enlargement or any change whatever. The signature must be guaranteed.

Signature guaranteed by:

\_\_\_\_\_  
[Bank, Trust Company or Firm]

\_\_\_\_\_  
Authorized Signature



(Signature(s) must be guaranteed by a broker or other financial institution which is a participant in the Securities Transfer Agent's Medallion Program (STAMP, SEMP, MSP)).

(Sub)Exhibit "B".  
(To Note Indenture)

Form Of Requisition.

Borrower: PGS Bronzeville III Limited Partnership

Project: PGS III Tower Apartments

Requisition Number: \_\_\_\_\_

In the Amount of \$\_\_\_\_\_

To: Seaway Bank and Trust Company, as Note Trustee  
[address]

City of Chicago, Illinois  
[address]

The Borrower hereby requests payment in the following amounts, from the following sources and to be made to the following parties, all as set forth on the Developer's Request for Payment attached to this Requisition.

Amount	Source	Payable to:
	[[Identify name of Account & Fund]	[Borrower's account number] [third party payment/wire instructions must be attached]

Requisition -- Contents and Attachments

Borrower's Representations and Warranties

Developer's Request for Payment

Contractor's Application and Certification for Payment

Requisitions and Invoices Supporting Application

Approval by DPD

Representations And Warranties.

1. To the Borrower's knowledge, no changes have been made in the Plans and Specifications which require and have not received the prior approval of any Governmental Authority having jurisdiction over the Project or any other parties from whom such approval is required.
2. To the Borrower's knowledge, the construction of the Project has been performed substantially in accordance with the Plans and Specifications.
3. Funding of this Requisition shall be in accordance with the terms and provisions of the (i) Loan Agreement dated as of October 1, 2016 (the "Agreement"), and (ii) the Note Indenture dated as of October 1, 2016 with respect to the Notes.
4. All monies requisitioned by the Borrower for acquisition and construction and disbursed by the Note Trustee under previously approved requisitions have been paid to the Contractor or other contractor or supplier or other party entitled to payment (including the Borrower in reimbursement for amounts advanced by the Borrower) and, to the Borrower's best knowledge, all subcontractors, vendors and suppliers; all other funds requisitioned by the Borrower and disbursed by the Note Trustee under previously approved requisitions have been expended for the purpose for which they were requisitioned.
5. All of the information submitted to the Issuer and the Note Trustee in connection with this Requisition is true and accurate in all material respects as of the date of submission.
6. The representations and warranties set forth in the Loan Documents are true and correct as of the date hereof with the same effect as if made on this date unless such representation or warranty relates to a specific time.
7. The Borrower represents and warrants that (i) there has occurred no Event of Default or event which, with the passage of time or the giving of notice or both, would constitute an Event of Default on the part of the Borrower under the terms of

the Loan Documents, (ii) except as previously disclosed by the Borrower to the Issuer, the Borrower has not received notice from or been informed by any Governmental Authority of any alleged deficiencies in the work performed to date or any deviation of such work from Plans and Specifications or notice of any assertion of a claim that the Project has not been constructed in accordance with all applicable requirements and (iii) the Loan Documents are in full force and effect.

8. The Borrower represents and warrants that, following payment of the amounts requested under this Requisition, not less than 95 percent of all amounts paid from proceeds of the Notes will have been applied to the payment of Qualified Project Costs.
9. All capitalized terms used herein and not otherwise defined shall have the meanings ascribed thereto under the Agreement.

Executed this \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

PGS Bronzeville III Limited Partnership,  
an Illinois limited partnership

By: Grand Boulevard Housing IV LLC,  
an Illinois limited liability  
company, its General Partner

By: Peoples Co-Op for Affordable  
Elderly Housing, an Illinois not-  
for-profit corporation, its  
Manager

By: \_\_\_\_\_  
Fred L. Bonner,  
Chief Executive Officer

*Exhibit "E".*  
(To Ordinance)

*Loan Agreement.*

THIS LOAN AGREEMENT (the "Agreement") dated as of October 1, 2016, by and among CITY OF CHICAGO, a municipality and home rule unit of government duly organized and validly existing under the Constitution and the laws of the State of Illinois (the "Issuer"), PGS BRONZEVILLE III LIMITED PARTNERSHIP, an Illinois limited partnership (the "Borrower") and SEAWAY BANK AND TRUST COMPANY, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, as trustee (the "Trustee" or "Note Trustee") under that certain Note Indenture dated as of October 1, 2016, from the Issuer to the Note Trustee securing the Notes described below (the "Note Indenture").

**WITNESSETH:**

**WHEREAS**, as a home rule unit of local government and pursuant to the Constitution of the State of Illinois, the Issuer is authorized to issue its revenue notes and bonds in order to aid in providing an adequate supply of residential housing for low- and moderate-income persons or families within the City of Chicago, which constitutes a valid public purpose for the issuance of revenue notes and bonds by the Issuer; and

**WHEREAS**, the Issuer has determined to issue, sell and deliver its \$ \_\_\_\_\_ Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (the "Notes") pursuant to the Note Indenture, from the Issuer to the Note Trustee, and to lend the proceeds thereof to the Borrower for the purpose of financing a low-income housing development project consisting of the acquisition, rehabilitation and equipping of a 20-story, residential apartment building containing approximately 180 residential dwelling units, along with a common area, service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and approximately 70 parking spaces (9 of which are handicapped accessible), for low and moderate income senior individuals and families, located at 401 East Bowen Avenue, Chicago, Illinois, and known as the Paul G. Stewart Apartments Phase III Tower (the "Project"); and

**WHEREAS**, the Issuer and the Borrower have entered into this Loan Agreement providing for the loan of the proceeds of the Notes to the Borrower for the purposes described in the preceding paragraph; and

**WHEREAS**, this Loan Agreement provides for the issuance by the Borrower of the Promissory Note (as hereinafter defined); and

**WHEREAS**, the Issuer will pledge and assign the Promissory Note and this Loan Agreement to the Note Trustee for the benefit of the Holders under the Assignment (as defined in the Note Indenture);

**NOW, THEREFORE**, in consideration of the premises and the mutual covenants and agreements contained herein, and for other good and valuable consideration (the receipt, sufficiency and adequacy of which are hereby acknowledged), the parties hereto agree as follows, provided that in the performance of the agreements of the Issuer herein contained, any obligation it may thereby incur for the payment of money shall not constitute an indebtedness or give rise to a pecuniary liability of the Issuer, the State of Illinois or any political subdivision thereof, or a charge against the Issuer's general credit or the taxing powers of the State of Illinois

or any political subdivision thereof, but shall be payable solely and only from the Revenues (as defined in the Note Indenture):

#### ARTICLE I. DEFINITIONS

**Section 1.01 Definitions.** Terms used in this Loan Agreement and defined in the Note Indenture shall have the meanings given to such terms in the Note Indenture. In addition, unless otherwise expressly provided herein, or unless the context clearly requires otherwise, the following terms shall have the respective meanings set forth below:

**"Assignment"** means the Assignment dated October \_\_, 2016 from the Issuer to the Note Trustee, assigning to the Note Trustee for the benefit of Holders, all rights of the Issuer under the Borrower Documents other than the Issuer Reserved Rights.

**"Authorized Borrower Representative"** means a representative of the Borrower, as appropriate, authorized to perform any act or discharge any duty under this Loan Agreement.

**"Authorized Issuer Representative"** means a representative of the Issuer, as appropriate, authorized to perform any act or discharge any duty under this Loan Agreement.

**"Bond Counsel"** means Polsinelli PC, or any attorney at law or firm of attorneys, of nationally recognized standing in matters pertaining to the federal tax exemption of interest on obligations issued by states and political subdivisions, and duly admitted to practice law before the highest court of any state of the United States of America or the District of Columbia.

**"Bond Legal Reserve Fee"** means the Legal Reserve Fee in the amount of 0.10% of the par amount of the Notes, payable by the Borrower to the Issuer, as described in Section 4.03 of this Loan Agreement.

**"Bonds"** means the Issuer's \$10,596,000 Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (FHA Insured/GNMA), which Bonds are being issued, together with the Notes, on the Closing Date to finance costs of the Project.

**"City Administrative Fee"** means the City Administrative Fee in the amount of 0.15% of the outstanding principal of the Notes, accruing monthly but payable by the Borrower to the Issuer, as described in Section 4.03 of this Loan Agreement.

**"Closing Date"** means October \_\_, 2016, the date on which the Notes are being issued.

**"Code"** means the Internal Revenue Code of 1986, as amended, and any regulations thereunder applicable to the Notes.

**"Continuing Disclosure Agreement"** means the Continuing Disclosure Agreement dated as of the date hereof, between the Borrower and the Note Trustee.

**"Expected Completion Date"** means the date on which the Borrower expects to complete the acquisition, rehabilitation and equipping of the Project.

**"General Partner"** means Grand Boulevard Housing IV, LLC, an Illinois limited liability company and its successors and assigns.

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

**"Inducement Ordinance"** means the inducement ordinance adopted by the City Council of the Issuer on July 29, 2015 with respect to the Project.

**"Issuer Fee"** means the amount of \$ \_\_\_\_\_, which represents 1.5% of the par amount of the Notes, paid by the Borrower to the Issuer on the Closing Date in connection with, and as consideration for, the issuance of the Notes, as described in Section 4.03 of this Loan Agreement.

**"Issuer Reserved Rights"** means any rights not assigned to the Note Trustee for benefit of the Holders pursuant to the Assignment.

**"Land Use Restriction Agreement"** means the Land Use Restriction Agreement dated as of the date hereof, between the Issuer and the Borrower with respect to the Project, the Notes and the Bonds.

**"Liabilities"** means any and all of the Borrower's obligations, liabilities and indebtedness to the Issuer, now or hereafter existing or arising, or due or to become due, under or by reason of this Loan Agreement, the Promissory Note, the Notes, the Tax Regulatory Agreement, the Land Use Restriction Agreement, the Continuing Disclosure Agreement or any other document, instrument or agreement executed in connection therewith, by operation of law or otherwise, and any refinancings, substitutions, extensions, renewals, replacements and modifications for or of any or all of the foregoing, including all principal of and interest accrued on the Notes and the Promissory Note, all fees, charges, expenses, disbursements, costs and indemnities of the Borrower thereunder.

**"Loan"** means the amounts advanced by the Issuer to the Borrower from proceeds of the Notes to finance the acquisition, rehabilitation and equipping of the Project.

**"Manager"** means Peoples Co-Op for Affordable Elderly Housing, an Illinois not-for-profit corporation, the Manager of the General Partner, and its successors and assigns.

**"Notes"** means the Issuer's \$ \_\_\_\_\_ aggregate principal amount of Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016, issued under and secured by the Note Indenture.

**"Note Trustee"** means Seaway Bank and Trust Company, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, and its successors in trust.

*"Project"* means the acquisition, rehabilitation and equipping of a 20-story, residential apartment building containing approximately 180 residential dwelling units, along with a common area, service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and approximately 70 parking spaces (9 of which are handicapped accessible), for low and moderate income senior individuals and families, located at 401 East Bowen Avenue, Chicago, Illinois, and known as the Paul G. Stewart Apartments Phase III Tower."

*"Project Fund"* means the Project Fund established under the Note Indenture for the purpose of financing the Project.

*"Redevelopment Agreement"* means the PGS Bronzeville III Limited Partnership Redevelopment Agreement, dated as of October 1, 2016, by and among the Issuer through its Department of Planning and Development, the Borrower, the General Partner and Bronzeville Housing and Community Development Corporation, an Illinois not-for-profit corporation and a member of the General Partner.

*"State"* means the State of Illinois.

*"Tax Regulatory Agreement"* means the Tax Regulatory Agreement dated the Closing Date, among the Borrower, the Issuer and the Note Trustee in connection with the Notes.

*"Trustee Fees"* means the Note Trustee's upfront fee of \$3,000, payable on the Closing Date, together with an annual fee equal to \$2,000 per year to be paid annually in advance commencing on the Closing Date, which includes fees associated with its role as Note Trustee under the Note Indenture and its fees as Dissemination Agent under the Continuing Disclosure Agreement.

**Section 1.02 Interpretation.** Words of the masculine gender shall be deemed and construed to include correlative words of the feminine and neuter genders. Words importing the singular number shall include the plural number, and vice versa, unless the context shall otherwise indicate. References to Articles, Sections and other subdivisions of this Loan Agreement are to the Articles, Sections and other subdivisions of this Loan Agreement as originally executed. The headings of this Loan Agreement are for convenience and shall not define or limit the provisions hereof.

## ARTICLE II. REPRESENTATIONS AND WARRANTIES

**Section 2.01 Representations and Warranties of Issuer.** The Issuer represents and warrants that:

(a) The Issuer is a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois. Under the Constitution and laws of the State of Illinois, the Issuer has the power to enter into the transaction contemplated by this Loan Agreement, the Note Indenture, the Notes, the Tax Regulatory Agreement, the Land Use Restriction Agreement and the Assignment (collectively, the "Issuer Documents"), and to carry out its obligations hereunder and thereunder, including the full right, power and authority to pledge and assign this Loan Agreement and the

Promissory Note to the Note Trustee as provided herein. By proper action of the City Council of the Issuer, the Issuer has been duly authorized to execute and deliver the Issuer Documents.

(b) The Issuer is issuing the Notes, for the purpose of financing a portion of the Project Costs.

(c) The Notes are to be issued under home rule powers of the Issuer under the Constitution of the State of Illinois and secured by the Note Indenture, pursuant to which the right, title and interest of the Issuer in, to and with respect to this Loan Agreement, the Promissory Note and all documents to be executed by the Borrower in connection with the Notes (other than with respect to the Issuer Reserved Rights) will be assigned and pledged to the Note Trustee as security for payment of the principal of and interest on the Notes as provided in the Note Indenture.

(d) The Issuer hereby finds and determines that the Project is in the best interests of the Issuer, and that all requirements of the Constitution and laws of the State of Illinois have been complied with.

(e) To the knowledge of the undersigned representatives of the Issuer, neither the execution and delivery of the Notes, this Loan Agreement, the Land Use Restriction Agreement or the Note Indenture, the consummation of the transactions contemplated hereby and thereby, nor the fulfillment of or compliance with the terms, conditions or provisions of the Notes, this Loan Agreement, the Land Use Restriction Agreement or the Note Indenture conflict with or result in a material breach of any of the terms, conditions or provisions of any agreement, instrument, judgment, order, or decree to which the Issuer is now a party or by which it is bound, or constitute a material default under any of the foregoing.

(f) The Project is located entirely within the corporate boundaries of the City of Chicago, Illinois.

(g) To the knowledge of the undersigned representatives of the Issuer, there is no action, suit, proceeding or investigation pending or threatened against the Issuer which seeks to restrain or enjoin the issuance or delivery of the Notes, or the execution and delivery of the this Loan Agreement or any other Issuer Documents, or which in any way contests or affects any authority for the issuance or delivery of the Notes, or the execution and delivery of this Loan Agreement or any other Issuer Documents, or the validity of the Notes, this Loan Agreement, or in any way contests the corporate existence or powers of the Issuer, or in any way affects the exclusion from gross income for federal income tax purposes of interest on the Notes.

THE ISSUER MAKES NO REPRESENTATION, EITHER EXPRESS OR IMPLIED, AS TO THE CREDITWORTHINESS OR THE ABILITY OF THE BORROWER TO MAKE THE PAYMENTS DUE UNDER THIS LOAN AGREEMENT OR THE PROMISSORY NOTE AND DOES NOT REPRESENT OR WARRANT AS TO ANY OF THE STATEMENTS, MATERIALS (FINANCIAL OR OTHERWISE), REPRESENTATIONS OR CERTIFICATIONS FURNISHED OR TO BE MADE AND FURNISHED BY THE BORROWER IN CONNECTION WITH THE ISSUANCE, SALE, EXECUTION AND



DELIVERY OF THE NOTES, OR AS TO THE CORRECTNESS, COMPLETENESS OR ACCURACY OF SUCH STATEMENTS.

**Section 2.02 Representations and Warranties of Borrower.** The Borrower represents and warrants that:

(a) The Borrower is a limited partnership, duly organized, validly existing and in good standing under the laws of the State of Illinois. The General Partner is a limited liability company and the Manager is a not-for-profit corporation, both duly organized and validly existing and in good standing under the laws of the State of Illinois.

(b) The Borrower (i) is authorized to do business in the State of Illinois and every other jurisdiction in which the nature of its business or its properties makes such qualification necessary; (ii) has full power and authority to own its properties and to conduct its business as now being conducted, and to enter into, and to perform and observe in all material respects the covenants and agreements in its part contained in, this Loan Agreement, the Promissory Note, the Tax Regulatory Agreement, the Land Use Restriction Agreement and the Continuing Disclosure Agreement (collectively, the "Borrower Documents"); and (iii) is in compliance with all laws, regulations, ordinances and orders of public authorities applicable to it.

(c) The General Partner (i) is authorized to do business in the State of Illinois and every other jurisdiction in which the nature of its business or its properties makes such qualification necessary; (ii) has full power and authority to own its properties and to conduct its business as now being conducted and to enter into, and to perform and observe in all material respects the covenants and agreements in its part contained in the Borrower Documents; and (iii) is in compliance with all laws, regulations, ordinances and orders of public authorities applicable to it.

(d) The Manager (i) is authorized to do business in the State of Illinois and every other jurisdiction in which the nature of its business or its properties makes such qualification necessary; (ii) has full power and authority to own its properties and to conduct its business as now being conducted and to enter into, and to perform and observe in all material respects the covenants and agreements in its part contained in the Borrower Documents; and (iii) is in compliance with all laws, regulations, ordinances and orders of public authorities applicable to it.

(e) Bronzeville Housing and Community Development Corporation, the other Member of the General Partner (the "**Other Member**") (i) is authorized to do business in the State of Illinois and every other jurisdiction in which the nature of its business or its properties makes such qualification necessary; (ii) has full power and authority to own its properties and to conduct its business as now being conducted and to enter into, and to perform and observe in all material respects the covenants and agreements in its part contained in the Borrower Documents; and (iii) is in compliance with all laws, regulations, ordinances and orders of public authorities applicable to it.

(f) The Borrower's execution and delivery of, performance by, compliance with the Borrower Documents, and the consummation of the transactions provided for herein

and therein: (i) are within the Borrower's powers as an Illinois limited partnership; (ii) have been duly authorized; (iii) require no approval of any governmental body or other Person (other than approval of the Borrower's partners, which has already been obtained); (iv) do not and will not contravene or conflict with (I) any operating agreements, partnership agreements, limited liability company agreements or other organizational documents of the Borrower, the General Partner or the Manager, (II) any government regulation to which it is subject, or (III) any judgment, decree, order or contractual restriction binding on or affecting the Borrower, the General Partner, the Manager, or the Project; and (v) do not and will not contravene or conflict with, or cause any lien upon or with respect to any of the Borrower's property (including, but not limited to, the Project), other than as permitted in writing by the Note Trustee or as expressly permitted hereunder.

(g) The Borrower Documents are the legal, valid and binding obligations of the Borrower, enforceable against the Borrower in accordance with their respective terms. No order, authorization, consent, license or exemption of, or filing or registration with, any court or governmental body, or any other approval which has not been obtained or taken and is not in full force and effect, is required to authorize, or is required in connection with the execution, delivery and performance by the Borrower of the Borrower Documents (except for those which are not yet required to have been obtained in connection with the acquisition, rehabilitation, and equipping of the Project).

(h) The Borrower agrees that Bond Counsel shall be entitled to rely upon the factual representations and warranties of the Borrower set forth in this Section 2.02 in connection with the delivery of legal opinions on the respective dates of the issuance of the Notes.

(i) There is no pending action or proceeding before or by any court, governmental body or arbitrator against or directly involving the Borrower, the General Partner or the Manager and, to the best of the Borrower's knowledge, there is no threatened action or proceeding, or inquiry that might give rise thereto, materially affecting the Borrower or any of its Properties, or the General Partner or the Manager, before any court, governmental body or arbitrator. The Borrower does not know of any basis for any of the foregoing: (i) that, in any case, may materially and adversely affect the financial condition or operation of the Borrower, the General Partner or the Manager; or (ii) that, in any case, may seek to restrain, or would otherwise have a material adverse effect on, the transactions contemplated herein; or (iii) that, in any case, would affect the validity or enforceability of the Borrower Documents.

(j) The Borrower has filed or caused to be filed all federal, state and local tax reports and returns which are required to be filed, and has paid or caused to be paid all taxes as shown on said returns or which are due or on any assessment received by it.

(k) Neither this Loan Agreement nor any written statement furnished by the Borrower to the Issuer or the Underwriter in connection with the negotiation of the sale of the Notes contains any untrue statement of a material fact or omits to state a material fact necessary to make the statements contained therein or herein not misleading. The Borrower has disclosed to the Underwriter in writing all facts that might materially and adversely affect the transactions contemplated by this Loan Agreement, or that might materially and adversely affect the business, credit, operations, financial condition or prospects of the Borrower, or that might materially and

adversely affect any material portion of the Borrower's properties (including, but not limited to, the Project), or the Borrower's ability to perform its obligations under the Borrower Documents.

(l) To the best of the Borrower's knowledge, the Borrower is not in default in the payment or performance of any of its obligations, liabilities or indebtedness, or the performance of any mortgage, indenture, lease, contract or other agreement, instrument or undertaking to which it is a party or by which it or any of its properties may be bound, which default would have a material and adverse effect on the business, operations, property or condition, financial or otherwise, of the Borrower. To the best of the Borrower's knowledge, no event, act or condition exists that would constitute a Default or an Event of Default hereunder. To the best of the Borrower's knowledge, the Borrower is not in default under any order, award or decree of any court, arbitrator or governmental body binding upon or affecting it, or by which any of its properties may be bound or affected, which default would have a material and adverse effect on the business, operations, property or condition, financial or otherwise, of the Borrower, and no such order, award or decree adversely affects the ability of the Borrower to carry on its business as currently conducted or the ability of it to perform its obligations under this Loan Agreement, the Promissory Note or any other Borrower Documents.

(m) Neither the nature of the Borrower nor of any of its activities or properties, nor any relationship between the Borrower and any other Person, or any circumstances in connection with the execution and delivery by the Borrower of the Borrower Documents, or the performance or observance of any covenants or agreements required to be observed or performed by such Borrower under the Borrower Documents, requires the consent, approval or authorization of, or filing, registration or qualification with, any governmental body on the part of the Borrower as a condition to the execution and delivery of the Borrower Documents (except for those which are not yet required to have been obtained in connection with the acquisition, rehabilitation, and equipping of the Project).

(n) To the best of the Borrower's knowledge, the Borrower is currently in compliance with all government regulations to which it is subject, and has obtained and shall continue to maintain all licenses, permits, franchises or other governmental authorizations necessary for the ownership of its property or the conduct of its activities, non-compliance with which or failure to obtain which might materially adversely affect the ability of the Borrower to conduct its activities as currently conducted or the financial condition of the Borrower.

(o) The Borrower is not a party to any contract or agreement, or subject to any charter or other restriction, that materially and adversely affects (within the sole discretionary judgment of the Note Trustee) its ability to perform its obligations under this Loan Agreement. The Borrower is not a party, or otherwise subject, to any provision contained in any instrument evidencing indebtedness, any agreement relating thereto or any other contract or agreement that restricts or otherwise limits the incurring of the indebtedness to be represented by the Borrower Documents. The Borrower possesses all rights and properties necessary for the conduct of its business as currently conducted and as intended to be conducted.

(p) No member of the governing body of the Issuer or any elected or salaried officer or official of the Issuer has any interest (financial, employment or other) in the Borrower, the Project or the transactions contemplated by the Borrower Documents.

(q) To the best of the Borrower's knowledge, the Project will not violate any existing government regulation with respect thereto, and the anticipated use of the Project complies with all existing applicable ordinances, regulations and restrictive covenants affecting the Project, and all requirements of such use that can be satisfied prior to completion of construction have been satisfied.

(r) The Borrower has not received notice of, or has any knowledge of: (i) any proceedings, whether actual, pending or threatened, for the taking under the power of eminent domain or any similar power or right, of all or any portion of the Project; (ii) any damage to or destruction of any portion of the Project; or (iii) any zoning, building, fire or health code violations in respect of the Project that have not heretofore been corrected or that are not scheduled to be corrected in connection with the acquisition, rehabilitation or equipping of the Project.

(s) All building, zoning, safety, health, fire, water district, sewerage and environmental protection agency permits and other licenses and permits that are required by any governmental body for the acquisition, rehabilitation, equipping, use, occupancy and operation of the Project have been obtained and are in full force and effect (except for those which are not yet required to have been obtained in connection with the acquisition, rehabilitation and equipping of the Project, and which will be obtained at or prior to the time required by law in connection with the acquisition, rehabilitation and equipping of the Project).

(t) All balance sheet, income statements, statements of cash flow and other financial data that have been or shall hereafter be furnished to the Note Trustee for the purposes of or in connection with this Loan Agreement do and will present fairly in accordance with GAAP, consistently applied, the financial condition of the Borrower as of the dates thereof and the results of its operations for the periods covered thereby.

(u) The representations and warranties set forth in this Section 2.02 shall survive until all Liabilities have been indefeasibly paid in full.

(v) At the time of making of each disbursement pursuant to Section 3.03, the Borrower shall be deemed to have remade each of the representations and warranties contained in this Section 2.02 with the same effect as though made on the date of such disbursement.

**Section 2.03 Borrower's Representations Regarding Notes and Project.** With respect to the use of proceeds of the Notes and the operation of the Project, the Borrower represents as follows:

(a) The estimated cost of rehabilitating the Project, inclusive of financing costs, is in excess of \$ \_\_\_\_\_.

(b) (i) At least 95% of the net proceeds of the Notes will be used to finance Qualified Project Costs which constitute a "qualified residential rental project" within the meaning of Section 142(d) of the Code and such costs either (1) will have been paid with respect to work performed or materials purchased after July 29, 2015 (which date is sixty days prior to the adoption of the Inducement Ordinance) or (2) will constitute "Preliminary Expenditures" not in excess of twenty (20%) percent of the sale proceeds of the Notes as defined in Section 3.13.6

of the Tax Regulatory Agreement executed by the City, the Borrower and the Note Trustee in connection with the Notes.

(c) The average maturity of the Notes does not exceed 120% of the average reasonably expected economic life of the Project determined in accordance with Section 147(b) of the Code.

(d) Neither the Borrower nor any "related person" (within the meaning of the Code) will acquire, pursuant to any arrangement, formal or informal, any of the Notes in an amount related to the principal amount of the Notes.

(e) Less than 25% of the net proceeds of the Notes will be used for the acquisition of the land on which the Project is located.

(f) None of the proceeds of the Notes will be used to provide any airplane, skybox or other private luxury box, health club facility, any facility primarily used for gambling, or any store the principal business of which is the sale of alcoholic beverages for consumption off premises, and none of the proceeds of the Notes will be used for the acquisition of land to be used for farming or industrial park purposes.

(g) Until payment in full of all of the Notes, unless the Note Trustee shall otherwise consent in writing, it will not incur, create, assume or suffer to exist any mortgage, pledge, security interest, lien, charge or other encumbrance of any nature on the Project or the Trust Estate (as defined in the Note Indenture) other than (i) any liens, taxes or other governmental charges which are not yet due and payable, (ii) any pledge relating to syndication of ownership interests in the Project, (iii) any lien, including, but without limiting the generality of the foregoing, mechanics' liens, or other liens resulting from a good-faith dispute on the part of the Borrower, which dispute the Borrower agrees to resolve diligently, (iv) the Borrower Documents, (v) other liens or encumbrances contemplated by the approving ordinance adopted by the Issuer in connection with the issuance of the Notes, and (vi) such other pledges as may be approved in writing by the Note Trustee.

(h) The Note Indenture has been submitted to the Borrower for its examination, and the Borrower acknowledges, by execution of this Loan Agreement, that it has reviewed and approved the Note Indenture.

(i) Borrower has not taken, or permitted to be taken on its behalf, and agrees that it will not take, or permit to be taken on its behalf, any action which would adversely affect the exclusion from gross income for federal income tax purposes of the interest paid on the Notes, and that it will make and take, or require to be made and taken, such acts and filings as may from time to time, be required under the Code to maintain the exclusion from gross income for federal income tax purposes of the interest on the Notes, including maintaining continuous compliance with the requirements of Section 142 of the Code.

(j) If the Borrower becomes aware of any situation, event or condition which would result in the interest of the Notes becoming includable in gross income for federal income tax purposes, the Borrower shall promptly give written notice thereof to the Issuer and the Note Trustee.

**ARTICLE III.  
ACQUISITION, REHABILITATION AND EQUIPPING OF THE PROJECT;  
ISSUANCE OF THE NOTES**

**Section 3.01 Agreement to Acquire, Rehabilitate and Equip the Project.** The Borrower agrees to make or cause to be made all contracts and do all things necessary for the acquisition, rehabilitation and equipping of the Project. The Borrower further agrees that it will acquire, rehabilitate and equip the Project with all reasonable dispatch and use its best efforts to cause the acquisition, rehabilitation and equipping of the Project to be completed by the Completion Date, or as soon thereafter as may be practicable, delays caused by force majeure as defined in Section 8.01 hereof only excepted; but if for any reason such acquisition, rehabilitation and equipping is not completed by said Completion Date there shall be no resulting liability on the part of the Borrower or the Issuer and no diminution in or postponement of the payments required in Section 4.02 hereof to be paid by the Borrower.

**Section 3.02 Agreement to Issue, Sell and Deliver the Notes; Deposit of Note Proceeds.** In order to provide funds for the payment of the Costs of the Project, the Issuer, concurrently with the execution of this Loan Agreement, will issue, sell, and deliver the Notes and deposit the proceeds thereof with the Note Trustee, which amounts shall be immediately deposited into the Project Fund.

**Section 3.03 Disbursements from the Project Fund.** In the Note Indenture, the Issuer has authorized and directed the Note Trustee to make disbursements from the Project Fund to pay Project Costs. The Note Trustee shall make disbursements from the Project Fund as provided in the Note Indenture, and pursuant to the receipt of a Requisition in substantially the form attached to the Note Indenture as Exhibit B.

**Section 3.04 Furnishing Documents to the Note Trustee.** The Borrower agrees to cause such Requisitions to be directed to the Note Trustee as may be necessary to effect payments out of the Project Fund in accordance with Section 3.03 hereof, including all documents Borrower may be required to provide under the Redevelopment Agreement.

**Section 3.05 Establishment of Completion Date.**

(a) The Borrower Representative shall evidence completion of the Project and the actual date of completion to the Issuer and the Note Trustee by an executed certificate evidencing the completion of the Project (the "Completion Certificate"). The Completion Certificate shall be executed by the Borrower Representative and shall state to the best information and belief of the Borrower, after due inquiry, that, except for amounts retained (subject to the provisions of this Section 3.05) by the Note Trustee at the Issuer's or the Borrower's direction for any costs not then due and payable or costs due and payable, the payment of which is being diligently contested in good faith, construction of the Project has been completed in material compliance with all applicable laws, regulations and agreements, and all costs of labor, services, materials and supplies used in the Project have been paid, all equipment necessary for the operation of the Project has been purchased, installed and paid for, is suitable and sufficient for its intended purposes, and is fully operable, all costs and expenses incurred in connection with the Project have been paid except for amounts not yet due and payable or being

diligently contested in good faith by the Borrower, and the Project is suitable and sufficient for its intended purposes. Notwithstanding the foregoing, the Completion Certificate shall further state that it is given without prejudice to any rights of the Borrower against third parties which exist at the date of the Completion Certificate or which may subsequently come into being. The Completion Certificate shall be furnished by the Borrower to the Issuer and the Note Trustee promptly following the completion of the Project.

(b) If at least ninety-five percent (95%) of the Net Proceeds of the Notes have not been used to pay Costs of the Project, any amount (exclusive of amounts retained by the Note Trustee in the Project Fund for payment of Costs of the Project not then due and payable) remaining in the Project Fund shall be transferred by the Note Trustee into the Note Payment Fund and used by the Note Trustee (i) to pay the principal of the Notes or (ii) for any other purpose provided that the Note Trustee is furnished with an opinion of Bond Counsel to the effect that such use is a lawful use of such amounts and will not cause interest on the Notes to be included in gross income for federal income tax purposes. Until used for one or more of the foregoing purposes, such segregated amount may be invested as permitted by the Note Indenture provided that prior to any such investment the Note Trustee is provided with an opinion of Bond Counsel to the effect that such investment will not cause interest on the Notes to be included in gross income for federal income tax purposes.

**Section 3.06 Borrower Required to Pay in Event Project Fund Insufficient.** In the event the moneys in the Project Fund available for payment of the Costs of the Project are not sufficient to pay the Costs of the Project in full, the Borrower agrees to complete the Project and to pay that portion of the Costs of the Project in excess of the moneys available therefor in the Project Fund. The Issuer does not make any warranty, either express or implied, that the moneys paid into the Project Fund and available for payment of the Costs of the Project will be sufficient to pay all of the Costs of the Project. The Borrower agrees that if after exhaustion of the moneys in the Project Fund, the Borrower should pay any portion of the Costs of the Project pursuant to the provisions of this Section 3.06, the Borrower shall not be entitled to any reimbursement therefor from the Issuer, the Note Trustee or the Holders of any of the Notes, nor shall the Borrower be entitled to any diminution of the amounts payable under this Loan Agreement.

**Section 3.07 Arbitrage Covenant.** The Borrower covenants with the Issuer (a) not to take any action or fail to take any action which would cause the interest on the Notes to be or become includable in the gross income of the Holders for federal income tax purposes and (b) not to cause or direct any moneys on deposit in any fund or account to be used in a manner that would cause the Notes to be classified as "arbitrage bonds" within the meaning of Section 148 of the Code. The Borrower certifies and covenants to and for the benefit of the Issuer and the Holders that so long as there are any Notes outstanding, moneys on deposit in any fund or account in connection with the Notes, whether such moneys were derived from the proceeds of the sale of the Notes or from any other sources, will not be used in a manner that will cause the Notes to be classified as "arbitrage bonds" within the meaning of Section 148 of the Code. In order to satisfy the arbitrage and rebate requirements contained in the Code, the Borrower will comply with the provisions of the Tax Regulatory Agreement, including the hiring of a rebate analyst and payment of such rebate analyst's fee, as set forth in the Tax Regulatory Agreement.

**ARTICLE IV.  
LOAN PROVISIONS**

**Section 4.01 Loan of Proceeds.** The Issuer agrees, upon the terms and conditions contained in this Loan Agreement and the Note Indenture, to lend to the Borrower the proceeds received by the Issuer from the sale of the Notes. Such proceeds shall be disbursed to or on behalf of the Borrower as provided in Section 3.03 hereof.

**Section 4.02 Amounts Payable.**

(a) The Borrower hereby covenants and agrees to repay the Loan on or before any date that any payment of interest or principal is required to be made in respect of the Notes pursuant to the Note Indenture, until the principal of and interest on the Notes shall have been fully paid or provision for the payment thereof shall have been made in accordance with the Note Indenture, in immediately available funds, a sum which, together with any other moneys available for such payment in any account of the Note Payment Fund, will enable the Note Trustee to pay the amount payable on such date as principal of (whether at maturity or acceleration or otherwise) and interest on the Notes as provided in the Note Indenture. Payments by the Note Trustee of principal and interest on the Notes from amounts in the Note Payment Fund and funds deposited in the Collateral Fund under the Indenture from TIF-Related Amounts (as defined and described in the Note Indenture) and other funds shall be credited against the Borrower's obligation to pay principal and interest on the Loan. The Borrower also covenants and agrees to pay any additional interest, taxes or penalties that may be due as a result of a Determination of Taxability.

It is understood and agreed that all payments of principal and interest payable by the Borrower under subsection (a) of this Section 4.02 are assigned by the Issuer to the Note Trustee for the benefit of the Holders of the Notes (excluding amounts on deposit in the Rebate Fund). The Borrower consents to such assignment.

(b) In the event the Borrower should fail to make any of the payments required in this Section 4.02, the item or installment so in default shall continue as an obligation of the Borrower until the amount in default shall have been fully paid, and the Borrower agrees to pay the same with interest thereon, to the extent permitted by law, from the date when such payment was due, at the rate of interest borne by the Notes.

**Section 4.03 Fees and Expenses.** The Borrower agrees to pay the Issuer's Fee on the Closing Date, the Bond Legal Reserve Fee on the Closing Date, the City's Administrative Fee (on a semiannual basis), the Trustee's Fees and the fee of any rebate analyst hired to comply with the requirements set forth in the Tax Regulatory Agreement (including the reasonable fees and expenses of their respective counsel actually incurred) in connection with the issuance of the Notes and the performance of their duties in connection with the transactions contemplated hereby, including, without limitation, all costs of recording and filing, to the extent such fees and expenses are not otherwise paid from the Project Fund in accordance with the Note Indenture. All such amounts shall be paid directly to the parties entitled thereto for their own account. The Borrower will also pay any reasonable expenses actually incurred in connection with any redemption of the Notes. Specifically, and without limiting the foregoing, the Borrower agrees to



pay to and indemnify the Issuer, the Note Trustee or to any payee designated by the Issuer, within thirty (30) calendar days after receipt of request for payment thereof, all reasonable expenses of the Issuer and the Note Trustee actually incurred and related to the Project and the financing thereof which are not paid from the funds held under the Note Indenture, including, without limitation, reasonable legal and paralegal fees and expenses incurred in connection with the interpretation, performance, enforcement or amendment of any documents relating to the Project or the Notes or in connection with questions or other matters arising under such documents.

The obligations of the Borrower under this Section shall survive the termination of this Loan Agreement and the payment and performance of all of the other obligations of the Borrower hereunder and under the other Borrower Documents.

**Section 4.04 Obligations of the Borrower Unconditional.** The obligations of the Borrower to make the payments required under this Loan Agreement, and to perform and observe the other agreements on its part contained herein shall be absolute and unconditional, irrespective of any defense or any right of notice, setoff, recoupment or counterclaim it might otherwise have against the Issuer, the Note Trustee or any other person. Subject to termination as provided herein, the Borrower (a) will not suspend or discontinue, or permit the suspension or discontinuance of, any payments provided for under this Loan Agreement, (b) will perform and observe all of its other agreements contained in this Loan Agreement and (c) will not terminate this Loan Agreement for any cause including, without limiting the generality of the foregoing, any acts or circumstances that may constitute failure of consideration, eviction or constructive eviction, destruction of or damage to the Project, commercial frustration of purpose, or change in the tax or other laws or administrative rulings of or administrative actions by the United States of America or the State or any political subdivision of either, any failure of the Issuer to perform and observe any agreement, whether express or implied, or any duty, liability, or obligation arising out of or connected with this Loan Agreement, whether express or implied, or any failure of the Note Trustee to perform and observe any agreement, whether express or implied, or any duty, liability or obligation arising out of or connected with the Note Indenture, whether express or implied.

**Section 4.05 Limited Obligation of Issuer.** The obligations of the Issuer under this Loan Agreement are special, limited obligations of the Issuer, payable solely out of the Revenues. The obligations of the Issuer hereunder shall not be deemed to constitute an indebtedness or an obligation of the Issuer, the State of Illinois or any political subdivision thereof within the meaning of any constitutional limitation or statutory provision, or a charge against the credit or general taxing powers, if any, of any of them.

**Section 4.06 Assignment of Issuer's Rights.** As security for the payment of the Notes, the Issuer will, pursuant to the Note Indenture and the Assignment, assign and pledge to the Note Trustee all of the Issuer's right, title and interest in and to this Loan Agreement and the Promissory Note, except that it will retain the Issuer Reserved Rights, but such retention by the Issuer will not limit in any way the exercise by the Note Trustee of its rights hereunder, under the Assignment or under the Note Indenture, the Promissory Note and the Notes. Notwithstanding anything herein to the contrary, the Issuer hereby directs the Borrower to make all payments under this Loan Agreement (except with respect to the Issuer Reserved Rights) and the

Promissory Note directly to the Note Trustee. The Borrower hereby acknowledges and consents to such pledge and assignment, and agrees to make payments directly to the Note Trustee (except with respect to the Issuer Reserved Rights), without defense or set-off, recoupment or counterclaim by reason of any dispute between the Borrower on the one hand, and the Note Trustee or the Issuer on the other hand, or otherwise. After any such assignment and pledge referenced in this Loan Agreement, the Note Indenture, the Notes or the Promissory Note, all rights, interest and benefits accruing to the Issuer under this Loan Agreement or the Promissory Note, except for the Issuer Reserved Rights, shall be assigned to and become the rights and benefits of the Trustee. Any obligations of the Issuer as provided in the Note Indenture, this Loan Agreement, the Notes or the Promissory Note shall remain the obligations of the Issuer to the extent provided herein and therein after such assignment. The Issuer agrees that the Note Trustee, in its name or in the name of the Issuer, may enforce all rights of the Issuer (other than the Issuer Reserved Rights) and all obligations of the Borrower under and pursuant to the assigned documents as aforesaid, and the Issuer will not enforce such rights and obligations itself except at the written direction of the Note Trustee, in each case whether or not the Issuer is in Default hereunder.

#### **ARTICLE V. SPECIAL COVENANTS**

**Section 5.01 Access to the Project.** The Borrower agrees that the Issuer, the Note Trustee and their duly authorized agents, attorneys, experts, engineers, accountants and representatives shall have the right to inspect the Project and the acquisition, rehabilitation and equipping thereof at all reasonable times. The Borrower acknowledges that the Issuer shall monitor the acquisition, rehabilitation and equipping of the Project. The Issuer, the Note Trustee and their duly authorized agents shall also be permitted, at all reasonable times, to examine the books, accounts, contracts, documents, and other papers of the Borrower with respect to the Project which shall all be maintained by the Borrower in reasonable condition and for audit.

**Section 5.02 Further Assurances and Corrective Instruments.** The Issuer and the Borrower agree that they will, from time to time, execute, acknowledge and deliver, or cause to be executed, acknowledged and delivered, such supplements hereto and such further instruments as may reasonably be required for carrying out the expressed intention of this Loan Agreement.

**Section 5.03 Issuer and Borrower Representatives.** Whenever under the provisions of this Loan Agreement the approval of the Issuer or the Borrower is required or the Issuer or the Borrower is required to take some action at the request of the other, such approval or such request shall be given in writing both for the Issuer by an Authorized Issuer Representative and for the Borrower by an Authorized Borrower Representative. The Note Trustee shall be authorized to act on any such approval or request pursuant to the Note Indenture.

**Section 5.04 Financing Statements.** The Borrower shall, or shall cause to be executed and filed any and all financing statements, or any amendments thereof or continuation statements thereto, to perfect the security interests granted in the Note Indenture, in the manner prescribed in the Note Indenture. The Borrower shall pay all costs of filing such instruments and any fees and expenses (including reasonable attorney's fees) associated therewith.

**Section 5.05 Insurance.** The Borrower shall obtain and keep in force such insurance coverage as may be required by the Issuer in its reasonable discretion from time to time. All insurance policies and renewals thereof relating to the Project shall be in a form acceptable to the Issuer in its reasonable discretion and shall designate the Issuer and the Note Trustee as additional insured for liability insurance on the Project. The Issuer shall be furnished with full copies of all policies within fifteen (15) calendar days of receipt thereof and shall have the right to receive duplicate copies of policies and renewals, and the Borrower shall promptly furnish the Issuer with copies of all renewal notices and all receipts for paid premiums within fifteen (15) calendar days of receipt thereof. The Borrower shall notify the Issuer at least 30 calendar days in advance of an endorsement or of any change in the terms of coverage adverse to the Issuer. In the event of loss, the Borrower shall give prompt notice to the insurance carrier and the Issuer.

With respect to any casualty insurance, it shall (a) be in an amount equal to the greater of the actual cash value or the replacement cost of the insurable then existing improvements and equipment in the Project and (b) be provided by an insurance company with a claims paying ability rating of not less than "B+V" by A.M. Best.

**Section 5.06 Restriction on Plans and Specifications.** The Borrower will not cause, permit or suffer to exist, any material deviations from the Plans and Specifications and will not approve or consent to any construction change directive without the prior approval of the Issuer, which approval shall not be unreasonably held.

**Section 5.07 Requisitions.**

(a) At such time as the Borrower shall desire to obtain an advance from the Project Fund, the Borrower shall complete, execute and deliver to the Note Trustee a Requisition. Each Requisition shall be signed on behalf of the Borrower, shall be in the form set forth on Exhibit B to the Note Indenture, and shall state with respect to each disbursement to be made: (i) the number of the Requisition, (ii) the amount to be disbursed and the sources of such disbursement, (iii) that each obligation described therein is a Project Cost, has been properly incurred and has not been the basis for any previous disbursement, (iv) that the expenditure of such disbursement when added to all previous disbursements will result in not less than 95% of all disbursements from proceeds of the Notes having been used to pay or reimburse the Borrower for Qualified Project Costs, and (v) that all Project Costs contained on such Requisition constitute TIF Funded Improvements (as defined in the Redevelopment Agreement) under the Redevelopment Agreement. The Borrower shall submit the Requisition to the Note Trustee for payment. Approved Requisitions may be submitted to the Note Trustee by facsimile and shall not include accompanying supporting materials.

(b) The amounts deposited into the Project Fund may be disbursed by the Note Trustee only in accordance with Section 5.02 of the Note Indenture, including delivery of a written Requisition of the Borrower satisfying the requirements of this Section 5.07 and Section 5.02 of the Note Indenture.

**Section 5.08 Borrower Receipt of Insurance or Condemnation Proceeds.** In the event the Borrower receives any proceeds of insurance or any condemnation awards with respect to the Project from a party other than the Note Trustee, the Borrower shall promptly upon receipt remit all such insurance proceeds or condemnation awards to the Note Trustee for deposit to the Project Fund under the Note Indenture, and subject to the Requisition approval process set forth herein, such proceeds shall be used to repair or restore the loss caused to the Project.

**Section 5.09 Financial Information.**

The Borrower agrees that it will have the books and records of the Borrower audited annually by an independent certified public accountant as soon as practicable after the close of each fiscal year of the Borrower, and will furnish within 120 days after the end of each fiscal year to the Issuer and the Note Trustee a copy of the audit report certified by such certified public accountant and prepared in accordance with generally accepted accounting principles, which report shall include calculations of the availability of funds for distributions and disclose the amount of partner distributions for the preceding year. The Borrower and the Issuer acknowledge that the Note Trustee shall have no obligations under this Section 5.09 other than to receive such statements and, if requested, to furnish such statements to Holders.

**Section 5.10 Environmental Requirements; Indemnity.**

(a) As between the Issuer and the Borrower, the Issuer and the Borrower agree and understand that the terms and provisions of an environmental indemnification agreement between the parties, if any, shall govern all indemnifications from the Borrower to the Issuer with respect to environmental matters affecting the Project. The terms and provisions of such environmental indemnification agreement are incorporated herein by this reference, mutatis mutandis, as if fully set forth herein with respect to such relationship. As such, the balance of the provisions of this Section govern only the relationship between the Borrower and the Issuer with respect to indemnifications from the Borrower to the Issuer with regard to environmental matters affecting the Project.

(b) For purposes of this Section 5.10, the term "Hazardous Substance" means and includes any substance, material or waste, including asbestos, petroleum and petroleum products (including crude oil), that is or becomes designated, classified or regulated as "toxic," "hazardous" or a "pollutant," or that is or becomes similarly designated, classified or regulated, under any federal, state or local law, regulation or ordinance, but does not include any such substance that is a customary and ordinary household, cleaning or office product used on the Premises (as defined below) by Borrower or any tenant or agent of Borrower, or customary construction materials used during the course of construction of the Project by the Borrower and its general contractor, provided such use is in accordance with applicable hazardous materials laws.

(c) Before signing this Loan Agreement, the Borrower researched and inquired into the previous uses and owners of the premises on which the Project is located (the "Premises") and obtained a Phase I environmental site assessment and other reports with respect to the environmental conditions of the Premises, a copy of which has been delivered to the Issuer. Based on that due diligence, the Borrower represents and warrants to the Issuer that,

except as the Borrower has disclosed to the Issuer in writing and as described in the Phase I environmental site assessment, to the best of the Borrower's knowledge, (i) no Hazardous Substance has been disposed of, or released to or from, or otherwise now exists in, on, under or around, the Premises, and (ii) no aboveground or underground storage tanks are now or have ever been located on or under the Premises.

(d) The Borrower has complied, and will comply and cause all tenants and any other persons who may come upon the Premises to comply in all material respects with all federal, state and local laws, regulations and ordinances governing or applicable to Hazardous Substances, including those requiring disclosures to prospective and actual buyers or tenants of all or any portion of the Premises. The Borrower will not install or allow to be installed any aboveground or underground storage tanks on the Premises. The Borrower must comply with the recommendations of any qualified environmental engineer or other expert engaged by the Borrower with respect to the Premises. The Borrower must promptly notify the Issuer in writing (1) if it knows, suspects or believes there may be any Hazardous Substance in or around any part of the Premises, any improvements constructed on the Premises, or the soil, groundwater or soil vapor on or under the Premises, or that the Borrower or the Premises may be subject to any threatened or pending investigation by any governmental agency under any law, regulation or ordinance pertaining to any Hazardous Substance, and (ii) of any claim made or threatened by any person, other than a governmental agency, against the Borrower arising out of or resulting from any Hazardous Substance being present or released in, on or around any part of the Premises, any Improvements constructed on the Premises or the soil, groundwater or soil vapor on or under the Premises (any of the matters described in clauses (i) and (ii) above a "Hazardous Substances Claim").

(e) The Issuer, and its respective officers, employees, directors, agents, assignees, and any purchasers of the Premises at any foreclosure sale (each individually, an "Indemnified Party," and all collectively, the "Indemnified Parties"), have the right at any reasonable time and upon notice to the Borrower to enter and visit the Premises for the purposes of observing the Premises, taking and removing soil or groundwater samples and conducting tests on any part of the Premises. The Indemnified Parties have no duty, however, to visit or observe the Premises or to conduct tests, and no site visit, observation or testing by any Indemnified Party imposes any liability on any Indemnified Party. In no event will any site visit, observation or testing by any Indemnified Party be a representation that Hazardous Substances are or are not present in, on or under the Premises, or that there has been or will be compliance with any law, regulation or ordinance pertaining to Hazardous Substances or any other applicable governmental law. Neither the Borrower nor any other party is entitled to rely on any site visit, observation or testing by any Indemnified Party. The Borrower waives to the fullest extent permitted by law any such duty of care on the part of the Indemnified Parties or any other party to protect the Borrower or inform the Borrower or any other party of any Hazardous Substances or any other adverse condition affecting the Premises. Any Indemnified Party will give the Borrower reasonable notice before entering the Premises. The Indemnified Party will make reasonable efforts to avoid interfering with the Borrower's use of the Premises in exercising any rights provided in this Section. The Borrower must pay all costs and expenses incurred by an Indemnified Party in connection with any inspection or testing conducted in accordance with this subsection. The results of all investigations conducted and/or reports prepared by or for any Indemnified Party must at all times remain the property of the Indemnified Party, and under no

circumstances will any Indemnified Party have any obligation whatsoever to disclose or otherwise make available to the Borrower or any other party the results or any other information obtained by any of them in connection with the investigations and reports. Notwithstanding the foregoing, the Indemnified Parties hereby reserve the right, and the Borrower hereby expressly authorizes any Indemnified Party, to make available to any party (including any governmental agency or authority and any prospective bidder at any foreclosure sale of the Premises) any and all reports, whether prepared by any Indemnified Party or prepared by the Borrower and provided to any Indemnified Party (collectively, "Environmental Reports") that any Indemnified Party may have with respect to the Premises. The Borrower consents to the Indemnified Parties' notifying any party (either as part of a notice of sale or otherwise) of the availability of any or all of the Environmental Reports and the information contained therein. The Borrower acknowledges that the Indemnified Parties cannot control or otherwise assure the truthfulness or accuracy of the Environmental Reports and that the release of the Environmental Reports, or any information contained therein, to prospective bidders at any foreclosure sale of the Premises may have a material and adverse effect upon the amount that a party may bid at such sale. The Borrower agrees that the Indemnified Parties have no liability whatsoever as a result of delivering any or all of the Environmental Reports or any information contained therein to any third party, and the Borrower hereby releases and forever discharges the Indemnified Parties from any and all claims, damages, or causes of action, arising out of, connected with or incidental to the Environmental Reports or the delivery thereof.

(f) The Borrower must promptly undertake any and all remedial work ("Remedial Work") in response to Hazardous Substances Claims to the extent required by governmental agency or agencies involved or as recommended by prudent business practices, if such standard requires a higher degree of remediation, and in all events to minimize any impairment to the Issuer's security under the Borrower Documents. All Remedial Work must be conducted (i) in a diligent and timely fashion by licensed contractors acting under the supervision of a consulting environmental engineer, (ii) pursuant to a detailed written plan for the Remedial Work approved by all public or private agencies or persons with a legal or contractual right to such approval, (iii) with insurance coverage pertaining to liabilities arising out of the Remedial Work as is then customarily maintained with respect to such activities, and (iv) only following receipt of any required permits, licenses or approvals. The selection of the Remedial Work contractors and consulting environmental engineer, the contracts entered into with such parties, any disclosures to or agreements with any public or private agencies or parties relating to Remedial Work and the written plan for the Remedial Work (and any changes thereto) at the Issuer's option, is subject to the Issuer's prior written approval, which may not be unreasonably withheld or delayed.

(g) The obligations and rights of the parties under this Section 5.10 continue in full force and effect until the first to occur of full, final and indefeasible repayment of the Liabilities or the transfer of title to all or any part of the Premises at a foreclosure sale or by deed in lieu of such foreclosure (any such foregoing transfer being referred to as a "Foreclosure Transfer"). The parties' obligations and rights under this Section 5.10 continue in full force and effect after the full and final payment of the Liabilities or a Foreclosure Transfer, as the case may be, but (i) in the case of a full and final payment of the Liabilities, the Borrower's obligations under this Section 5.10 are thereafter limited to the indemnification obligations of subsections (i) and (j) below as to Indemnified Costs (as defined below) arising out of or as a result of events

prior to the full and final payment of the Liabilities, and (ii) in the case of a Foreclosure Transfer, the obligations do not include the obligation to reimburse any Indemnified Party for diminution in value of the Premises resulting from the presence of Hazardous Substances on the Premises before the date of the Foreclosure Transfer if, and to the extent that, the Indemnified Party recovers on a deficiency judgment including compensation for such diminution in value; provided, however, that nothing in this sentence impairs or limits an Indemnified Party's right to obtain a judgment in accordance with applicable law for any deficiency in recovery of all obligations, subject to the provisions of Section 9.03 hereof. As used in this Section 5.10, the term "Indemnified Costs" means all actual or threatened liabilities, claims, actions, causes of action, judgments, orders, damages (including foreseeable and unforeseeable consequential damages), costs, expenses, fines, penalties and losses incurred in connection with Hazardous Substances on the Property (including sums paid in settlement of claims and all consultant, expert and reasonable legal fees and expenses of the Issuer's counsel), including those incurred in connection with any investigation of site conditions or any clean-up, remedial, removal or restoration work (whether of the Premises or any other property), or any resulting damages, harm or injuries to the person or property of any third parties or to any natural resources.

(h) The Borrower shall indemnify, defend and hold the Indemnified Parties harmless for, from and against any and all Indemnified Costs directly or indirectly arising out of or resulting from any Hazardous Substance being present or released in, on or around any part of the Premises, or in the soil, groundwater or soil vapor on or under the Premises, including: (i) any claim for such Indemnified Costs asserted against any Indemnified Party by any federal, state or local governmental agency, including the United States Environmental Protection Agency and the Illinois Environmental Protection Agency, and including any claim that any Indemnified Party is liable for any such Indemnified Costs as an "owner" or "operator" of the Premises under any law relating to Hazardous Substances; (ii) any claim for such Indemnified Costs asserted against any Indemnified Party by any person other than a governmental agency, including (1) any person who may purchase or lease all or any portion of the Premises from the Borrower, from any Indemnified Party or from any other purchaser or lessee, (2) any person who may at any time have any interest in all or any portion of the Premises, (3) any person who may at any time be responsible for any clean-up costs or other Indemnified Costs relating to the Premises, and (4) any person claiming to have been injured in any way as a result of exposure to any Hazardous Substance; (iii) any Indemnified Costs incurred by any Indemnified Party in the exercise by the Indemnified Party of its rights and remedies under this Section 5.10; and (iv) any Indemnified Costs incurred by any Indemnified Party as a result of currently existing conditions in, on or around the Premises, whether known or unknown by the Borrower or the Indemnified Parties at the time this Loan Agreement is executed, or attributable to the acts or omissions of the Borrower, any of the Borrower's tenants, or any other person in, on or around the Premises with the consent or under the direction of the Borrower.

(i) Upon demand by any Indemnified Party, the Borrower must defend any investigation, action or proceeding involving any Indemnified Costs that is brought or commenced against any Indemnified Party, whether alone or together with the Borrower or any other person, all at the Borrower's own cost and by counsel approved by the Indemnified Party. In the alternative, any Indemnified Party may elect to conduct its own defense at the Borrower's expense.

(j) In addition to any other rights or remedies the Issuer may have under this Loan Agreement, at law or in equity, upon the occurrence of an Event of Default under this Loan Agreement, the Issuer may do or cause to be done whatever is necessary to cause the Premises to comply with any and all laws, regulations and ordinances governing or applicable to Hazardous Substances, and any other applicable law, rule, regulation, order or agreement, and the cost thereof will become immediately due and payable upon demand by the Issuer, and if not paid when due will accrue interest at the default rate set forth in the Notes, until paid. The Borrower hereby acknowledges and agrees that any amounts realized by the Issuer by reason of the following may be applied to pay the Liabilities prior to being applied to pay the Borrower's obligations to reimburse the Issuer for costs and expenses, including those incurred by the Issuer in enforcing its rights and remedies under the provisions of this Section 5.10: (i) any payments made pursuant to the Notes or any of the Borrower Documents (other than payments made to the Issuer for reimbursement of costs and expenses or for enforcement of its rights and remedies, under the provisions of this Section 5.10); (ii) any foreclosure of documents evidencing or securing the Liabilities (including any amounts realized by reason of any credit bid in connection with any such foreclosure); (iii) any conveyance in lieu of foreclosure; (iv) any other realization upon any security for the Liabilities; (v) any recoveries against the Borrower personally (except for recoveries against the Borrower for reimbursement of costs and expenses or enforcement of the Issuer's rights and remedies under this Section 5.10); and (vi) any recoveries against any person or entity other than the Borrower (including any guarantor) to the maximum extent permitted by applicable law.

#### ARTICLE VI.

#### RESTRICTION ON TRANSFER; ASSIGNMENT, SELLING, LEASING

##### Section 6.01 Restriction on Transfer; Removal of Manager.

(a) In the event the Borrower intends to sell, lease (except to the tenants who will occupy units in the Project), sublease or otherwise materially encumber the whole of or any part of the Project or sell, assign or otherwise, except as otherwise provided herein, transfer any interest in the Borrower (a "transfer"), it shall (i) apply to the Issuer for consent to transfer, and (ii) comply with the provisions of the Tax Regulatory Agreement restricting any such transfer.

(b) In addition, in connection with a proposed transfer, the Borrower and any transferee shall comply with all applicable provisions of the laws and regulations of the Issuer and State in effect at that time regarding notice to tenants, and tenants' rights generally, including, specifically, the right of first refusal, or any successor legislation thereto. The transferee shall expressly assume the Borrower's duties and obligations under this Loan Agreement and any other Borrower Documents in writing simultaneously with any approved transfer as set forth in this Section 6.01. The Borrower shall make available to the Issuer copies of any documents reflecting an amendment to member interests in the Borrower or other organizational documents relating to the sale or other transfer of assets of the Borrower.

(c) Except as otherwise provided for herein, and with the prior written consent of the Issuer in its sole and absolute discretion, the Borrower will not, directly or indirectly, by operation of law or otherwise, sell, assign, grant a deed of trust, pledge, hypothecate, transfer or otherwise dispose of the Project or any interest in the Project, and will not encumber, alienate,



hypothecate, grant a security interest in or grant any other ownership or control interest whatsoever in the Project, in the leases or in the rents, issues and profits therefrom.

(d) Except as otherwise provided for herein, and with the prior written consent of the Issuer, no interest in the Borrower and no ownership interest in the Manager may be sold, conveyed, transferred, assigned, pledged or otherwise transferred, in whole or in part, directly or indirectly, by operation of law or otherwise.

(e) Notwithstanding anything to the contrary contained in the subsections above or otherwise in the Borrower Documents, each of the following transactions are hereby deemed to be expressly permitted hereunder and shall not require any further consent of the Issuer:

(i) Issuance of partnership interests in the Borrower equal to 99.99% of the profits, losses, credits, distributions and other interests in the Borrower to \_\_\_\_\_, a[n] \_\_\_\_\_ (the "Investor Member");

(ii) The pledge and encumbrance of the membership interests in the Borrower of the Investor Member to or for the benefit of any financial institution which enables the Investor Member to make its capital contributions to Borrower and any subsequent realization by any such lender upon the interests of the Investor Member in the Borrower; and

(iii) [The pledge of the general partner interest in Borrower to any lender that provides a loan to Borrower to provide bridge financing for the capital contributions of the Investor Member].

(f) The Borrower will not become a party to any merger or consolidation, or agree to effect any asset acquisition or stock acquisition.

(g) The Borrower will not convert the ownership of the Project into condominium or cooperative housing corporation form of ownership other than a limited equity cooperative that is a qualified cooperative housing corporation as defined in Section 143(k)(9) of the Code.

(h) The Borrower will not seek the dissolution or winding up, in whole or in part, of the Borrower or voluntarily file, or consent to the filing of, a petition for bankruptcy, reorganization, or assignment for the benefit of creditors or similar proceedings.

(i) The Borrower will not enter into any arrangement, directly or indirectly, whereby the Borrower shall sell or transfer any property owned by it in order then or thereafter to lease such property or lease other property that the Borrower intends to use for substantially the same purpose as the property being sold or transferred without the prior written consent of the Issuer in its sole and absolute discretion.

(j) The Borrower will not take any action that would adversely affect the exclusion of interest on the Notes from gross income, for purposes of federal income taxation nor

omit or fail to take any action required to maintain the exclusion of interest on the Notes from gross income, for purposes of federal income taxation.

(k) This Loan Agreement may not be sold, assigned, transferred or otherwise disposed of by the Borrower without the prior written consent of the Issuer (which consent shall be within the reasonable discretion of the Issuer), subject to each of the following conditions:

(i) No such assignment will relieve the Borrower from primary liability for any of its obligations hereunder (unless the Issuer agrees in writing to release the Borrower) and in the event of any such assignment, the Borrower will continue to remain primarily liable for payment of its obligations hereunder and for performance and observance of the other covenants and agreements on its part herein provided.

(ii) No such assignment will, in the opinion of Bond Counsel (all such expenses related to such opinion shall be paid by the Borrower), impair the exclusion of interest on the Notes from gross income for purposes of federal income taxation.

(iii) The assignee will assume in writing the obligations of the Borrower hereunder to the extent of the interest assigned in a form acceptable to the Issuer (the "Assumption Agreement").

(iv) Prior to any such assignment, the Borrower will, furnish or cause to be furnished to the Issuer and the Trustee an executed original of the Assumption Agreement.

## ARTICLE VII. INDEMNIFICATION

**Section 7.01 Indemnification of Issuer and Note Trustee.** (a) Except as otherwise provided below and subject to Sections 8.07 and 9.04 hereof, the Issuer and the Note Trustee, and each of their officers, agents, independent contractors, employees, successors and assigns, and, in the case of the Issuer, its elected and appointed officials, past, present or future (hereinafter the "Indemnified Persons"), shall not be liable to the Borrower for any reason. The Borrower shall defend, indemnify and hold the Indemnified Persons harmless from any loss, claim, damage, tax, penalty or expense (including, but not limited to, reasonable counsel fees, costs, expenses and disbursements), or liability (other than with respect to payment of the principal of or interest on the Promissory Note) of any nature due to any and all suits, actions, legal or administrative proceedings, or claims arising or resulting from, or in any way connected with: (i) the financing, installation, operation, use or maintenance of the Project; (ii) any act, failure to act, or misrepresentation by the Borrower or any member of the Borrower, or any Person acting on behalf of, or at the direction of, the Borrower or any member of the Borrower, in connection with the issuance, sale or delivery of the Notes; (iii) any false or misleading representation made by the Borrower in the Borrower Documents; (iv) the breach by the Borrower of any covenant contained in the Borrower Documents, or the failure of the Borrower to fulfill any such covenant which are not cured within all applicable notice and cure periods; (v)

enforcing any obligation or liability of the Borrower under this Loan Agreement, the Promissory Note, or the other Borrower Documents, or any related agreement; (vi) taking any action requested by the Borrower; (vii) taking any action reasonably required by the Borrower Documents; or (viii) taking any action considered necessary by the Issuer or the Note Trustee, and which is authorized by the Borrower Documents. If any suit, action or proceeding is brought against any Indemnified Person, the interests of the Indemnified Person in that suit, action or proceeding shall be defended by counsel to the Indemnified Person or the Borrower, as the Indemnified Person shall determine. If such defense is by counsel to the Indemnified Person, the Borrower shall indemnify and hold harmless the Indemnified Person for the cost of that defense, including counsel fees, disbursements, costs and expenses. If the Indemnified Persons affected by such suit determine that the Borrower shall defend the Indemnified Persons, the Borrower shall immediately assume the defense at its own cost. Neither the Indemnified Persons nor the Borrower shall be liable for any settlement of any proceeding made without each of their consent. In no event shall the Borrower be liable to an Indemnified Person for its own willful misconduct or gross negligence.

(b) Any provision of this Loan Agreement or any other instrument or document executed and delivered in connection therewith to the contrary notwithstanding, the Issuer retains the right to enforce: (i) any applicable federal or state law or regulation or resolution of the Issuer; and (ii) any rights accorded the Issuer by federal or state law or regulation or resolution of the Issuer, and nothing in this Loan Agreement shall be construed as an express or implied waiver thereof.

(c) If the Indemnified Persons are requested by the Borrower to take any action under this Loan Agreement or any other instrument executed in connection herewith for the benefit of the Borrower, they will do so if and only if: (i) the Indemnified Persons are a necessary party to any such action; (ii) the Indemnified Persons have received specific written direction from the Borrower, as required hereunder or under any other instrument executed in connection herewith, as to the action to be taken by the Indemnified Persons; and (iii) a written agreement of indemnification and payment of costs, liabilities and expenses satisfactory to the Indemnified Persons has been executed by the Borrower prior to the taking of any such action by the Indemnified Persons.

(d) The obligations of the Borrower under this Section 7.01 shall survive any assignment or termination of this Loan Agreement and, as to the Note Trustee, any resignation or removal of the Note Trustee.

(e) [Indemnification of the Issuer by the Borrower with respect to environmental matters shall be governed exclusively by the terms and provisions of any environmental indemnification agreement.]

#### ARTICLE VIII. DEFAULTS AND REMEDIES

**Section 8.01 Defaults Defined.** The following shall be "Defaults" under this Loan Agreement and the term "Default" shall mean, whenever it is used in this Loan Agreement, any one or more of the following events:

(a) Failure by the Borrower to pay any amount required to be paid under subsection (a) or (b) of Section 4.02 hereof.

(b) Failure by the Borrower to observe and perform any covenant, condition or agreement on its part to be observed or performed herein other than as referred to in subsection (a) of this Section or failure by the Borrower to observe and perform any covenant, condition or agreement on its part to be observed or performed in the Tax Regulatory Agreement, for a period of 60 calendar days after written notice, specifying such failure and requesting that it be remedied, will have been given to the Borrower by the Issuer or the Note Trustee; provided, with respect to any such failure covered by this subsection (b), no event of default will be deemed to have occurred so long as a course of action adequate to remedy such failure will have been commenced within such 60 calendar-day period and will thereafter be diligently prosecuted to completion and the failure will be remedied thereby.

(c) The dissolution or liquidation of the Borrower, or the voluntary initiation by the Borrower of any proceeding under any federal or state law relating to bankruptcy, insolvency, arrangement, reorganization, readjustment of debt or any other form of debtor relief, or the initiation against the Borrower of any such proceeding which shall remain undismissed for 60 calendar days, or failure by the Borrower to promptly have discharged any execution, garnishment or attachment of such consequence as would impair the ability of the Borrower to carry on its operations at the Project, or assignment by the Borrower for the benefit of creditors, or the entry by the Borrower into an agreement of composition with its creditors or the failure generally by the Borrower to pay its debts as they become due.

(d) The occurrence of a Default under the Note Indenture

The provisions of subsection (b) of this Section are subject to the following limitation: if by reason of force majeure it is impossible for the Borrower in whole or in part, despite its best efforts, to carry out any of its agreements contained herein (other than its obligations contained in Article IV hereof), the Borrower shall not be deemed in Default during the continuance of such inability. Such force majeure event does not affect any obligations of the Borrower other than the timing of performance of such obligations. The term "force majeure" as used herein shall mean, without limitation, the following: acts of God; strikes or other industrial disturbances; acts of public enemies; orders or restraints of any kind of the government of the United States of America or of the State or of any of their departments, agencies or officials, or of any civil or military authority; insurrections; riots; terrorism, landslides; earthquakes; fires; storms; droughts; floods; or explosions; not reasonably within the control of the Borrower. The Borrower agrees, however, to use its best efforts to remedy with all reasonable dispatch the cause or causes preventing the Borrower from carrying out its agreement.

**Section 8.02 Remedies on Default.** Whenever any Default referred to in Section 8.01 hereof shall have happened and be continuing beyond the expiration of any applicable cure period, the Note Trustee, or the Issuer (in the event the Note Trustee fails to act), may take one or any combination of the following remedial steps:

(a) If the Note Trustee has declared the Notes immediately due and payable pursuant to Section 9.01 of the Indenture, by written notice to the Borrower, declare an amount

equal to all amounts then due and payable on the Notes, whether by acceleration of maturity (as provided in the Note Indenture) or otherwise, to be immediately due and payable, whereupon the same shall become immediately due and payable; and

(b) Take whatever action at law or in equity may appear necessary or desirable to collect the amounts then due and thereafter to become due, or to enforce performance and observance of any obligation, agreement or covenant of the Borrower under this Loan Agreement, the Promissory Note, the Tax Regulatory Agreement or any other Borrower Document in the event of default thereunder.

Any amounts collected pursuant to action taken under this Section shall be paid into the Note Payment Fund and applied in accordance with the provisions of the Note Indenture.

**Section 8.03 No Remedy Exclusive.** Subject to Section 9.01 of the Note Indenture, no remedy herein conferred upon or reserved to the Issuer or the Note Trustee is intended to be exclusive of any other available remedy or remedies, but each and every such remedy shall be cumulative and shall be in addition to every other remedy given under this Loan Agreement or now or hereafter existing at law or in equity. No delay or omission to exercise any right or power accruing upon any Default shall impair any such right or power nor shall it be construed to be a waiver thereof, but any such right or power may be exercised from time to time and as often as may be deemed expedient. In order to entitle the Issuer or the Note Trustee to exercise any remedy reserved to it in this Article, it shall not be necessary to give any notice, other than such notice as may be required in this Article. Such rights and remedies as are given the Issuer hereunder shall also extend to the Note Trustee, and the Note Trustee and the Holders, subject to the provisions of the Note Indenture, including, but not limited to the Reserved Rights of the Issuer, shall be entitled to the benefit of all covenants and agreements herein contained.

**Section 8.04 Agreement to Pay Attorneys' Fees and Expenses.** In the event the Borrower should Default under any of the provisions of this Loan Agreement or under the Promissory Note and the Issuer and/or Note Trustee should employ attorneys or incur other expenses for the collection of payments required hereunder or under the Promissory Note, or the enforcement of performance or observance of any obligation or agreement on the part of the Borrower contained herein or in the Promissory Note, the Borrower agrees that it will on demand therefor pay to the Issuer and the Note Trustee, as the case may be, the reasonable fees and expenses of such attorneys and such other expenses so incurred by the Issuer and/or the Note Trustee. This Section 8.04 will continue in full force and effect notwithstanding the full payment of the obligations under the Loan Agreement or the termination of this Loan Agreement for any reason.

**Section 8.05 No Additional Waiver Implied by One Waiver.** In the event any agreement contained in this Loan Agreement should be breached by either party and thereafter waived by the other party, such waiver shall be limited to the particular breach so waived and shall not be deemed to waive any other breach hereunder.

**Section 8.06 Right to Cure.** Notwithstanding anything to the contrary herein or Otherwise in the Borrower Documents, if the Borrower shall, for whatever reason, at any time fail to pay any amount or perform any act which it is obligated to pay or perform under any of

the Borrower Documents and, as a result, a default or event of default occurs or may occur thereunder, the Investor Member shall have the right to perform such act or pay such amount on behalf of the Borrower and thereby cure or prevent such default or event of default, provided such default or event of default is cured within any applicable cure period or grace period provided to the Borrower herein or otherwise in the Borrower Documents.

**Section 8.07 Default by Issuer; Limited Liability.** Notwithstanding any provision or obligation to the contrary herein set forth, no provision of this Loan Agreement shall be construed so as to give rise to a pecuniary liability of the Issuer or a charge upon the general credit of the Issuer. The liability of the Issuer hereunder shall be limited to its interest in this Loan Agreement, the Promissory Note, and any other Borrower Documents, and the lien of any judgment shall be restricted thereto. In the performance of the agreements of the Issuer herein contained, any obligation it may incur for the payment of money shall not be a debt of the Issuer, and the Issuer shall not be liable on any obligation so incurred. The Issuer does not assume general liability for the repayment of the Notes or for the costs, fees, penalties, taxes, interest, commissions, charges, insurance or any other payments recited herein, and the Issuer shall be obligated to pay the same only out of Revenues. The Issuer shall not be required to do any act whatsoever, or exercise any diligence whatsoever, to mitigate the damages to the Owner if an Event of Default shall occur hereunder.

#### ARTICLE IX. MISCELLANEOUS

**Section 9.01 Term of Agreement.** This Loan Agreement shall remain in full force and effect from the date hereof until such time as all of the Notes and all amounts payable hereunder and under the Note Indenture shall have been fully paid or provision made for such payments, whichever is later, provided, that the provisions of Sections 5.10, 7.01 and Article VIII hereof shall survive termination of this Loan Agreement.

#### **Section 9.02 Notices; Publication of Notice.**

(a) All notices, advice, certifications or other communications hereunder between the Issuer and the Borrower shall be sufficiently given and shall be deemed given when delivered by hand or overnight courier, or mailed by certified or registered mail, postage prepaid, return receipt requested, or transmitted by electronic means (including, without limitation, facsimile transmission) addressed to the appropriate Notice Address. The Issuer or the Borrower may, by notice given hereunder, designate any further or different addresses to which subsequent notices, advice, certifications or other communications shall be sent. Notices to persons other than the Issuer or the Borrower (such as, for example, notices to owners of Notes) shall be governed by the other applicable provisions of the Note Indenture.

(b) Whenever the Issuer or the Borrower is required or permitted to give or publish notice of any event or occurrence under this Loan Agreement, such notice shall be given or published in such manner and by such means as the Issuer or the Borrower, as the case may be, shall determine to be appropriate. Such publication may be by (but is not limited to) any of the following means: (i) publication in one or more newspapers or trade journals selected by the Issuer or the Borrower, as the case may be; (ii) publication by or through one or more financial

information reporting services; (iii) delivery to one or more "nationally recognized municipal securities information repositories" (as such terms is defined in Securities and Exchange Commission Rule 15c2-12) or any successor repository or entity fulfilling a substantially similar or like role; or (iv) by mailing a copy of such notice by first class mail, postage prepaid, to the person entitled to receive the notice at such person's address as shown on the records of the Issuer or the Borrower.

**Section 9.03 Nonrecourse Liability of Borrower.** From and after the date of this Agreement, (a) the liability of the Borrower and the Manager under this Loan Agreement shall be limited to the Project and moneys derived from the operation of the Project, and such amounts as may be invested in accordance with Section 6.01 of the Note Indenture, and the Issuer and the Trustee shall look exclusively thereto or to such other security as may from time to time be given or have been given for payment of the Notes, and any judgment rendered against the Borrower or the Manager under this Loan Agreement shall be limited to the Project and moneys derived from the operation of the Project, and any other security so given for satisfaction thereof; and (b) no deficiency or other personal judgment shall be sought or rendered against the Borrower or the Manager (including the officers and employees of the Manager) or their respective successors, transferees or assigns, in any action or proceeding arising out of this Loan Agreement, or any judgment, order or decree rendered pursuant to any such action or proceeding; provided, however, that nothing herein shall limit the Issuer's or the Note Trustee's ability to exercise any right or remedy with respect to any property pledged or granted to the Issuer or any trustee under this Loan Agreement, or both, or to exercise any right against the Borrower or the Manager, on account of any claim for fraud or deceit, and against any other person or entity on account of any claim for fraud or deceit. Notwithstanding anything herein to the contrary, nothing in this Section shall limit the rights of indemnification against the Borrower and the Manager pursuant to Sections 5.10, 7.01 and 8.02 hereof. Furthermore, notwithstanding anything to the contrary, the Borrower and the Manager shall be fully liable for: (i) amounts payable to the Issuer constituting Reserved Rights of the Issuer, (ii) any amount due and owing as a result of any calculation or determination which may be required in connection with the Notes for the purpose of complying with Section 148 of the Code (including rebate liability) or any applicable Treasury regulation, and (iii) the indemnification and the payment obligations to the Issuer under Sections 5.10, 7.01 and 8.02 hereof.

The limit on the Borrower's and the Manager's liability set forth in this Section shall not, however, be construed, and is not intended to in any way, to constitute a release, in whole or in part, of the indebtedness evidenced by this Loan Agreement or a release, in whole or in part, or an impairment of the security interest, or in case of any default or enforcing any other right of the Issuer under this Loan Agreement or to alter, limit or affect the liability of any person or party who may now or hereafter or prior hereto guarantee, or pledge, grant or assign its assets or collateral as security for, the obligations of the Borrower under this Loan Agreement.

The provisions of this Section shall survive the termination of this Loan Agreement.

**Section 9.04 No Pecuniary Liability of Issuer.** No agreements or provisions contained in this Loan Agreement or any agreement, covenant or undertaking by the Issuer contained in any document executed by the Issuer in connection with the Project or any property of the Borrower financed, directly or indirectly, out of proceeds of the Notes or the issuance, sale and

delivery of the Notes will give rise to any pecuniary liability of the Issuer (including tax and rebate liability) or its past, present or future officers, directors, employees, commissioners, agents or members of its governing body and their successors and assigns or constitute a charge against the Issuer's general credit, or obligate the Issuer financially in any way, except with respect to the Trust Estate. No failure of the Issuer to comply with any terms, covenants or agreements in this Loan Agreement or in any document executed by the Issuer in connection with the Notes will subject the Issuer or its past, present or future officers, directors, employees, commissioners, agents and members of its governing body and their successors and assigns to any pecuniary charge or liability except to the extent that the same can be paid or recovered from the Trust Estate. Without limiting the requirement to perform its duties or exercise its rights and powers under this Loan Agreement upon receipt of appropriate indemnity or payment, none of the provisions of this Loan Agreement or the Indenture will require the Issuer to expend or risk its own funds or otherwise to incur financial liability in the performance of any of its duties or in the exercise of any of its rights or powers under this Loan Agreement. Nothing in this Loan Agreement will preclude a proper party in interest from seeking and obtaining, to the extent permitted by law, specific performance against the Issuer for any failure to comply with any term, condition, covenant or agreement in this Loan Agreement or in the Note Indenture; provided that no costs, expenses or other monetary relief will be recoverable from the Issuer except as may be payable from the funds available under this Loan Agreement or made available under the Indenture by the Borrower and pledged to the payment of the Notes.

No covenant, agreement or obligation contained herein or in any other financing instrument executed in connection with the Project or the making of the Loan shall be deemed to be a covenant, agreement or obligation of any past, present or future director, officer, employee, commissioner, or agent of the Issuer in his or her individual capacity so long as he or she does not act in bad faith, and no such director, officer, employee, commissioner or agent of the Issuer in his or her individual capacity shall be subject to any liability under any agreement to which the Issuer is a party or with respect to any other action taken by him or her so long as he or she does not act in bad faith.

**Section 9.05 Binding Effect.** This Loan Agreement shall inure to the benefit of and shall be binding upon the Issuer, the Borrower, the Trustee, the Holders and their respective successors and assigns.

**Section 9.06 Severability.** In the event any provision of this Loan Agreement shall be held invalid or unenforceable by any court of competent jurisdiction, such holding shall not invalidate or render unenforceable any other provision hereof.

**Section 9.07 Amounts Remaining in Funds.** Subject to the provisions of Section 4.07 of the Note Indenture, it is agreed by the parties hereto that any amounts remaining in any account of the Note Payment Fund, the Project Fund, or any other fund created under the Note Indenture upon expiration or earlier termination of this Loan Agreement, as provided in this Loan Agreement, after payment in full of the Notes (or provision for payment thereof having been made in accordance with the provisions of the Note Indenture) and the fees and expenses of the Note Trustee and the Issuer in accordance with the Note Indenture, shall belong to and be paid to the Borrower by the Trustee so long as those remaining amounts do not constitute Note Proceeds.



**Section 9.08 Amendments, Changes and Modifications.** Subsequent to the issuance of the Notes and prior to their payment in full (or provision for the payment thereof having been made in accordance with the provisions of the Note Indenture), and except as otherwise herein expressly provided, this Loan Agreement may not be effectively amended, changed, modified, altered or terminated without the written consent of the Note Trustee, in accordance with the provisions of the Note Indenture.

**Section 9.09 Execution in Counterparts.** This Loan Agreement may be simultaneously executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument.

**Section 9.10 Applicable Law; Jury Trial.** This Loan Agreement and the Promissory Note, and the rights and obligations of the parties hereunder and thereunder, shall be construed in accordance with, and shall be governed by, the laws of the State of Illinois, without regard to its conflict of laws principles.

**THE BORROWER HEREBY IRREVOCABLY WAIVES ANY RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING (I) TO ENFORCE OR DEFEND ANY RIGHTS UNDER OR IN CONNECTION WITH THIS LOAN AGREEMENT OR THE PROMISSORY NOTE, OR ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED, OR WHICH MAY IN THE FUTURE BE DELIVERED; IN CONNECTION HEREWITH OR THEREWITH, OR (II) ARISING FROM ANY DISPUTE OR CONTROVERSY IN CONNECTION WITH OR RELATED TO THIS LOAN AGREEMENT OR THE PROMISSORY NOTE, OR ANY SUCH AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT, AND AGREES THAT ANY SUCH ACTION OR COUNTERCLAIM SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY.**

**THE BORROWER IRREVOCABLY AGREES THAT, SUBJECT TO THE ISSUER'S SOLE AND ABSOLUTE ELECTION, ANY ACTION OR PROCEEDING IN ANY WAY, MANNER OR RESPECT ARISING OUT OF THIS LOAN AGREEMENT, THE PROMISSORY NOTE AND THE OTHER BORROWER DOCUMENTS, OR ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION HEREWITH OR THEREWITH, OR ARISING FROM ANY DISPUTE OR CONTROVERSY ARISING IN CONNECTION WITH OR RELATED TO THIS LOAN AGREEMENT, THE PROMISSORY NOTE AND THE OTHER BORROWER DOCUMENTS, OR ANY SUCH AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT, SHALL BE LITIGATED ONLY IN THE COURTS HAVING SITUS WITHIN THE CITY OF CHICAGO, STATE OF ILLINOIS, AND THE BORROWER HEREBY CONSENTS AND SUBMITS TO THE JURISDICTION OF ANY LOCAL, STATE OR FEDERAL COURT LOCATED WITHIN SUCH CITY AND STATE. THE BORROWER HEREBY WAIVES ANY RIGHT IT MAY HAVE TO TRANSFER OR CHANGE THE VENUE OF ANY LITIGATION BROUGHT AGAINST IT IN ACCORDANCE WITH THIS SECTION.**

**Section 9.11 Captions.** The captions and headings in this Loan Agreement are for convenience only and in no way define, limit or describe the scope or intent of any provisions or Sections of this Loan Agreement.

IN WITNESS WHEREOF, the Issuer and the Borrower have caused this Loan Agreement to be executed in their respective official names and their respective official seals to be hereunto affixed and attested by their duly authorized officers, all as of the date first above written.

**CITY OF CHICAGO, as Issuer**

By: \_\_\_\_\_  
Chief Financial Officer

ATTEST:

By: \_\_\_\_\_  
City Clerk

**PGS BRONZEVILLE III LIMITED  
PARTNERSHIP,**  
an Illinois limited partnership

By: Grand Boulevard Housing IV, LLC, an Illinois  
limited liability company, its General Partner  
By: Peoples Co-Op for Affordable Elderly  
Housing, an Illinois not-for-profit corporation,  
its Manager

By: \_\_\_\_\_  
Name: Fred L. Bonner  
Title: Chief Executive Officer

SEAWAY BANK AND TRUST COMPANY,  
as Note Trustee

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

The Manager hereby agrees to comply with the representations set forth in Article II and the obligations set forth in Section 5.10, 7.01, 7.04 and Section 9.03 of this Loan Agreement.

Peoples Co-Op for Affordable Elderly Housing,  
an Illinois not-for-profit corporation

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

Name: Fred L. Bonner

Title: Chief Executive Officer

*Exhibit "F":*  
(To Ordinance)

*Land-Use Restriction Agreement.*

THIS LAND USE RESTRICTION AGREEMENT (this "Agreement"), entered into as of October 1, 2016, between the CITY OF CHICAGO, a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois (the "Issuer"), and PGS BRONZEVILLE III LIMITED PARTNERSHIP, an Illinois limited partnership (the "Owner"),

**WITNESSETH:**

**WHEREAS**, the Issuer has issued, sold and delivered its \$10,596,000 Multi-Family Housing Revenue Bonds (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (the "Bonds"); and

**WHEREAS**, the Bonds are issued pursuant to the Bond Indenture of even date herewith (the "Bond Indenture"), between the Issuer and Seaway Bank and Trust Company, an Illinois state banking corporation having its principal corporate trust office in Chicago, Illinois, as bond trustee (the "Bond Trustee"); and

**WHEREAS**, the proceeds derived from the issuance and sale of the Bonds are being lent by the Issuer to the Owner pursuant to the Financing Agreement of even date herewith (the "Financing Agreement"), between the Issuer and the Owner for the purpose of financing a portion of the costs of the acquisition and renovation of a 20-story, residential apartment building containing approximately one hundred and eighty (180) residential dwelling units (the "Units"), along with (1) common area, (2) service and management offices on the 1<sup>st</sup> and 2<sup>nd</sup> floors and (3) approximately 70 surface parking spaces (9 of which are handicapped accessible), for low and moderate income senior individuals and families, located at 401 East Bowen Avenue, Chicago, Illinois (as further described in Exhibit A hereto, the "Site"), which is commonly known as Paul G. Stewart Apartments Phase III Tower (collectively, the Property and the Units are referred to herein as the "Project")

**WHEREAS**, the Issuer has issued, sold and delivered its \$ \_\_\_\_\_ Multi-Family Housing Revenue Notes (Paul G. Stewart Apartments Phase III Tower Project), Series 2016 (the "Notes" and collectively with the Bonds, the "Obligations"); and

**WHEREAS**, the Notes are issued pursuant to the Note Indenture of even date herewith (the "Note Indenture") between the Issuer and Seaway Bank and Trust Company, as note trustee (the "Note Trustee" and collectively with the Bond Trustee, the "Trustee"); and

**WHEREAS**, the proceeds derived from the issuance and sale of the Notes are being lent by the Issuer to the Owner pursuant to the Loan Agreement of even date herewith (the "Loan Agreement"), between the Issuer and the Owner for the purpose of financing a portion of the costs of the Project; and

**WHEREAS**, in order to assure the Issuer and the Holders that interest on the Obligations will be excluded from gross income for federal income tax purposes under the Internal Revenue Code of 1986, as amended (the "Code"), and to further the public purposes of the Issuer, certain restrictions on the use and occupancy of the Project under the Code must be established;

NOW, THEREFORE, in consideration of the mutual promises and covenants hereinafter set forth, and of other good and valuable consideration, the receipt, sufficiency and adequacy of which are hereby acknowledged, the Owner and the Issuer agree as follows:

**Section 1. Term of Restrictions**

(a) **Occupancy Restrictions.** The term of the Occupancy Restrictions set forth in Section 3 hereof shall commence on the first day on which at least 10% of the Units are first occupied following completion of the renovation of such Units and shall end on the latest of (i) the date which is 15 years after the date on which at least 50% of the Units in the Project are first occupied; (ii) the first date on which no tax-exempt note or bond (including any refunding note or bond) issued with respect to the Project is outstanding; or (iii) the date on which any housing assistance provided with respect to the Project under Section 8 of the United States Housing Act of 1937, as amended, terminates (which period is hereinafter referred with respect to the Project as the "Qualified Project Period").

(b) **Rental Restrictions.** The Rental Restrictions with respect to the Project set forth in Section 4 hereof shall remain in effect during the Qualified Project Period.

(c) **Involuntary Loss or Substantial Destruction.** The Occupancy Restrictions set forth in Section 3 hereof, and the Rental Restrictions set forth in Section 4 hereof, shall cease to apply to the Project in the event of involuntary noncompliance caused by fire, seizure, requisition, foreclosure, transfer of title by deed in lieu of foreclosure, change in federal law or an action of a federal agency (with respect to the Project) after the date of delivery of the Obligations, which prevents the Issuer from enforcing the Occupancy Restrictions and the Rental Restrictions (with respect to the Project), or condemnation or similar event (with respect to the Project), but only if, within a reasonable time, (i) all of the Obligations are promptly retired, or amounts received as a consequence of such event are used to provide a new project which meets all of the requirements of this Agreement, which new project is subject to new restrictions substantially equivalent to those contained in this Agreement, and which is substituted in place of the Project by amendment of this Agreement; and (ii) an opinion from nationally recognized bond counsel (selected by the Issuer) is received to the effect that noncompliance with the Occupancy Restrictions and the Rental Restrictions applicable to the Project as a result of such involuntary loss or substantial destruction resulting from an unforeseen event with respect to the Project will not adversely affect the exclusion of the interest on the Obligations from the gross income of the owner thereof for purposes of federal income taxation; provided, however, that the preceding provisions of this paragraph shall cease to apply in the case of such involuntary noncompliance caused by foreclosure, transfer of title by deed in lieu of foreclosure or similar event if at any time during the Qualified Project Period with respect to the Project subsequent to such event the Owner or any Affiliated Party (as hereinafter defined) obtains an ownership interest in the Project for federal income tax purposes. "Affiliated Party" means a person whose relationship to another person is such that (i) the relationship between such persons would result in a disallowance of losses under Section 267 or 707(b) of the Code; or (ii) such persons are members of the same controlled group of corporations (as defined in Section 1563(a) of the Code, except that "more than 50%" shall be substituted for "at least 80%" each place it appears therein).

(d) **Termination.** This Agreement shall terminate with respect to the Project upon the earliest of (i) termination of the Occupancy Restrictions and the Rental Restrictions with respect to the Project, as provided in paragraphs (a) and (b) of this Section 1; or (ii) delivery to the Issuer and the Owner of an opinion of nationally recognized bond counsel (selected by the Issuer) to the effect that continued compliance of the Project with the Rental Restrictions and the Occupancy Restrictions applicable to the Project is not required in order for interest on the Obligations to remain excludible from gross income for federal income tax purposes.

(e) **Certification.** Upon termination of this Agreement, the Owner and the Issuer shall execute and cause to be recorded (at the Owner's expense), in all offices in which this Agreement was recorded, a certificate of termination, specifying which of the restrictions contained herein has terminated.

(f) **Hud-Required Language.** The parties hereby incorporate into this Agreement the provisions set forth in **Appendix I** attached hereto to the same extent and effect as if the provisions set forth in Appendix I were fully set forth and made a part hereof.

**Section 2. Project Restrictions.** The Owner represents, warrants and covenants that:

(a) The Owner has reviewed the provisions of the Code and the Treasury Regulations thereunder (the "**Regulations**") applicable to this Agreement (including, without limitation, Section 142(d) of the Code and Section 1.103-8(b) of the Regulations) with its counsel and understands said provisions.

(b) The Project is being acquired, renovated and equipped for the purpose of providing a "qualified residential rental project" (as such phrase is used in Section 142(d) of the Code) and will, during the term of the Rental Restrictions and Occupancy Restrictions hereunder applicable to the Project, continue to constitute a "qualified residential rental project" under Section 142(d) of the Code and any Regulations heretofore or hereafter promulgated thereunder and applicable thereto.

(c) Substantially all (not less than 95%) of the Project will consist of a "building or structure" (as defined in Section 1.103-8(b)(8)(iv) of the Regulations), or several proximate buildings or structures, of similar construction, each containing one or more similarly constructed residential units (as defined in Section 1.103-8(b)(8)(i) of the Regulations) located on a single tract of land or contiguous tracts of land (as defined in Section 1.103-8(b)(4)(ii)-(B) of the Regulations), which will be owned, for federal tax purposes, at all times by the same person, and financed pursuant to a common plan (within the meaning of Section 1.103-8(b)(4)(ii) of the Regulations), together with functionally related and subordinate facilities (within the meaning of Section 1.103-8(b)(4)(iii) of the Regulations). If any such building or structure contains fewer than five (5) units, no unit in such building or structure shall be Owner-occupied.

(d) None of the Units in the Project will at any time be used on a transient basis, nor will the Project itself be used as a hotel, motel, dormitory, fraternity or sorority house, rooming house, hospital, nursing home, sanitarium, rest home or trailer park or court for use on a transient basis; nor shall any portion of the Project be operated as an assisted living facility which provides continual or frequent nursing, medical or psychiatric services; *provided, however that*

nothing herein shall be understood to prohibit single-room-occupancy units occupied under month-to-month leases.

(e) All of the Units in the Project will be leased or rented, or available for lease or rental, on a continuous basis to members of the general public (other than (i) Units for resident managers or maintenance personnel, (ii) Units for Qualifying Tenants as provided for in Section 3 hereof, and (iii) Units which may be rented under the Section 8 assistance program, which units (subject to the Section 8 assistance program) shall be leased to eligible tenants in accordance with Section requirements), subject, however, to the requirements of Section 3(a) hereof. Each Qualifying Tenant (as hereinafter defined) occupying a Unit in the Project shall be required to execute a written lease with a stated term of not less than 30 days nor more than one year.

(f) Any functionally related and subordinate facilities (*e.g.*, parking areas, swimming pools, tennis courts, etc.) which are included as part of the Project will be of a character and size commensurate with the character and size of the Project, and will be made available to all tenants in the Project on an equal basis; fees will only be charged with respect to the use thereof if the charging of fees is customary for the use of such facilities at similar residential rental properties in the surrounding area (*i.e.*, within a one-mile radius), or, if none, then within comparable urban settings in the City of Chicago, and then only in amounts commensurate with the fees being charged at similar residential rental properties within such area. In any event, any fees charged will not be discriminatory or exclusionary as to the Qualifying Tenants (as defined in Section 3 hereof). No functionally related and subordinate facilities will be made available to persons other than tenants or their guests.

(g) Each residential unit in the Project will contain separate and complete facilities for living, sleeping, eating, cooking and sanitation for a single person or family.

(h) No portion of the Project will be used to provide any health club facility (except as provided in (f) above), any facility primarily used for gambling, or any store, the principal business of which is the sale of alcoholic beverages for consumption off premises, in violation of Section 147(e) of the Code.

**Section 3. Occupancy Restrictions.** The Owner represents, warrants and covenants with respect to the Project that:

(a) Pursuant to the election of the Issuer in accordance with the provisions of Section 142(d)(1)(A) of the Code, at all times during the Qualified Project Period with respect to the Project at least 40% of the completed Units in the Project shall be continuously occupied (or treated as occupied as provided herein) or held available for occupancy by Qualifying Tenants as herein defined. For purposes of this Agreement, "Qualifying Tenants" means individuals or families whose aggregate adjusted incomes do not exceed 60% of the applicable median gross income (adjusted for family size) for the area in which the Project is located, as such income and area median gross income are determined by the Secretary of the United States Treasury in a manner consistent with determinations of income and area median gross income under Section 8 of the United States Housing Act of 1937, as amended (or, if such program is terminated, under such program as in effect immediately before such determination).

(b) Prior to the commencement of occupancy of any unit to be occupied by a Qualifying Tenant, the prospective tenant's eligibility shall be established by execution and delivery by such prospective tenant of an Income Computation and Certification in the form attached hereto as Exhibit B (the "Income Certification") evidencing that the aggregate adjusted income of such prospective tenant does not exceed the applicable income limit. In addition, such prospective tenant shall be required to provide whatever other information, documents or certifications are reasonably deemed necessary by the Owner or the Issuer to substantiate the Income Certification.

(c) Not less frequently than annually, the Owner shall determine whether the current aggregate adjusted income of each tenant occupying any unit being treated by the Owner as occupied by a Qualifying Tenant exceeds the applicable income limit. For such purpose the Owner shall require each such tenant to execute and deliver the Income Certification; *provided, however*, that for any calendar year during which no unit in the Project is occupied by a new resident who is not a qualifying tenant, no Income Computation and Certification for existing tenants shall be required.

(d) Any unit vacated by a Qualifying Tenant shall be treated as continuing to be occupied by such tenant until reoccupied, other than for a temporary period not to exceed 31 days, at which time the character of such unit as a unit occupied by a Qualifying Tenant shall be redetermined.

(e) If an individual's or family's income exceeds the applicable income limit as of any date of determination, the income of such individual or family shall be treated as continuing not to exceed the applicable limit, provided that the income of an individual or family did not exceed the applicable income limit upon commencement of such tenant's occupancy or as of any prior income determination, and provided, further, that if any individual's or family's income as of the most recent income determination exceeds 140% of the applicable income limit, such individual or family shall cease to qualify as a Qualifying Tenant if, prior to the next income determination of such individual or family, any unit in the Project of comparable or smaller size to such individual's or family's unit is occupied by any tenant other than a Qualifying Tenant.

(f) The lease to be utilized by the Owner in renting any Unit in the Project to a prospective Qualifying Tenant shall provide for termination of the lease and consent by such person to eviction following 30 days' written notice, subject to applicable provisions of Illinois law (including for such purpose all applicable home rule ordinances), for any material misrepresentation made by such person with respect to the Income Certification with the effect that such tenant is not a Qualified Tenant.

(g) All Income Certifications will be maintained on file at the Project as long as the Note is outstanding and for five years thereafter with respect to each Qualifying Tenant who occupied a Unit in the Project during the period the restrictions hereunder are applicable, and the Owner will, promptly upon receipt, file a copy thereof with the Issuer.

(h) On the first day of the Qualified Project Period with respect to the Project, on the fifteenth days of January, April, July and October of each year during the Qualified Project Period with respect to the Project, and within 30 days after the final day of each month in which



there occurs any change in the occupancy of a Unit in the Project, the Owner will submit to the Issuer a "Certificate of Continuing Program Compliance," in the form attached hereto as **Exhibit C** executed by the Owner with respect to the Project.

(i) The Owner shall submit to the Secretary of the United States Treasury (at such time and in such manner as the Secretary shall prescribe) with respect to the Project an annual certification on Form 8703 as to whether the Project continues to meet the requirements of Section 142(d) of the Code. Failure to comply with such requirement may subject the Owner to the penalty provided in Section 6652(j) of the Code.

**Section 4. Rental Restrictions.** The Owner represents, warrants and covenants with respect to the Project that once available for occupancy, each Unit in the Project will be rented or available for rental on a continuous basis to members of the general public (other than (a) Units for resident managers or maintenance personnel, (b) Units for Qualifying Tenants as provided for in Section 3 hereof, and (c) Units which may be rented under the Section 8 assistance program, which Units (subject to the Section 8 assistance program) shall be leased to eligible tenants in accordance with Section 8 requirements). If a Housing Assistance Payments Contract is subsequently entered into with respect to the Project under the Section 8 assistance program, in administering the restrictions hereunder with respect to the Project the Owner will comply with all Section 8 requirements.

**Section 5. Transfer Restrictions.** The Owner covenants and agrees that no conveyance, transfer, assignment or any other disposition of title to any portion of the Project (a "Transfer") shall be made prior to the termination of the Rental Restrictions and Occupancy Restrictions hereunder with respect to the Project, unless the transferee pursuant to the Transfer assumes in writing (the "Assumption Agreement"), in a form reasonably acceptable to the Issuer, all of the executory duties and obligations hereunder of the Owner with respect to such portion of the Project, including those contained in this Section 5, and agrees to cause any subsequent transferee to assume such duties and obligations in the event of a subsequent Transfer by the transferee prior to the termination of the Rental Restrictions and Occupancy Restrictions hereunder with respect to the Project. The Owner shall deliver the Assumption Agreement to the Issuer at least 30 days prior to a proposed Transfer. This Section 5 shall not apply to any involuntary transfer pursuant to Section 1(c) hereof. This Section shall not be deemed to restrict the transfer of any partnership interest in the Owner or a transfer by foreclosure or deed in lieu of foreclosure.

#### **Section 6. Enforcement**

(a) The Owner shall permit all duly authorized representatives of the Issuer to inspect any books and records of the Owner regarding the Project and the incomes of Qualifying Tenants which pertain to compliance with the provisions of this Agreement and Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

(b) In addition to the information provided for in Section 3(i) hereof, the Owner shall submit any other information, documents or certifications reasonably requested by the Issuer, which the Issuer deems reasonably necessary to substantiate continuing compliance with the

provisions of this Agreement and Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

(c) The Issuer and the Owner each covenants that it will not take or permit to be taken any action within its control that it knows would adversely affect the exclusion of interest on the Obligations from the gross income of the owners thereof for purposes of federal income taxation pursuant to Section 103 of the Code. Moreover, each covenants to take any lawful action within its control (including amendment of this Agreement as may be necessary in the opinion of nationally recognized bond counsel selected by the Issuer) to comply fully with all applicable rules, rulings, policies, procedures, regulations or other official statements promulgated or proposed by the Department of the Treasury or the Internal Revenue Service from time to time pertaining to obligations issued under Section 142(d) of the Code and affecting the Project.

(d) The Owner covenants and agrees to inform the Issuer by written notice of any violation of its obligations hereunder within five days of first discovering any such violation. If any such violation is not corrected to the satisfaction of the Issuer within the period of time specified by either the Issuer, which shall be (i) the lesser of (A) 60 days after the effective date of any notice to or from the Owner, or (B) 75 days from the date such violation would have been discovered by the Owner by the exercise of reasonable diligence, or (ii) such longer period as may be necessary to cure such violation, provided bond counsel (selected by the Issuer) of nationally recognized standing in matters pertaining to the exclusion of interest on municipal bonds from gross income for purposes of federal income taxation issues an opinion that such extension will not result in the loss of such exclusion of interest on the Obligations, without further notice, the Issuer shall declare a default under this Agreement effective on the date of such declaration of default, and the Issuer shall apply to any, court, state or federal, for specific performance of this Agreement or an injunction against any violation of this Agreement, or any other remedies at law or in equity or any such other actions as shall be necessary or desirable so as to correct noncompliance with this Agreement.

(e) The Owner and the Issuer each acknowledges that the primary purposes for requiring compliance with the restrictions provided in this Agreement are to preserve the exclusion of interest on the Obligations from gross income for purposes of federal income taxation, and that the Issuer, on behalf of the owners of the Obligations, who are declared to be third-party beneficiaries of this Agreement, shall be entitled for any breach of the provisions hereof, to all remedies both at law and in equity in the event of any default hereunder.

(f) In the enforcement of this Agreement, the Issuer may rely on any certificate delivered by or on behalf of the Owner or any tenant with respect to the Project.

(g) Nothing in this Section shall preclude the Issuer from exercising any remedies it might otherwise have, by contract, statute or otherwise, upon the occurrence of any violation hereunder.

(h) Notwithstanding anything to the contrary contained herein, the Issuer hereby agrees that any cure of any default made or tendered by one or more of the Owner's partners shall

be deemed to be a cure by the Owner and shall be accepted or rejected on the same basis as if made or tendered by the Owner.

**Section 7. Covenants to Run with the Land.** The Owner hereby subjects the Project, the Property, the Site and the Units to the covenants, reservations and restrictions set forth in this Agreement. The Issuer and the Owner hereby declare their express intent that the covenants, reservations and restrictions set forth herein shall be deemed covenants, reservations and restrictions running with the land to the extent permitted by law, and shall pass to and be binding upon the Owner's successors in title to the Project, the Units, and the Site, throughout the term of this Agreement. Each and every contract, deed, mortgage, lease or other instrument hereafter executed covering or conveying the Project, the Units or the Site, or any portion thereof or interest therein (excluding any transferee of a partnership interest in the Owner), shall conclusively be held to have been executed, delivered and accepted subject to such covenants, reservations and restrictions, regardless of whether such covenants, reservations and restrictions are set forth in such contract, deed, mortgage, lease or other instrument.

**Section 8. Recording.** The Owner shall cause this Agreement and all amendments and supplements hereto to be recorded in the conveyance and real property records of Cook County, Illinois, and in such other places as the Issuer may reasonably request. The Owner shall pay all fees and charges incurred in connection with any such recording.

**Section 9. Agents of the Issuer.** The Issuer shall have the right to appoint agents to carry out any of its duties and obligations hereunder, and shall, upon written request, certify in writing to the other party hereto any such agency appointment.

**Section 10. No Conflict with Other Documents.** The Owner warrants and covenants that it has not and will not execute any other agreement with provisions inconsistent or in conflict with the provisions hereof (except documents that are subordinate to the provisions hereof), and the Owner agrees that the requirements of this Agreement are paramount and controlling as to the rights and obligations herein set forth, which supersede any other requirements in conflict herewith.

**Section 11. Interpretation.** Any capitalized terms not defined in this Agreement shall have the same meaning as terms defined in the Bond Indenture, the Financing Agreement, the Note Indenture, the Loan Agreement or Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

**Section 12. Amendment.** Subject to any restrictions set forth in either the Bond Indenture or the Note Indenture, this Agreement may be amended by the parties hereto to reflect changes in Section 142(d) of the Code, the regulations hereafter promulgated thereunder and revenue rulings promulgated thereunder, or in the interpretation thereof.

**Section 13. Severability.** The invalidity of any clause, part or provision of this Agreement shall not affect the validity of the remaining portions thereof.

**Section 14. Notices.** Any notice, demand or other communication required or permitted hereunder shall be in writing and shall be deemed to have been given if and when personally delivered and receipted for, or, if sent by private courier service or sent by overnight

mail service, shall be deemed to have been given if and when received (unless the addressee refuses to accept delivery, in which case it shall be deemed to have been given when first presented to the addressee for acceptance), or on the first day after being sent by telegram, or on the third day after being deposited in United States registered or certified mail, postage prepaid. Any such notice, demand or other communication shall be given as provided for in the applicable sections of the Financing Agreement and the Loan Agreement.

**Section 15. Governing Law.** The laws of the State of Illinois shall govern the construction of this Agreement, without reference to its conflicts of laws principles.

**Section 16. Limited Liability of Owner.** Notwithstanding any other provision or obligation stated in or implied by this Agreement to the contrary, any and all undertakings and agreements of the Owner contained herein shall not (other than as expressly provided hereinafter in this paragraph) be deemed, interpreted or construed as the personal undertaking or agreement of, or as creating any personal liability upon, any past, present or future partner of the Owner, and no recourse (other than as expressly provided hereinafter in this paragraph) shall be had against the property of the Owner or any past, present or future partner of the Owner, personally or individually for the performance of any undertaking, agreement or obligation, or the payment of any money, under this Agreement or any document executed or delivered by or on behalf of the Owner pursuant hereto or in connection herewith, or for any claim based thereon. It is expressly understood and agreed that the Issuer and the registered owner of the Obligations, and its respective successors and assigns, shall have the right to sue for specific performance of this Agreement and to otherwise seek equitable relief for the enforcement of the obligations and undertakings of the Owner hereunder, including, without limitation, obtaining an injunction against any violation of this Agreement or the appointment of a receiver to take over and operate all or any portion of the Project in accordance with the terms of this Agreement. This Section shall survive termination of this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed and sealed by their respective, duly authorized representatives, as of the day and year first above written.

**CITY OF CHICAGO**

By: \_\_\_\_\_  
\_\_\_\_\_, Chief Financial Officer

(SEAL)

ATTEST:

\_\_\_\_\_  
Susana A. Mendoza, City Clerk

Acknowledged and agreed to:

**PGS BRONZEVILLE III LIMITED PARTNERSHIP,**  
an Illinois limited partnership

By: Grand Boulevard Housing IV, LLC, an Illinois limited liability company, its General Partner

By: Peoples Co-Op for Affordable Elderly Housing, an Illinois not-for-profit corporation, its Manager

By: \_\_\_\_\_  
Name: Fred L. Bonner  
Title: Chief Executive Officer

(STATE OF ILLINOIS)  
  ) ss:  
COUNTY OF COOK     )

BEFORE ME, the undersigned authority, on this day personally appeared \_\_\_\_\_ and SUSANA A, MENDOZA, the CHIEF FINANCIAL OFFICER and CITY CLERK, respectively, of the CITY OF CHICAGO, a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois (the "Issuer"), known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that each executed the same for the purposes and consideration therein expressed and in the capacity therein stated, as the act and deed of said Issuer.

GIVEN UNDER MY HAND and seal of office, this the \_\_\_\_\_ day of \_\_\_\_\_, 201\_.

[SEAL]

\_\_\_\_\_  
Notary Public in and for the State of Illinois

My commission expires on:

\_\_\_\_\_

STATE OF ILLINOIS )  
                                  ) ss  
COUNTY OF COOK   )

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby certify that Fred L. Bonner, personally known to me to be the Chief Executive Officer of Peoples Co-Op for Affordable Elderly Housing, an Illinois not-for-profit corporation, manager of Grand Boulevard Housing IV, LLC, an Illinois limited liability corporation, the general partner ("General Partner") of PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Limited Partnership"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such officer, he signed and delivered the said instrument, as the free and voluntary act of such person, and as the free and voluntary act and deed of the General Partner and the Limited Partnership, for the uses and purposes therein set forth.

Given under my hand and official seal this \_\_\_\_\_ day of \_\_\_\_\_, 201\_.

\_\_\_\_\_  
Notary Public

(SEAL)

My commission expires on:

\_\_\_\_\_

(Sub)Exhibits "A", "B", "C" and Appendix I referred to in this Land-Use Restriction Agreement read as follows:

(Sub)Exhibit "A".  
(To Land-Use Restriction Agreement)

*Legal Description Of Site.*

Property Address:

401 East Bowen Avenue  
Chicago, Illinois.

Property Tax Identification Number:

\_\_\_\_\_

(Sub)Exhibit "B".  
(To Land-Use Restriction Agreement)

*Income Computation And Certification.\**

Note To Apartment Owner: This form is designed to assist you in computing Annual Income in accordance with the method set forth in the Department of Housing and Urban Development ("HUD") Regulations (24 CFR Part 5). You should make certain that this form is at all times up to date with HUD Regulations. All capitalized terms used herein shall have the meanings set forth in the Land Use Restriction Agreement, dated as of October 1, 2016, among the City of Chicago and PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Owner").

Re: Paul G. Stewart Apartments Phase III Tower  
Chicago, Illinois

I/We, the undersigned, being first duly sworn, state that I/we have read and answered fully and truthfully each of the following questions for all persons who are to occupy the unit in the above apartment project for which application is made. Listed below are the names of all persons who intend to reside in the unit:

\_\_\_\_\_

\* The form of Income Computation and Certification shall be conformed to any amendments made to 24 CFR Part 5, or any regulatory provisions promulgated in substitution therefor.

Name Of Members Of The Household	Relationship To Head Of Household	Age	Social Security Number	Place Of Employment
	Head Spouse			

6. Total Anticipated Income. The total anticipated income, calculated in accordance with this paragraph 6, of all persons listed above for the 12-month period beginning the date that I/we plan to move into a unit (i.e., \_\_\_\_\_) is \$\_\_\_\_\_. Included in the total anticipated income listed above are:

- (a) the full amount, before payroll deductions, of wages and salaries, overtime pay, commissions, fees, tips and bonuses, and other compensation for personal services;
- (b) the net income from operation of a business or profession or net income from real or personal property (without deducting expenditures for business expansion or amortization or capital indebtedness); an allowance for depreciation of capital assets used in a business or profession may be deducted, based on straight-line depreciation, as provided in Internal Revenue Service regulation; include any withdrawal of cash or assets from the operation of a business or profession, except to the extent the withdrawal is reimbursement of cash or assets invested in the operation by the above persons;
- (c) interest and dividends (see 7(C) below);
- (d) the full amount of periodic payments received from social security, annuities, insurance policies, retirement funds, pensions, disability or death benefits, and other similar types of periodic receipts, including a lump sum payment for the delayed start of a periodic payment;
- (e) payments in lieu of earnings, such as unemployment and disability compensation, workmen's compensation and severance pay;
- (f) the amount of any public welfare assistance payment; if the welfare assistance payment includes any amount specifically designated for shelter and utilities that is subject to adjustment by the welfare assistance agency in accordance with the actual cost of shelter and utilities, the amount of welfare assistance income to be included as income shall consist of:
  - (i) the amount of the allowance or grant exclusive of the amount specifically designated for shelter or utilities, plus



(ii) the maximum amount that the welfare assistance agency could in fact allow the family for shelter and utilities (if the family's welfare assistance is ratably reduced from the standard of need by applying a percentage, the amount calculated under this paragraph 6(f) shall be the amount resulting from one application of the percentage);

(g) periodic and determinable allowances, such as alimony and child support payments and regular contributions or gifts received from persons not residing in the dwelling; and

(h) all regular pay, special pay and allowances of a member of the Armed Forces.

Excluded from such anticipated total income are:

(a) income from employment of children (including foster children) under the age of 18 years;

(b) payment received for the care of foster children or foster adults;

(c) lump-sum additions to family assets, such as inheritances, insurance payments (including payments under health and accident insurance and worker's compensation), capital gains and settlement for personal or property losses;

(d) amounts received by the family that are specifically for, or in reimbursement of, the cost of medical expenses for any family member;

(e) income of a live-in aide;

(f) the full amount of student financial assistance paid directly to the student or to the educational institution;

(g) special pay to a family member serving in the Armed Forces who is exposed to hostile fire;

(h) amounts received under training programs funded by the Department of Housing and Urban Development ("HUD");

(i) amounts received by a disabled person that are disregarded for a limited time for purposes of Supplemental Security Income eligibility and benefits because they are set aside for use under a Plan to Attain Self-Sufficiency (PASS);

(j) amounts received by a participant in other publicly assisted programs which are specifically for or in reimbursement of out-of-pocket expenses incurred (special equipment, clothing, transportation, child care, etc.) and which are made solely to allow participation in a specific program;

(k) a resident service stipend in a modest amount (not to exceed \$200 per month) received by a resident for performing a service for the Owner, on a part-time basis, that enhances the quality of life in the Project, including, but not limited to, fire patrol, hall monitoring, lawn maintenance and resident initiatives coordination (no resident may receive more than one stipend during the same period of time);

(l) compensation from state or local employment training programs in training of a family member as resident management staff, which compensation is received under employment training programs (including training programs not affiliated with a local government) with clearly defined goals and objectives, and which compensation is excluded only for the period during which the family member participates in the employment training program;

(m) reparations payment paid by a foreign government pursuant to claims filed under the laws of that government for persons who were persecuted during the Nazi era;

(n) earnings in excess of \$480 for each full-time student, 18 years or older, but excluding the head of household and spouse;

(o) adoption assistance payments in excess of \$480 per adopted child;

(p) deferred periodic payments of supplemental security income and social security benefits that are received in a lump sum payment;

(q) amounts received by the family in the form of refunds or rebates under state or local law for property taxes paid on the dwelling unit;

(r) amounts paid by a state agency to a family with a developmentally disabled family member living at home to offset the cost of services and equipment needed to keep the developmentally disabled family member at home;

(s) temporary, nonrecurring or sporadic income (including gifts); and

(t) amounts specifically excluded by any other federal statute from consideration as income for purposes of determining eligibility or benefits under a category of assistance programs that includes assistance under any program to which the exclusions set forth in 24 CFR 5.609(c) apply.

## 7. Assets.

(a) Do the persons whose income or contributions are included in Item 6 above:

(i) have savings, stocks, bonds, equity in real property or other form of capital investment (excluding the values of necessary items of personal property such as furniture and automobiles, equity in a housing cooperative unit or in a manufactured home in which such family resides, and interests in Indian trust land)?  Yes  
 No

(ii) have they disposed of any assets (other than at a foreclosure or bankruptcy sale) during the last two years at less than fair market value?  Yes  No

(b) If the answer to (i) or (ii) above is yes, does the combined total value of all such assets owned or disposed of by -all such persons total more than \$5,000?

Yes  No

(c) If the answer to (b) above is yes, state:

(i) the total value of all such assets: \$\_\_\_\_\_;

(ii) the amount of income expected to be derived from such assets in the 12-month period beginning on the date of initial occupancy of the unit that you propose to rent: \$\_\_\_\_\_; and

(iii) the amount of such income, if any, that was included in Item 6 above: \$\_\_\_\_\_.

#### 8. Full-time Students.

(a) Are all of the individuals who propose to reside in the unit full-time students?

Yes  No

A full-time student is an individual enrolled as a full-time student (carrying a subject load that is considered full-time for day students under the standards and practices of the educational institution attended) during each of five calendar months during the calendar year in which occupancy of the unit begins at an educational organization which normally maintains a regular faculty and curriculum and normally has a regularly enrolled body of students in attendance or an individual pursuing a full-time course of institutional or farm training under the supervision of an accredited agent of such an educational organization or of a state or political subdivision thereof.

(b) If the answer to, 8(a) is yes, are at least two of the proposed occupants of the unit a husband and wife entitled to file a joint federal income tax return?

Yes  No

9. Relationship To Project Owner. Neither I nor any other occupant of the unit I/we propose to rent is the Owner, has any family relationship to the Owner, or owns directly or indirectly any interest in the Owner. For purposes of this paragraph, indirect ownership by an individual shall mean ownership by a family member; ownership by a corporation, partnership, estate or trust in proportion to the ownership or beneficial interest in such corporation, partnership, estate or trust held by the individual or a family member; and ownership, direct or indirect, by a partner of the individual.

10. Reliance. This certificate is made with the knowledge that it will be relied upon by the Owner to determine maximum income for eligibility to occupy the unit and is relevant to the status under federal income tax law of the interest on obligations issued to provide financing for the apartment development for which application is being made. I/We consent to the disclosure of such information to the issuer of such obligations, the holders of such obligations, any fiduciary acting on their behalf and any authorized agent of the Treasury Department or the Internal Revenue Service. I/We declare that all information set forth herein is true, correct and complete and based upon information I/we deem reliable, and that the statement of total anticipated income contained in paragraph 6 is reasonable and based upon such investigation as the undersigned deemed necessary.

11. Further Assistance. I/We will assist the Owner in obtaining any information or documents required to verify the statements made herein, including, but not limited to, either an income verification from my/our present employer(s) or copies of federal tax returns for the immediately preceding two calendar years.

12. Misrepresentation. I/We acknowledge that I/we have been advised that the making of any misrepresentation or misstatement in this declaration will constitute a material breach of my/our agreement with the Owner to lease the unit, and may entitle the Owner to prevent or terminate my/our occupancy of the unit by institution of an action for ejection or other appropriate proceedings.

I/We declare under penalty of perjury that the foregoing is true and correct. Executed this \_\_\_\_\_ day of \_\_\_\_\_ in \_\_\_\_\_, Illinois.

\_\_\_\_\_  
Applicant

\_\_\_\_\_  
Applicant

\_\_\_\_\_  
Applicant

\_\_\_\_\_  
Applicant

[Signature of all persons over the age of 18 years listed in 2 above required.]

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

(Notary Seal)

Notary Public in and for the State of \_\_\_\_\_

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

For Completion By Apartment Owner Only:

1. Calculation of eligible income:

- a. Enter amount entered for entire household in 6 above: \$ \_\_\_\_\_
- b. (1) if the amount entered in 7(c)(i) above is greater than \$5,000, enter the total amount entered in 7(c)(ii), subtract from that figure the amount entered in 7(c)(iii) and enter the remaining balance (\$ \_\_\_\_\_);
- (2) multiply the amount entered in 7(c)(i) times the current passbook savings rate as determined by HUD to determine what the total annual earnings on the amount in 7(c)(ii) would be if invested in passbook savings (\$ \_\_\_\_\_), subtract from that figure the amount entered in 7(c)(iii) and enter the remaining balance (\$ \_\_\_\_\_); and
- (3) enter at right the greater of the amount calculated under (1) or (2) above: \$ \_\_\_\_\_.
- c. Total Eligible Income (Line 1a plus line 1b(3)): \$ \_\_\_\_\_

2. The amount entered in 1c is:

\_\_\_\_\_ Less than 80 percent of Median Gross Income for Area.\*\*

\_\_\_\_\_ More than 80 percent of Median Gross Income for the Area.\*\*\*

3. Number of apartment unit assigned: \_\_\_\_\_

Bedroom Size: \_\_\_\_\_ Rent: \$ \_\_\_\_\_

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\*\* "Median Gross Income for the Area" means the median income for the area where the Project is located as determined by the Secretary of Housing and Urban Development under Section 8(0)(3) of the United States Housing Act of 1937, as amended, or if programs under Section 8(f) are terminated, median income determined under the method used by the Secretary prior to the termination. "Median Gross Income for the Area" shall be adjusted for family size.

\*\*\* See footnote 2.

4. The last tenants of this apartment unit for a period of 31 consecutive days [had/did not have] aggregate anticipated annual income, as certified in the above manner upon their initial occupancy of the apartment unit, of less than 80 percent of Median Gross Income for the Area.

5. Method used to verify applicant(s) income:

\_\_\_\_\_ Employer income verification.

\_\_\_\_\_ Copies of tax returns.

\_\_\_\_\_ Other ( \_\_\_\_\_ )

\_\_\_\_\_  
Owner or Manager

*Income Verification.*  
(For Employed Persons)

The undersigned employee has applied for a rental unit located in a project financed by the City of Chicago. Every income statement of a prospective tenant must be stringently verified. Please indicate below the employee's current annual income from wages, overtime, bonuses, commissions or any other form of compensation received on a regular basis.

Annual wages	_____
Overtime	_____
Bonuses	_____
Commissions	_____
Total current income	_____

I hereby certify that the statements above are true and complete to the best of my knowledge.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

\_\_\_\_\_  
Title

I hereby grant you permission to disclose my income to PGS Bronzeville III Limited Partnership, an Illinois limited partnership, in order that it may determine my income eligibility for rental of an apartment located in one of its projects which has been financed by the City of Chicago.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

Please send to:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

**Income Verification.  
(For Self-employed Persons)**

I hereby attach copies of my individual federal and state income tax returns for the immediately preceding two calendar years and certify that the information shown in such income tax returns is true and complete to the best of my knowledge.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

*(Sub)Exhibit "C".  
(To Land-Use Restriction Agreement)*

*Certificate Of Continuing Program Compliance.*

The undersigned, on behalf of PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Owner"), hereby certifies as follows:

1. The undersigned has read and is thoroughly familiar with the provisions of the Land-Use Restriction Agreement, dated as of October 1, 2016 (the "Land-Use Restriction Agreement"), between the City of Chicago and the Owner. All capitalized terms used herein shall have the meanings given in the Land-Use Restriction Agreement.
2. Based on Certificates of Tenant Eligibility on file with the Owner, as of the date of this Certificate the following number of completed Units in the Project (i) are occupied by Qualifying Tenants (as such term is defined in the Land-Use Restriction Agreement), or

(ii) were previously occupied by Lower-Income Tenants and have been vacant and not reoccupied except for a temporary period of no more than 31 days:

Occupied by Qualifying Tenants\*\*\*\*: \_\_\_\_\_ Number of Units

Previously occupied by Qualifying Tenants  
(vacant and not reoccupied except for a  
temporary period of no more than 31 days): \_\_\_\_\_ Number of Units

3. The total number of completed Units in the Project is \_\_\_\_\_.

4. The total number in 2 is at least 40 percent of the total number in 3 above.

5. No Event of Default (as defined in the Land-Use Restriction Agreement) has occurred and is subsisting under the Land-Use Restriction Agreement, except as set forth in Schedule A attached hereto.

PGS Bronzeville III Limited Partnership,  
an Illinois limited partnership

By: Grand Boulevard Housing IV LLC,  
an Illinois limited liability  
company, its general partner

By: Peoples Co-Op for Affordable  
Elderly Housing, an Illinois not-for-  
profit corporation, its manager

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

Name: Fred L. Bonner

Title: Chief Executive Officer

*Appendix I.*  
(To Land-Use Restriction Agreement)

*HUD Requirements.*

[Form Attached Hereto May Be Substituted  
With New, More Current Form]

1. Notwithstanding anything in the Land Use Restriction Agreement (the "Land-Use

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\*\*\*\* A unit all of the occupants of which are full-time students does not qualify as a unit occupied by Qualifying Tenants, unless one or more of the occupants was entitled to file a joint tax return.



Restriction Agreement") to which these HUD Requirements are attached as Appendix I to the contrary, except the requirements in USC 42(h)(6)(E)(ii) (if applicable), the provisions of the Land-Use Restriction Agreement are expressly subordinate to (i) the HUD Mortgage, (ii) the HUD Regulatory Agreement and (iii) Program Obligations. In the event of any conflict between the provisions of the Land-Use Restriction Agreement and the provisions of the HUD Mortgage, HUD Regulatory Agreement, or Program Obligations, the provisions of the HUD Mortgage, HUD Regulatory Agreement and/or Program Obligations shall control and supersede the enforcement of the Land-Use Restriction Agreement.

2. In the event of foreclosure, the Land-Use Restriction Agreement (including without limitation, any and all land use covenants and/or restrictions contained therein) shall automatically terminate, with the exception of the requirements of USC 42(h)(6)(E)(ii) above, or as otherwise approved by HUD.

3. Failure of the Issuer and Owner to comply with the covenants provided in the Land-Use Restriction Agreement does not and shall not serve as a basis for default under the terms of the HUD Mortgage, the HUD Regulatory Agreement, or any other document relating to the Mortgage Loan to Owner for the HUD Project, provided that, nothing therein limits the Issuer's ability to enforce the terms of the Land-Use Restriction Agreement to the extent not in conflict with the Mortgage Loan Documents or Program Obligations.

4. Except for the Issuer's reporting requirement, in enforcing the Land Use Restriction Agreement the Issuer will not file any claim against the HUD Project or any reserve or deposit required by HUD in connection with the HUD Mortgage or HUD Regulatory Agreement, or the rents or other income from the HUD Project other than a claim against:

- i. Available Surplus Cash, if the Owner is a for-profit entity;
- ii. Available distributions and Residual Receipts authorized for release by HUD, if the Owner is a limited distribution entity; or
- iii. Available Residual Receipts authorized by HUD, if the Owner is a non-profit entity.

5. For so long as the Mortgage Loan is outstanding, Owner and Issuer shall not further amend the Land Use Restriction Agreement without HUD's prior written consent.

6. Subject to the HUD Regulatory Agreement, the Issuer may require the Owner to indemnify and hold the Issuer harmless from loss, cost, damage and expense arising from any claim or proceeding instituted against Issuer relating to the subordination and covenants set forth in the Land Use Restriction Agreement, provided, however, that Owner's obligation to indemnify and hold the Issuer harmless shall be limited to available Surplus Cash and/or Residual Receipts of the Owner.

7. No action shall be taken in accordance with the rights granted in the Land Use Restriction Agreement to preserve the tax-exemption of the interest on the notes or bonds,

or prohibiting the owner from taking any action that might jeopardize the tax-exemption, except in strict accord with Program Obligations.

8. Capitalized terms in this Appendix I not defined above in this Appendix I or in the Land Use Restriction Agreement shall have the following meanings.

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

"HUD Mortgage" means the mortgage or deed of trust from owner in favor of Mortgage Lender, as the same may be supplemented, amended or modified.

"HUD Project" means Paul G. Stewart Apartments Phase III Tower, FHA Project Number 92466M, located at 401 East Bowen Avenue, Chicago, Illinois.

"HUD Regulatory Agreement" means the Regulatory Agreement between Owner and HUD with respect to the Project in connection with the Mortgage Loan, as the same may be supplemented, amended or modified from time to time.

"Mortgage Lender" means P/R Mortgage and Investment Corporation, an Indiana Corporation.

"Mortgage Loan" means that certain construction loan from Mortgage Lender to Owner in the amount of up to \$10,596,000, as evidenced and secured by the Mortgage Loan Documents, such Mortgage Loan being insured by HUD pursuant to Section 221(d)(4) of the National Housing Act.

"Mortgage Loan Documents" means the HUD Mortgage, the HUD Regulatory Agreement, the promissory note evidencing the Mortgage Loan, and all other documents required by HUD or Mortgage Lender in connection with the Mortgage Loan.

"National Housing Act" means the National Housing Act of 1934, as amended.

"Program Obligations" means (1) all applicable statutes and any regulations issued by HUD pursuant thereto that apply to the HUD Project, including all amendments to such statutes and regulations, as they become effective, except that changes subject to notice and comment rulemaking shall become effective only upon completion of the rulemaking process, and (2) all current requirements in HUD handbooks and guides, notices, and mortgage letters that apply to the HUD Project, and all future updates, changes and amendments thereto, as they become effective, except that changes subject to notice and comment rulemaking shall become effective only upon completion of the rulemaking process, and provided that such future updates, changes and amendments shall be applicable to the HUD Project only to the extent that they interpret, clarify and implement terms in the HUD Loan Documents rather than add or delete provisions from such documents. Handbooks, guides, notices, and mortgage letters are available on HUD's official website: (<http://www.hud.gov/offices/adm/hudclips/index.cfm>, or a successor location to that site).

"Residual Receipts" has the meaning specified in the HUD Regulatory Agreement.

"Surplus Cash" has the meaning specified in the HUD Regulatory Agreement.

*Exhibit "G".*  
(To Ordinance)

*PGS Bronzeville III Limited Partnership  
Redevelopment Agreement.*

This PGS Bronzeville III Limited Partnership Redevelopment Agreement (this "Agreement") is made on this \_\_\_ day of \_\_\_\_\_, 2016, by and among the City of Chicago, an Illinois municipal corporation (the "City"), through its Department of Planning and Development ("DPD"), PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Developer"), Grand Boulevard Housing IV, LLC, an Illinois limited liability company and the general partner of the Developer (the "General Partner"), and Bronzeville Housing and Community Development Corporation, an Illinois not-for-profit corporation, and a member of the General Partner ("BHCDC"). The Developer, the General Partner and BHCDC may collectively be referred to hereinafter as the "Developer Parties."

**RECITALS**

A. **Constitutional Authority:** As a home rule unit of government under Section 6(a), Article VII of the 1970 Constitution of the State of Illinois (the "State"), the City has the power to regulate for the protection of the public health, safety, morals and welfare of its inhabitants, and pursuant thereto, has the power to encourage private development in order to enhance the local tax base, create employment opportunities and to enter into contractual agreements with private parties in order to achieve these goals.

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

C. **City Council Authority:** To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on March 27, 2002: (1) "An Ordinance of the City of Chicago, Illinois Approving a Tax Increment Redevelopment Plan for the 47<sup>th</sup>/King Redevelopment Project Area;" (2) "An Ordinance of the City of Chicago, Illinois Designating the 47<sup>th</sup>/King Redevelopment Project Area as a Tax Increment Financing District;" and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the 47<sup>th</sup>/King Redevelopment Project Area" (the "47<sup>th</sup>/King TIF Adoption Ordinance") (items (1)-(3) collectively referred to herein as the "TIF Ordinances," the redevelopment plan approved by the TIF Ordinances is referred to herein as the "47<sup>th</sup>/King Redevelopment Plan" and the redevelopment project area created by the TIF Ordinances is referred to herein as the "47<sup>th</sup>/King Redevelopment Area").

D. **The Project:** The Developer will acquire certain property located within the 47<sup>th</sup> and King Drive Redevelopment Area at 401 East Bowen Avenue, Chicago, Illinois and legally described on Exhibit B hereto (the "Property") and, within the time frames set forth in Section 3.01 hereof, shall commence and complete the rehabilitation of an twenty-story building on the Property, which will include 180 residential dwelling units, along with a common area, service and management offices, and approximately 70 surface parking spaces (the "Facility"). The Facility and related improvements (including but not limited to those TIF-Funded Improvements as defined below and set forth on Exhibit C) and full compliance by the Developer, as determined by DPD in its sole discretion, with the DPD-approved relocation plan (the "Relocation Plan") required in connection with tenants currently residing in the Facility before the commencement of the rehabilitation are collectively referred to herein as the "Project." The completion of the Project would not reasonably be anticipated without the financing contemplated in this Agreement.

**E. Redevelopment Plan:** The Project will be carried out in accordance with this Agreement and the 47<sup>th</sup> and King Drive Redevelopment Plan and Project (the "Redevelopment Plan") attached hereto as Exhibit D.

**F. City Financing:** The City agrees to use, in the amounts set forth in Section 4.03 hereof, Available Incremental Taxes (as defined below), to pay for or reimburse any of the Developer Parties for the costs of TIF-Funded Improvements pursuant to the terms and conditions of this Agreement.

In addition, as described in Section 8.05 hereof, the City may, in its discretion, issue tax increment allocation bonds ("TIF Bonds") secured by Incremental Taxes (as defined herein) pursuant to a TIF bond ordinance (the "TIF Bond Ordinance"), the proceeds of which (the "TIF Bond Proceeds") may be used to pay for the costs of the TIF-Funded Improvements not previously paid for from Available Incremental Taxes, or in order to reimburse the City for the costs of TIF-Funded Improvements; provided, however, that any such amendments shall not have a material adverse effect on the Developer Parties or the Project; provided, further, that the proceeds of TIF Bonds issued on a tax-exempt basis cannot be used as a source of City Funds or to repay the City Funds.

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

#### SECTION 1. RECITALS

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

#### SECTION 2. DEFINITIONS

For purposes of this Agreement, in addition to the terms defined in the foregoing recitals, the following terms shall have the meanings set forth below:

"Act" shall have the meaning set forth in the Recitals hereof.

"Affiliate" shall mean any person or entity directly or indirectly controlling, controlled by or under common control with any of the Developer Parties.

"Available Incremental Taxes" shall mean an amount equal to the Incremental Taxes deposited in the TIF Fund attributable to the taxes levied on the the 47<sup>th</sup> and King Drive Redevelopment Area as of the date any payment is made under this Agreement to any of the Developer Parties and not pledged to prior obligations in the 47<sup>th</sup>/King Redevelopment Area, such prior obligations including, for the 47<sup>th</sup>/King Redevelopment Area: DPD projects known as i) Paul G. Stewart Apartments, ii) Engine Co 16, iii) Cuisine of the Diaspora Note 1 and Note 2, iv) the City's Neighborhood Investment Program, v) the City's Small Business Improvement Fund, vi) the City's Broadband Initiative, vii) Bronzeville Associates Family Apartments, viii) Bronzeville Associates Senior Apartments, ix) Rosenwald Court Apartments RDA, x) Legends C-3 RDA, xi) 300 East 51<sup>st</sup> St. LLC RDA, xii) Arterial resurfacing and median repairs at Wabash, 37<sup>th</sup>- 47<sup>th</sup>, xiii) Lighting at King Drive, 40<sup>th</sup> to 51<sup>st</sup> and Michigan Ave., 31<sup>st</sup> to 43<sup>rd</sup> & 43<sup>rd</sup> to 55<sup>th</sup>, and xiv) Acquisitions at 4253 S. Prarie Ave., & 301-15 E. 43<sup>rd</sup> St.

"Certificate" shall mean the Certificate of Completion of Construction described in Section 7.01 hereof.

"Change Order" shall mean any amendment or modification to the Scope Drawings, Plans and Specifications or the Project Budget as described in Section 3.03, Section 3.04 and Section 3.05, respectively.

"City Council" shall have the meaning set forth in the Recitals hereof.

"City Funds" shall mean the funds described in Section 4.03(b) hereof.

"Closing Date" shall mean the date of execution and delivery of this Agreement by all parties hereto, which shall be deemed to be the date appearing in the first paragraph of this Agreement.

"Contract" shall have the meaning set forth in Section 10.03 hereof.

"Contractor" shall have the meaning set forth in Section 10.03 hereof.

"Construction Contract" shall mean that certain contract entered into between the Developer and the General Contractor providing for construction of the Project.

"Corporation Counsel" shall mean the City's Office of Corporation Counsel.

"Employer(s)" shall have the meaning set forth in Section 10 hereof.

"Environmental Laws" shall mean any and all federal, state or local statutes, laws, regulations, ordinances, codes, rules, orders, licenses, judgments, decrees or requirements relating to public health and safety and the environment now or hereafter in force, as amended and hereafter amended, including but not limited to (i) the Comprehensive Environmental Response, Compensation and Liability Act (42 U.S.C. Section 9601 et seq.); (ii) any so-called "Superfund" or "Superlien" law; (iii) the Hazardous Materials Transportation Act (49 U.S.C. Section 1802 et seq.); (iv) the Resource Conservation and Recovery Act (42 U.S.C. Section 6902 et seq.); (v) the Clean Air Act (42 U.S.C. Section 7401 et seq.); (vi) the Clean Water Act (33 U.S.C. Section 1251 et seq.); (vii) the Toxic Substances Control Act (15 U.S.C. Section 2601 et seq.); (viii) the Federal Insecticide, Fungicide and Rodenticide Act (7 U.S.C. Section 136 et seq.); (ix) the Illinois Environmental Protection Act (415 ILCS 5/1 et seq.); and (x) the Municipal Code of Chicago, including but not limited to the Municipal Code of Chicago, Sections 7-28-390, 7-28-440, 11-4-1410, 11-4-1420, 11-4-1450, 11-4-1500, 11-4-1530, 11-4-1550, or 11-4-1560.

**"Equity" shall mean funds of any of the Developer Parties (other than funds derived from Lender Financing) irrevocably available for the Project, in the amount set forth in Section 4.01 hereof, which amount may be increased pursuant to Section 4.06 (Cost Overruns) or Section 4.03(b).**

"Escrow" shall mean the construction escrow established pursuant to the Escrow Agreement.

"Escrow Agreement" shall mean the Escrow Agreement establishing a construction escrow, entered into by the Title Company (or an affiliate of the Title Company), one or more of the Developer Parties, the City, and the Developer's lender(s).

"Event of Default" shall have the meaning set forth in Section 15 hereof.

"Facility" shall have the meaning set forth in the Recitals hereof.

"Financial Statements" shall mean complete audited financial statements of the Developer prepared by a certified public accountant in accordance with generally accepted accounting principles and practices consistently applied throughout the appropriate periods.

**"General Contractor" shall mean the general contractor(s) hired by one or more of the Developer Parties pursuant to Section 6.01.**

"Hazardous Materials" shall mean any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Law, or any pollutant or contaminant, and shall include, but not be limited to, petroleum (including crude oil), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

"In Balance" shall have the meaning set forth in Section 4.07 hereof.

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

"LIHTC" shall mean low-income housing tax credits allocated pursuant to Section 42 of the Internal Revenue Code of 1986, as amended.

"Incremental Taxes" shall mean such ad valorem taxes which, pursuant to the TIF Adoption Ordinance and Section 5/11-74.4-8(b) of the Act, are allocated to and when collected are paid to the Treasurer of the City of Chicago for deposit by the Treasurer into the TIF Fund established pursuant to the TIF Adoption Ordinance to pay Redevelopment Project Costs and obligations incurred in the payment thereof.

"Lender Financing" shall mean funds borrowed by the Developer from lenders and irrevocably available to pay for Costs of the Project, in the amount set forth in Section 4.01 hereof.

**"MBE(s)" has the meaning defined in Section 10.03.**

"MBE/WBE Budget" shall mean the budget attached hereto as Exhibit H-2, as described in Section 10.03.

**"MBE/WBE Program" has the meaning defined in Section 10.03.**

"Municipal Code" shall mean the Municipal Code of the City of Chicago.

"Non-Governmental Charges" shall mean all non-governmental charges, liens, claims, or encumbrances relating to the Developer Parties, the Property or the Project.

"Permitted Liens" shall mean those liens and encumbrances against the Property and/or the Project set forth on Exhibit G hereto.

"Plans and Specifications" shall mean final construction documents containing a site plan and working drawings and specifications for the Project, as submitted to the City as the basis for obtaining building permits for the Project.

"Prior Expenditure(s)" shall have the meaning set forth in Section 4.05(a) hereof.

"Project" shall have the meaning set forth in the Recitals hereof.

"Project Budget" shall mean the budget attached hereto as Exhibit H, showing the total cost of the Project by line item, furnished by the Developer to DPD, in accordance with Section 3.03 hereof.

"Property" shall have the meaning set forth in the Recitals hereof.

"47<sup>th</sup> and King Drive Redevelopment Area" shall have the meaning set forth in the Recitals hereof.

"Redevelopment Plan" shall have the meaning set forth in the Recitals hereof.

"Redevelopment Project Costs" shall mean redevelopment project costs as defined in Section 5/11-74.4-3(q) of the Act that are included in the budget set forth in the Redevelopment Plan or otherwise referenced in the Redevelopment Plan.

"Requisition Form" shall mean the document, in the form attached hereto as Exhibit K, to be delivered by the Developer to DPD pursuant to Section 4.04 of this Agreement.

"Scope Drawings" shall mean preliminary construction documents containing a site plan and preliminary drawings and specifications for the Project.

"Survey" shall mean a Class A plat of survey in the most recently revised form of ALTA/NSPS land title survey of the Property dated within 45 days prior to the Closing Date, acceptable in form and content to the City and the Title Company, prepared by a surveyor registered in the State of Illinois, certified to the City and the Title Company, and indicating whether the Property is in a flood hazard area as identified by the United States Federal Emergency Management Agency (and updates thereof to reflect improvements to the Property in connection with the construction of the Facility and related improvements as required by the City or lender(s) providing Lender Financing).

"Term of the Agreement" shall mean the period of time commencing on the Closing Date and ending on December 31, 2031.

"TIF Adoption Ordinance" shall have the meaning set forth in the Recitals hereof.

"TIF Bonds" shall have the meaning set forth in the Recitals hereof.

"TIF Bond Ordinance" shall have the meaning set forth in the Recitals hereof.

"TIF Bond Proceeds" shall have the meaning set forth in the Recitals hereof.

"TIF Fund" shall mean the special tax allocation fund created by the City pursuant to the TIF Adoption Ordinance in connection with the 47<sup>th</sup> and King Drive Redevelopment Area into which the Incremental Taxes will be deposited.

"TIF-Funded Improvements" shall mean those improvements of the Project which (i) qualify as Redevelopment Project Costs, (ii) are eligible costs under the Redevelopment Plan and (iii) the City has agreed to pay for out of the City Funds, subject to the terms of this Agreement. Exhibit C lists the TIF-Funded Improvements for the Project.

"TIF Ordinances" shall have the meaning set forth in the Recitals hereof.

"Title Company" shall mean Title Services, Inc. as agent for Commonwealth Land Title Insurance Company.

"Title Policy" shall mean a title insurance policy, issued by the Title Company, in the most recently revised ALTA or equivalent form, showing the Developer as the insured, noting the recording of this Agreement as an encumbrance against the Property.

"WARN Act" shall mean the Worker Adjustment and Retraining Notification Act (29 U.S.C. Section 2101 et seq.).

**"WBE(s)" has the meaning defined in Section 10.03.**

### SECTION 3. THE PROJECT

**3.01 The Project.** With respect to the Facility, the Developer will complete construction (which term, as used in this Agreement, shall mean and include the renovation of the Facility as contemplated by the Plans and Specifications) of the Project no later than 18 months after the Closing Date, subject to the provisions of Section 18.17 (Force Majeure). The Developer shall promptly notify the City when construction has begun.

**3.02 Scope Drawings and Plans and Specifications.** The Developer has delivered the Scope Drawings and Plans and Specifications to DPD and DPD has approved same. After such initial approval, subsequent proposed changes to the Scope Drawings or Plans and Specifications shall be submitted to DPD as a Change Order pursuant to Section 3.04 hereof. The Scope Drawings and Plans and Specifications shall at all times conform to the Redevelopment Plan and all applicable federal, state and local laws, ordinances and regulations. The Developer shall submit all necessary documents to the City's Building Department, Department of Transportation and such other City departments or governmental authorities as may be necessary to acquire building permits and other required approvals for the Project.

**3.03 Project Budget.** The Developer has furnished to DPD, and DPD has approved, a Project Budget showing total costs for the Project in the approximate amount of not less than \$33,718,414. The Developer hereby certifies to the City that together with the City Funds (a) it has Lender Financing and Equity in an amount sufficient to pay for all Project costs; and (b) the Project Budget is true, correct and complete in all material respects. The Developer shall promptly deliver to DPD certified copies of any Change Orders with respect to the Project Budget for approval pursuant to Section 3.04 hereof.

**3.04 Change Orders.** All Change Orders (and documentation substantiating the need and identifying the source of funding therefor) relating to material changes to the Project must be submitted by the Developer to DPD for DPD's prior written approval. The Developer shall not authorize or permit the performance of any work relating to any such Change Order or the furnishing of materials in connection therewith prior to the receipt by the Developer of DPD's written approval. The Construction Contract, and each contract between one or more of the Developer Parties and any contractor, shall contain a provision to this effect. An approved Change Order shall not be deemed to imply any obligation on the part of the City to increase the amount of City Funds which the City has pledged pursuant to this Agreement or provide any other additional assistance to the Developer Parties.

**3.05 DPD Approval.** Any approval granted by DPD of the Scope Drawings, Plans and Specifications and the Change Orders is for the purposes of this Agreement only and does not affect or constitute any approval required by any other City department or pursuant to any City ordinance, code, regulation or any other governmental approval, nor does any approval by DPD pursuant to this Agreement constitute approval of the quality, structural soundness or safety of the Property or the Project.

**3.06 Other Approvals.** Any DPD approval under this Agreement shall have no effect upon, nor shall it operate as a waiver of, the Developer's obligations to comply with the provisions of Section 5.03 (Other Governmental Approvals) hereof. The Developer shall not commence construction of the Project until the Developer has obtained all necessary permits and approvals (including but not limited to DPD's approval of the Scope Drawings and Plans and Specifications) and proof of the General Contractor's and each subcontractor's bonding as required hereunder.



**3.07 Progress Reports and Survey Updates.** The Developer shall provide DPD with written quarterly progress reports detailing the status of the Project, including a revised completion date, if necessary (with any change in completion date being considered a Change Order, requiring DPD's written approval pursuant to Section 3.04). The Developer shall provide three (3) copies of an updated Survey to DPD upon the request of DPD or any lender providing Lender Financing, reflecting improvements made to the Property.

**3.08 Inspecting Agent or Architect.** An inspecting agent or architect, which may be the architect or agent of a lender providing Lender Financing, shall perform periodic inspections with respect to the Project, providing certifications with respect thereto to DPD, prior to requests for disbursement for costs related to the Project hereunder.

**3.09 Barricades.** Prior to commencing any construction requiring barricades, the Developer shall install a construction barricade of a type and appearance satisfactory to the City and constructed in compliance with all applicable federal, state or City laws, ordinances and regulations. DPD retains the right to approve the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades.

**3.10 Signs and Public Relations.** The Developer shall erect a sign of size and style approved by the City in a conspicuous location on the Property during the Project, indicating that financing has been provided by the City. The City reserves the right to include the name, photograph, artistic rendering of the Project and other pertinent information regarding the Developer Parties, the Property and the Project in the City's promotional literature and communications.

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

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

**3.13 Environmental Features.** The Project will incorporate green initiatives including, roofing materials with high solar reflectance index, direct vent high efficiency (90% AFUE) boilers, zoned heating and cooling for first floor spaces and second floor activity rooms, insulated cold water piping, and planting beds with organic mulch. In addition, not later than the second anniversary of the Certificate of Issuance, the Developer shall provide evidence of Energy Star Recognition.

#### SECTION 4. FINANCING

**4.01 Total Project Cost and Sources of Funds.** The cost of the Project is estimated to be \$33,718,414 to be applied in the manner stated in the Project Budget. Such costs shall be funded from the following sources:

Equity (subject to <u>Sections [4.03(b)] and 4.06</u> )	\$ 12,140,086
Lender Financing	\$ 10,596,000
City Multi-Family Loan Funds	\$ 2,492,624

Assumed Existing Debt	\$ 2,291,234
Deferred Developer Fee	\$ 1,719,191
Existing Reserve Fund	\$ 180,000
Estimated City Funds (subject to <u>Section 4.03</u> )	\$ 4,299,179

ESTIMATED TOTAL \$ 33,718,414

**4.02 Developer Funds.** Equity, Lender Financing, City Multi-Family Loan Funds and the City Funds will be used to pay all Project costs, including but not limited to costs of TIF-Funded Improvements.

**4.03 City Funds.**

(a) Uses of City Funds.

City Funds may only be used to pay directly or reimburse the Developer Parties for costs (incurred by the Developer Party so reimbursed) of TIF-Funded Improvements that constitute Redevelopment Project Costs. Exhibit C sets forth, by line item, the TIF-Funded Improvements for the Project, and the maximum amount of costs that may be paid by or reimbursed from City Funds for each line item therein (subject to Sections 4.03(b)), contingent upon receipt by the City of documentation satisfactory in form and substance to DPD evidencing such cost and its eligibility as a Redevelopment Project Cost. If the City pays any of the City Funds to BHCDC or the General Partner, then BHCDC or the General Partner, respectively, shall be required to loan or contribute the City Funds to the Developer (any such loan being referred to as the "BHCDC Loan").

(b) Sources of City Funds. Subject to the terms and conditions of this Agreement, including but not limited to this Section 4.03 and Section 5 hereof, the City hereby agrees to provide City funds (the "City Funds") from the sources and in the amounts described directly below to pay for or reimburse any of the Developer Parties for the costs of the TIF-Funded Improvements:

<u>Source of City Funds</u>	<u>Maximum Amount</u>
Available Incremental Taxes and/or TIF Bond proceeds	\$4,299,179

provided, however, that the total amount of City Funds expended for TIF-Funded Improvements shall be an amount not to exceed \$4,299,179; and provided further, that the \$4,299,179 to be derived from Available Incremental Taxes and/or TIF Bond proceeds, if any, shall be available to pay costs related to TIF-Funded Improvements and allocated by the City for that purpose only so long as the amount of the Available Incremental Taxes deposited into the TIF Fund shall be sufficient to pay for such costs.

To supplement the amount of Incremental Taxes on deposit in the TIF Fund, the City may use its Transfer Rights and transfer a portion of the 47<sup>th</sup>/King Incremental Taxes to the TIF Fund to pay for a portion of the TIF-Funded Improvements related to the Project.

The Developer Parties acknowledge and agree that the City's obligation to pay for TIF-Funded Improvements up to a maximum of \$4,299,179 is contingent upon the fulfillment of the foregoing conditions. In the event that such conditions are not fulfilled, the amount of Equity to

be contributed by the Developer Parties pursuant to Section 4.01 hereof shall increase proportionately.

The City Funds shall be deposited by DPD, from time to time, in the manner described in the last paragraph of Section 4.3(a). Such deposits will be made by DPD as TIF-Funded Improvements are reviewed, approved and certified by DPD in its sole discretion. Deposits will be made no more than once in a 30-day period.

(c) City Funds Subject to the conditions described in this Section 4.03, the City shall pay City Funds to Developer in three installments as follows:

(i) Upon the completion of 33% of the Project (based on the amount of expenditures incurred in relation to the Project Budget), an amount equal to 33% of the City Funds;

(ii) Upon the completion of 66% of the Project (based on the amount of expenditures incurred in relation to the Project Budget), an amount equal to 33% of the City Funds;

(iii) Upon the issuance of the Certificate, an amount equal to 34% of the City Funds;

**4.04 Requisition Form.** The Developer shall submit a Requisition Form along with the other necessary documentation, if any, described in the Escrow Agreement prior to each disbursement of City Funds. The Developer shall meet with DPD at the request of DPD to discuss the Requisition Form(s) previously delivered.

**4.05 Treatment of Prior Expenditures and Subsequent Disbursements.**

(a) Prior Expenditures. Only those expenditures made by any of the Developer Parties with respect to the Project prior to the Closing Date, evidenced by documentation satisfactory to DPD and approved by DPD as satisfying costs covered in the Project Budget, shall be considered previously contributed Equity or Lender Financing hereunder (the Prior Expenditures). Exhibit I hereto sets forth the prior expenditures approved by DPD as of the date hereof as Prior Expenditures. Prior Expenditures made for items other than TIF-Funded Improvements shall not be reimbursed to any of the Developer Parties by the City with City Funds but may be eligible for reimbursement through the Lender Financing or Equity identified in Section 4.01 hereof.

(b) Allocation Among Line Items. Disbursements for expenditures related to TIF-Funded Improvements may be allocated to and charged against the appropriate line only, with transfers of costs and expenses from one line item to another, without the prior written consent of DPD, being prohibited; provided, however, that such transfers among line items, in an amount not to exceed \$25,000 or \$100,000 in the aggregate, may be made without the prior written consent of DPD.

**4.06 Cost Overruns.** If the aggregate cost of the TIF-Funded Improvements exceeds City Funds available pursuant to Section 4.03 hereof, or if the cost of completing the Project exceeds the Project Budget, the Developer shall be solely responsible for such excess cost, and shall hold the City harmless from any and all costs and expenses of completing the TIF-Funded Improvements in excess of City Funds and of completing the Project.

**4.07 Preconditions of Disbursement.** Prior to each disbursement of City Funds hereunder, one or more of the Developer Parties shall submit documentation regarding the applicable expenditures to DPD, which shall be satisfactory to DPD in its sole discretion. Delivery by one or more of the Developer Parties to DPD of any request for disbursement of City Funds hereunder shall, in addition to the items therein expressly set forth, constitute a certification to the City, as of the date of such request for disbursement, that:

(a) the total amount of the Requisition Form represents the actual cost of the actual amount payable to (or paid to) the contractors who have performed work on the Project, and/or their payees, and/or (ii) the architect for the inspections performed in monitoring the construction of the Project;

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

(c) the Developer has approved all work and materials for the current Requisition Form, and such work and materials conform to the Plans and Specifications;

(d) the representations and warranties contained in this Redevelopment Agreement are true and correct and the Developer Parties are in compliance with all covenants contained herein;

(e) none of the Developer Parties have received notice and have no knowledge of any liens or claim of lien either filed or threatened against the Property except for the Permitted Liens;

(f) no Event of Default or condition or event which, with the giving of notice or passage of time or both, would constitute an Event of Default exists or has occurred; and

(g) the Project is In Balance. The Project shall be deemed to be in balance ("In Balance") only if the total of the Available Project Funds (as defined hereinafter) equals or exceeds the aggregate of the amount necessary to pay all unpaid Project costs incurred or to be incurred in the completion of the Project. **Available Project Funds** as used herein shall mean: (i) the undisbursed City Funds; (ii) the undisbursed Lender Financing, if any; (iii) the undisbursed Equity and (iv) any other amounts deposited by any of the Developer Parties pursuant to this Agreement. The Developer hereby agrees that, if the Project is not In Balance, the Developer shall, within 10 days after a written request by the City, deposit with the escrow agent or will make available (in a manner acceptable to the City), cash in an amount that will place the Project In Balance, which deposit shall first be exhausted before any further disbursement of the City Funds shall be made.

The City shall have the right, in its discretion, to require the Developer Parties to submit further documentation as the City may require in order to verify that the matters certified to above are true and correct, and any disbursement by the City shall be subject to the City's review and approval of such documentation and its satisfaction that such certifications are true and correct; provided, however, that nothing in this sentence shall be deemed to prevent the City from relying on such certifications by the Developer Parties. In addition, the Developer Parties shall have satisfied all other preconditions of disbursement of City Funds for each disbursement, including but not limited to requirements set forth in the TIF Bond Ordinance, if any, the TIF Bonds, if any, the TIF Ordinances, this Agreement and/or the Escrow Agreement.

**4.08 Sale or Transfer of the Property or Project by Developer.**

(a) Prior to the Date of Issuance of the Certificate. Developer must obtain the prior approval of the City for any sale or transfer of any part of the Property or the Project prior to the issuance of the Certificate. Such approval by the City will be subject to the reasonable discretion requirement stated in Section 18.14.

(b) After the Date of Issuance of the Certificate. After the date of the Certificate, Developer need not obtain prior approval for any sale or transfer of any part of the Property or the Project. Developer must, however, notify the City not less than 60 days before any closing of sale of Developer's intention to sell any part of the Property or the Project. Developer must provide the City with true and correct copies of any contract for sale and related documents as part of such notice.

**4.09 Conditional Grant.** The City Funds being provided hereunder are being granted on a conditional basis, subject to the Developer Parties' compliance with the provisions of this Agreement. The City Funds disbursed are subject to being reimbursed by the Developer Parties upon the Developer Parties' noncompliance with the provisions of this Agreement.

## SECTION 5. CONDITIONS PRECEDENT

The following conditions have been complied with to the City's satisfaction on or prior to the Closing Date:

**5.01 Project Budget.** The Developer has submitted to DPD, and DPD has approved, a Project Budget in accordance with the provisions of Section 3.03 hereof.

**5.02 Scope Drawings and Plans and Specifications.** The Developer has submitted to DPD, and DPD has approved, the Scope Drawings and Plans and Specifications in accordance with the provisions of Section 3.02 hereof.

**5.03 Other Governmental Approvals.** The Developer has secured all other necessary approvals and permits required by any state, federal, or local statute, ordinance or regulation and has submitted evidence thereof to DPD.

**5.04 Financing.** The Developer has furnished proof reasonably acceptable to the City that the Developer has Equity and Lender Financing in the amounts set forth in Section 4.01 hereof to complete the Project and satisfy its obligations under this Agreement. If a portion of such funds consists of Lender Financing, the Developer has furnished proof as of the Closing Date that the proceeds thereof are available to be drawn upon by the Developer as needed and are sufficient (along with the Equity and other sources set forth in Exhibit H) to complete the Project. Any liens against the Property in existence at the Closing Date have been subordinated to certain encumbrances of the City set forth herein pursuant to a subordination agreement, in a form acceptable to the City, executed on or prior to the Closing Date, which is to be recorded, at the expense of the Developer, with the Office of the Recorder of Deeds of Cook County.

**5.05 Acquisition and Title.** On the Closing Date, the Developer has furnished the City with a copy of the Title Policy for the Property, certified by the Title Company, showing the Developer as the named insured. The Title Policy is dated as of the Closing Date and contains only those title exceptions listed as Permitted Liens on Exhibit G hereto and evidences the recording of this Agreement pursuant to the provisions of Section 8.18 hereof. The Title Policy

also contains such endorsements as shall be required by Corporation Counsel, including, but not limited to: an owner's comprehensive endorsement and satisfactory endorsements regarding zoning (3.1 with parking), contiguity, location, access and survey. The Developer has provided to DPD on or prior to the Closing Date certified copies of all easements and encumbrances of record with respect to the Property not addressed, to DPD's satisfaction, by the Title Policy and any endorsements thereto.

**5.06 Evidence of Clean Title.** The Developer, at its own expense, has provided the City with searches as follows:

Secretary of State	UCC search
Secretary of State	Federal tax search
Cook County Recorder	UCC search
Cook County Recorder	Fixtures search
Cook County Recorder	Federal tax search
Cook County Recorder	State tax search
Cook County Recorder	Memoranda of judgments search
U.S. District Court	Pending suits and judgments
Clerk of Circuit Court, Cook County	Pending suits and judgments

showing no liens against the Developer, the General Partner, the Property or any fixtures now or hereafter affixed thereto, except for the Permitted Liens.

**5.07 Surveys.** The Developer has furnished the City with three (3) copies of the Survey.

**5.08 Insurance.** The Developer, at its own expense, has insured the Property in accordance with **Section 12** hereof, and has delivered certificates required pursuant to **Section 12** hereof evidencing the required coverages to DPD.

**5.09 Opinion of the Developer Parties' Counsel.** On the Closing Date, the Developer Parties have furnished the City with an opinion of counsel, substantially in the form attached hereto as **Exhibit J**, with such changes as required by or acceptable to Corporation Counsel. If any of the Developer Parties have engaged special counsel in connection with the Project, and such special counsel is unwilling or unable to give some of the opinions set forth in **Exhibit J** hereto, such opinions were obtained by the Developer Parties from their general corporate counsel.

**5.10 Evidence of Prior Expenditures.** One or more of the Developer Parties have provided evidence satisfactory to DPD in its sole discretion of the Prior Expenditures in accordance with the provisions of **Section 4.05(a)** hereof.

**5.11 Financial Statements.** The Developer shall provide Financial Statements to DPD for its most recent fiscal year, and audited or unaudited interim financial statements.

**5.12 Documentation.** The Developer Parties have provided documentation to DPD, satisfactory in form and substance to DPD, with respect to current employment matters including the reports described in **Section 8.06**.

**5.13 Environmental.** The Developer has provided DPD with copies of that certain phase I environmental site assessment completed with respect to the Property and any phase II environmental site assessment with respect to the Property required by the City. The Developer

has provided the City with a letter from the environmental engineer(s) who completed such audit(s), authorizing the City to rely on such audits.

**5.14 Corporate Documents; Economic Disclosure Statement.** The Developer has provided (a) a copy of its certificate of limited partnership containing the original certification of the Secretary of State of Illinois; the Developer's certificate of existence from the Secretary of State of Illinois; a certified copy of the Developer's partnership agreement; an incumbency certificate for the Developer; (b) a certificate of good standing for the General Partner from the Secretary of State of Illinois; copies of the General Partner's articles of organization containing the original certification of the Secretary of State of Illinois, secretary's certificate for the General Partner; and (c) a certificate of good standing for BHCDC from the Secretary of State of Illinois; copies of BHCDC's articles of incorporation containing the original certification of the Secretary of State of Illinois, secretary's certificate for BHCDC; a certified copy of BHCDC's by-laws and an incumbency certificate for BHCDC.

The Developer and the General Partner have provided to the City an Economic Disclosure Statement, in the City's then current form, dated as of the Closing Date, and which is incorporated herein by reference. Developer will further provide any other affidavits or certifications as may be required by federal, state or local law in the award of public contracts, all of which affidavits or certifications are also incorporated herein by reference. Notwithstanding acceptance by the City of the EDS, failure of the EDS to include all information required under the Municipal Code renders this Agreement voidable at the option of the City. Developer and any other parties required by this **Section 5.14** to complete an EDS must promptly update their EDS(s) on file with the City whenever any information or response provided in the EDS(s) is no longer complete and accurate, including changes in ownership and changes in disclosures and information pertaining to ineligibility to do business with the City under Chapter 1-23 of the Municipal Code, as such is required under Sec. 2-154-020, and failure to promptly provide the updated EDS(s) to the City will constitute an event of default under this Agreement.

**5.15 Litigation.** The Developer Parties have provided to Corporation Counsel and DPD, a description of all pending or threatened litigation or administrative proceedings involving the Developer Parties, specifying, in each case, the amount of each claim, an estimate of probable liability, the amount of any reserves taken in connection therewith and whether (and to what extent) such potential liability is covered by insurance.

**5.16 Relocation Plan.** Developer Parties shall have submitted to DPD, and DPD shall have approved, a relocation plan for tenants residing in the Facility when construction of the Project is to commence (such approved plan referred to as the "Relocation Plan")

## SECTION 6. AGREEMENTS WITH CONTRACTORS

**6.01 Bid Requirement for Contractors.** Prior to entering into an agreement with any contractor for construction of the Project, the Developer Parties shall solicit bids from one or more qualified contractors eligible to do business with the City of Chicago, and shall submit all bids received to DPD for its inspection and written approval. For the TIF-Funded Improvements, the Developer Parties shall select the contractor submitting the lowest responsible bid who can complete the Project in a timely manner. If the Developer Parties selects any contractor submitting other than the lowest responsible bid for the TIF-Funded Improvements, the difference between the lowest responsible bid and the bid selected may not be paid out of City Funds. The Developer Parties shall submit copies of the Construction Contract to DPD in accordance with **Section 6.02** below. Photocopies of all subcontracts

entered or to be entered into in connection with the TIF-Funded Improvements shall be provided to DPD within five (5) business days of the execution thereof. The Developer Parties shall ensure that no contractors shall begin work on the Project until the Plans and Specifications have been approved by DPD and all requisite permits have been obtained.

**6.02 Construction Contract.** Prior to the execution thereof, the Developer Parties shall deliver to DPD a copy of the proposed Construction Contract with the General Contractor selected to handle the Project in accordance with Section 6.01 above, for DPD's prior written approval, which shall be granted or denied within ten (10) business days after delivery thereof.

**6.03 Performance and Payment Bonds.** Prior to the commencement of any portion of the Project which includes work on the public way, the Developer Parties shall require that the General Contractor be bonded for its payment by sureties having an AA rating or better.

**6.04 Employment Opportunity.** The Developer Parties shall contractually obligate and cause the General Contractor, and the General Contractor shall cause each of its subcontractors, to agree to the provisions of Section 10 hereof.

**6.05 Other Provisions.** In addition to the requirements of this Section 6, the Construction Contract and each contract with any subcontractor shall contain provisions required pursuant to Section 3.04 (Change Orders), Section 8.08 (Prevailing Wage), Section 10.01(e) (Employment Opportunity), Section 10.02 (City Resident Employment Requirement), Section 10.03 (MBE/WBE Requirements, as applicable), Section 12 (Insurance) and Section 14.01 (Books and Records) hereof. Photocopies of all contracts or subcontracts entered or to be entered into in connection with the TIF-Funded Improvements shall be provided to DPD within five (5) business days of the execution thereof.

## SECTION 7. COMPLETION OF CONSTRUCTION

**7.01 Certificate of Completion of Construction.** Upon completion of the construction of the Project in accordance with the terms of this Agreement, and upon the Developer Parties' written request, DPD shall issue to the Developer Parties a Certificate in recordable form certifying that the Developer Parties have fulfilled their obligation to complete the Project, including full compliance, as determined by DPD in its sole discretion, with the Relocation Plan, in accordance with the terms of this Agreement. DPD shall respond to the Developer Parties' written request for a Certificate within forty-five (45) days by issuing either a Certificate or a written statement detailing the ways in which the Project does not conform to this Agreement or has not been satisfactorily completed, and the measures which must be taken by the Developer Parties in order to obtain the Certificate. The Developer Parties may resubmit a written request for a Certificate upon completion of such measures.

**7.02 Effect of Issuance of Certificate; Continuing Obligations.** The Certificate relates only to the construction of the Project and the compliance by the Developer Parties of the Relocation Plan, and upon its issuance, the City will certify that the terms of the Agreement specifically related to the Developer Parties' obligation to complete such activities have been satisfied. After the issuance of a Certificate, however, all executory terms and conditions of this Agreement and all representations and covenants contained herein will continue to remain in full force and effect throughout the Term of the Agreement as to the parties described in the following paragraph, and the issuance of the Certificate shall not be construed as a waiver by the City of any of its rights and remedies pursuant to such executory terms.



Those covenants specifically described at Sections 8.02, 8.06, 8.18 and 8.19 as covenants that run with the land are the only covenants in this Agreement intended to be binding upon any transferee of the Property (including an assignee as described in the following sentence) throughout the Term of the Agreement notwithstanding the issuance of a Certificate; provided, that upon the issuance of a Certificate, the covenants set forth in Section 8.02 shall be deemed to have been fulfilled. The other executory terms of this Agreement that remain after the issuance of a Certificate shall be binding only upon the Developer Parties or a permitted assignee of the Developer Parties who, pursuant to Section 18.15 of this Agreement, has contracted to take an assignment of the Developer Parties' rights under this Agreement and assume the Developer Parties' liabilities hereunder.

**7.03 Failure to Complete.** If the Developer Parties fail to complete the Project in accordance with the terms of this Agreement, then the City has, but shall not be limited to, any of the following rights and remedies:

(a) the right to terminate this Agreement and cease all disbursement of City Funds not yet disbursed pursuant hereto;

(b) the right (but not the obligation) to complete those TIF-Funded Improvements that are public improvements and to pay for the costs of TIF-Funded Improvements (including interest costs) out of City Funds or other City monies. In the event that the aggregate cost of completing the TIF-Funded Improvements exceeds the amount of City Funds available pursuant to Section 4.01, the Developer Parties shall reimburse the City for all reasonable costs and expenses incurred by the City in completing such TIF-Funded Improvements in excess of the available City Funds; and

(c) the right to seek reimbursement of the City Funds from the Developer Parties.

**7.04 Notice of Expiration of Term of Agreement.** Upon the expiration of the Term of the Agreement, DPD shall provide the Developer Parties at the Developer Parties' written request, with a written notice in recordable form stating that the Term of the Agreement has expired.

## **SECTION 8. COVENANTS/REPRESENTATIONS/WARRANTIES OF THE DEVELOPER PARTIES.**

**8.01 General.** The Developer Parties represent, warrant and covenant, as of the date of this Agreement and as of the date of each disbursement of City Funds hereunder, that:

(a) (i) the Developer is an Illinois limited partnership duly organized, validly existing, qualified to do business in Illinois, and licensed to do business in any other state where, due to the nature of its activities or properties, such qualification or license is required, (ii) the General Partner is an Illinois limited liability company duly organized, validly existing, qualified to do business in Illinois, and licensed to do business any other state where, due to the nature of its activities or properties, such qualification or license is required, and (iii) BHCDC is an Illinois not-for-profit corporation duly organized, validly existing, qualified to do business in Illinois, and licensed to do business any other state where, due to the nature of its activities or properties, such qualification or license is required;

(b) the Developer Parties have the right, power and authority to enter into, execute, deliver and perform this Agreement;

(c) the execution, delivery and performance by the Developer Parties of this Agreement has been duly authorized by all necessary partnership, limited liability company and corporate action, as applicable, and does not and will not violate its organizational documents, any applicable provision of law, or constitute a breach of, default under or require any consent under any agreement, instrument or document to which the any one of the Developer Parties is now a party or by which any one of the Developer Parties is now or may become bound;

(d) the Developer shall acquire and shall maintain good, indefeasible and merchantable fee simple title to the Property (and all improvements thereon) free and clear of all liens (except for the Permitted Liens, Lender Financing as disclosed in the Project Budget and non-governmental charges that the Developer is contesting in good faith pursuant to Section 8.18 hereof);

(e) the Developer Parties are now and for the Term of the Agreement shall remain solvent and able to pay their debts as they mature;

(f) there are no actions or proceedings by or before any court, governmental commission, board, bureau or any other administrative agency pending, threatened or affecting the Developer Parties which would impair their ability to perform under this Agreement;

(g) the Developer Parties have and shall maintain all government permits, certificates and consents (including, without limitation, appropriate environmental approvals) necessary to conduct their business and to construct, complete and operate the Project;

(h) the Developer Parties are not in default with respect to any indenture, loan agreement, mortgage, deed, note or any other agreement or instrument related to the borrowing of money to which any one of the Developer Parties is a party or by which any one of the Developer Parties is bound;

(i) the Financial Statements, when hereafter required to be submitted, will be, complete, correct in all material respects and accurately present the assets, liabilities, results of operations and financial condition of the Developer Parties, and there has been no material adverse change in the assets, liabilities, results of operations or financial condition of any one of the Developer Parties since the date of the such Developer Parties most recent Financial Statements;

(j) prior to the issuance of a Certificate, the Developer Parties shall not do any of the following without the prior written consent of DPD: (1) be a party to any merger, liquidation or consolidation; (2) sell, transfer, convey, lease or otherwise dispose of all or substantially all of its assets or any portion of the Property (including but not limited to any fixtures or equipment now or hereafter attached thereto) except in the ordinary course of business; (3) enter into any transaction outside the ordinary course of the Developer Parties' business; (4) assume, guarantee, endorse, or otherwise become liable in connection with the obligations of any other person or entity (other than in connection with the financing for the Project); or (5) enter into any transaction that would cause a material and detrimental change to the Developer Parties' financial condition;

(k) the Developer has not incurred, and, prior to the issuance of a Certificate, shall not, without the prior written consent of the Commissioner of DPD, allow the existence of any liens against the Property (or improvements thereon) other than the Permitted Liens; or incur any indebtedness, secured or to be secured by the Property (or improvements thereon) or any

fixtures now or hereafter attached thereto, except Lender Financing disclosed in the Project Budget;

(l) the Developer Parties have not made or caused to be made, directly or indirectly, any payment, gratuity or offer of employment in connection with this Agreement or any contract paid from the City Treasury or pursuant to City ordinance, for services to any City agency (a "City Contract") as an inducement for the City to enter into the Agreement or any City Contract with any one of the Developer Parties in violation of Chapter 2-156-120 of the Municipal Code of the City; and

(m) none of the Developer Parties nor any Affiliate of the Developer Parties is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List. For purposes of this subparagraph (m) only, the term "affiliate," when used to indicate a relationship with a specified person or entity, means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with such specified person or entity, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

(n) Developer understands that (i) the City Funds are limited obligations of the City, payable solely from moneys on deposit in the [ ] Account of the [ ] TIF Fund; (ii) the City Funds do not constitute indebtedness of the City within the meaning of any constitutional or statutory provision or limitation; (iii) Developer will have no right to compel the exercise of any taxing power of the City for payment of the City Funds; and (iv) the City Funds do not and will not represent or constitute a general obligation or a pledge of the faith and credit of the City, the State of Illinois or any political subdivision thereof;

(o) Developer has sufficient knowledge and experience in financial and business matters, including municipal projects and revenues of the kind represented by the City Funds, and has been supplied with access to information to be able to evaluate the risks associated with the receipt of City Funds;

(p) Developer understands that there is no assurance as to the amount or timing of receipt of City Funds, and that the amounts of City Funds actually received by such party are likely to be substantially less than the maximum amounts set forth in Section 4.03(b);

(q) Developer understands it may not sell, assign, pledge or otherwise transfer its interest in this Agreement or City Funds in whole or in part except in accordance with the terms of Section 18.21 of this Agreement, and, to the fullest extent permitted by law, agrees to indemnify the City for any losses, claims, damages or expenses relating to or based upon any sale, assignment, pledge or transfer of City Funds in violation of this Agreement; and

(r) Developer acknowledges that with respect to City Funds, the City has no obligation to provide any continuing disclosure to the Electronic Municipal Market Access System maintained by the Municipal Securities Rulemaking Board, to any holder of a note relating to City Funds or any other person under Rule 15c2-12 of the Commission promulgated

under the Securities Exchange Act of 1934 or otherwise, and shall have no liability with respect thereto.

**8.02 Covenant to Redevelop.** Upon DPD's approval of the Project Budget, the Scope Drawings and Plans and Specifications as provided in Sections 3.02 and 3.03 hereof, and the Developer's receipt of all required building permits and governmental approvals, the Developer Parties shall redevelop the Property in accordance with this Agreement and all Exhibits attached hereto, the TIF Ordinances, the Scope Drawings, Plans and Specifications, Project Budget and all amendments thereto, and all federal, state and local laws, ordinances, rules, regulations, executive orders and codes applicable to the Project, the Property and/or the Developer Parties. The covenants set forth in this Section shall run with the land and be binding upon any transferee, but shall be deemed satisfied upon issuance by the City of a Certificate with respect thereto.

**8.03 Redevelopment Plan.** The Developer Parties represent that the Project is and shall be in compliance with all of the terms of the Redevelopment Plan.

**8.04 Use of City Funds.** City Funds disbursed to any of the Developer Parties shall be used by the Developer Parties solely to pay for (or to reimburse the Developer Parties for their payment for) the TIF-Funded Improvements as provided in this Agreement. If the City pays any of the City Funds to the General Partner or BHCDC, the General Partner or BHCDC, as the case may be, shall be required to loan or contribute the City Funds to the Developer.

**8.05 TIF Bonds.** The Developer Parties shall, at the request of the City, agree to any reasonable amendments to this Agreement that are necessary or desirable in order for the City to issue (in its sole discretion) TIF Bonds in connection with the 47<sup>th</sup>/King Redevelopment Area, the proceeds of which may be used to reimburse the City for expenditures made in connection with, or provide a source of funds for the payment for, the TIF-Funded Improvements; provided, however, that any such amendments shall not have a material adverse effect on the Developer Parties or the Project; provided, further, that the proceeds of TIF Bonds issued on a tax-exempt basis cannot be used as a source of City Funds or to repay the City Funds. The Developer Parties shall, at the Developer Parties' expense, cooperate and provide reasonable assistance in connection with the marketing of any such TIF Bonds, including but not limited to providing written descriptions of the Project, making representations, providing information regarding its financial condition and assisting the City in preparing an offering statement with respect thereto.

**8.06 Employment Opportunity; Progress Reports.** (a) The Developer Parties covenant and agree to abide by, and contractually obligate and use reasonable efforts to cause the General Contractor (and the General Contractor shall, in turn, use reasonable efforts to cause its subcontractors) to abide by the terms set forth in Section 10 hereof. The Developer shall deliver to the City written progress reports detailing compliance with the requirements of Sections 8.08, 10.02 and 10.03 of this Agreement. Such reports shall be delivered to the City when the Project is 25%, 50%, 70% and 100% completed (based on the amount of expenditures incurred in relation to the Project Budget). If any such reports indicate a shortfall in compliance, the Developer shall also deliver a plan to DPD which shall outline, to DPD's satisfaction, the manner in which the Developer shall correct any shortfall.

(b) The Developer anticipates that the Project will result in the creation of (i) six full-time equivalent permanent jobs (the "Permanent Jobs"), and (ii) approximately 49 full-time equivalent, construction jobs at the Project during the construction thereof (the "Construction Jobs," and collectively with the Permanent Jobs, the "Jobs"). Throughout the Term of the Agreement, the Developer shall submit certified employment reports disclosing the number of

Jobs at the Project to DPD as a part of the Developer's submission of the Annual Compliance Report. Notwithstanding any other provision in this Agreement to the contrary, the failure to create the specified number of Jobs shall not constitute an Event of Default.

**8.07 Employment Profile.** The Developer Parties shall submit, and contractually obligate and cause the General Contractor (and the General Contractor shall, in turn, use reasonable efforts to cause its subcontractors) to submit, to DPD, from time to time, statements of its employment profile upon DPD's request.

**8.08 Prevailing Wage.** The Developer covenants and agrees to pay, and to contractually obligate and cause the General Contractor to pay and to contractually cause each subcontractor to pay, the prevailing wage rate as ascertained by the federal government pursuant to the Davis-Bacon Act, to all their respective employees working on constructing the Project or otherwise completing the TIF-Funded Improvements. All such contracts will list the specified rates to be paid to all laborers, workers and mechanics for each craft or type of worker or mechanic employed pursuant to such contract. If federal prevailing wage rates are revised, the revised rates will apply to all such contracts. Upon the City's request, Developer will provide the City with copies of all such contracts entered into by Developer or the General Contractor to evidence compliance with this **Section 8.08**.

**8.09 Arms-Length Transactions.** Unless DPD has given its prior written consent with respect thereto, no Affiliate of the Developer Parties may receive any portion of City Funds, directly or indirectly, in payment for work done, services provided or materials supplied in connection with any TIF-Funded Improvement. The Developer Parties shall provide information with respect to any entity to receive City Funds directly or indirectly (whether through payment to the Affiliate by the Developer Parties and reimbursement to the Developer Parties for such costs using City Funds, or otherwise), upon DPD's request, prior to any such disbursement.

**8.10 Conflict of Interest.** Pursuant to Section 5/11-74.4-4(n) of the Act, the Developer Parties represent, warrant and covenant that, to the best of their knowledge, no member, official, or employee of the City, or of any commission or committee exercising authority over the Project, the 47<sup>th</sup>/King Redevelopment Area or the Redevelopment Plan, or any consultant hired by the City or the Developer Parties with respect thereto, owns or controls, has owned or controlled or will own or control any interest, and no such person shall represent any person, as agent or otherwise, who owns or controls, has owned or controlled, or will own or control any interest, direct or indirect, in the Developer Parties' business, the Property or any other property in the 47<sup>th</sup>/King Redevelopment Area.

**8.11 Disclosure of Interest.** The Developer Parties' counsel has no direct or indirect financial ownership interest in any of the Developer Parties, the Property or any other aspect of the Project.

**8.12 Financial Statements.** The Developer shall obtain and provide to DPD Financial Statements for the fiscal year ended December 31, 2016 and each December 31<sup>st</sup> thereafter during the Term of the Agreement. In addition, the Developer Parties shall submit unaudited financial statements as soon as reasonably practical following the close of each fiscal year and for such other periods as DPD may request.

**8.13 Insurance.** The Developer, at its own expense, shall comply with all provisions of **Section 12** hereof.

#### **8.14 Non-Governmental Charges.**

(a) **Payment of Non-Governmental Charges.** Except for the Permitted Liens, the Developer agrees to pay or cause to be paid when due any Non-Governmental Charge assessed or imposed upon the Project, the Property or any fixtures that are or may become attached thereto, which creates, may create, or appears to create a lien upon all or any portion of the Property or Project; provided however, that if such Non-Governmental Charge may be paid in installments, the Developer may pay the same together with any accrued interest thereon in installments as they become due and before any fine, penalty, interest, or cost may be added thereto for nonpayment. The Developer shall furnish to DPD, within thirty (30) days of DPD's request, official receipts from the appropriate entity, or other proof satisfactory to DPD, evidencing payment of the Non-Governmental Charge in question.

(b) **Right to Contest.** The Developer has the right, before any delinquency occurs:

(i) to contest or object in good faith to the amount or validity of any Non-Governmental Charge by appropriate legal proceedings properly and diligently instituted and prosecuted, in such manner as shall stay the collection of the contested Non-Governmental Charge, prevent the imposition of a lien or remove such lien, or prevent the sale or forfeiture of the Property (so long as no such contest or objection shall be deemed or construed to relieve, modify or extend the Developer's covenants to pay any such Non-Governmental Charge at the time and in the manner provided in this **Section 8.14**); or

(ii) at DPD's sole option, to furnish a good and sufficient bond or other security satisfactory to DPD in such form and amounts as DPD shall require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such sale or forfeiture of the Property or any portion thereof or any fixtures that are or may be attached thereto, during the pendency of such contest, adequate to pay fully any such contested Non-Governmental Charge and all interest and penalties upon the adverse determination of such contest.

**8.15 Developer Parties' Liabilities.** The Developer Parties shall not enter into any transaction that would materially and adversely affect their ability to perform their obligations hereunder or to repay any material liabilities or perform any material obligations of the Developer Parties to any other person or entity. The Developer Parties shall immediately notify DPD of any and all events or actions which may materially affect the Developer Parties' ability to carry on its business operations or perform its obligations under this Agreement or any other documents and agreements.

**8.16 Compliance with Laws.** To the best of the Developer Parties' knowledge, after diligent inquiry, the Property and the Project are and shall be in compliance with all applicable federal, state and local laws, statutes, ordinances, rules, regulations, executive orders and codes pertaining to or affecting the Project and the Property. Upon the City's request, the Developer Parties shall provide evidence satisfactory to the City of such compliance.

**8.17 Recording and Filing.** The Developer shall cause this Agreement, certain exhibits (as specified by Corporation Counsel), all amendments and supplements hereto to be recorded and filed against the Property on the date hereof in the conveyance and real property records of Cook County, Illinois. The Developer shall pay all fees and charges incurred in connection with any such recording. Upon recording, the Developer shall immediately transmit to the City an executed original of this Agreement showing the date and recording number of record.

### 8.18 Real Estate Provisions.

#### (a) Governmental Charges.

(i) Payment of Governmental Charges. The Developer agrees to pay or cause to be paid when due all Governmental Charges (as defined below) which are assessed or imposed upon the Developer, the Property or the Project, or become due and payable, and which create, may create, or appear to create a lien upon the Developer or all or any portion of the Property or the Project. "Governmental Charge" shall mean all federal, State, county, the City, or other governmental (or any instrumentality, division, agency, body, or department thereof) taxes, levies, assessments, charges, liens, claims or encumbrances (except for those assessed by foreign nations, states other than the State of Illinois, counties of the State other than Cook County, and municipalities other than the City) relating to the Developer, the Property or the Project including but not limited to real estate taxes.

(ii) Right to Contest. The Developer has the right before any delinquency occurs to contest or object in good faith to the amount or validity of any Governmental Charge by appropriate legal proceedings properly and diligently instituted and prosecuted in such manner as shall stay the collection of the contested Governmental Charge and prevent the imposition of a lien or the sale or forfeiture of the Property. The Developer's right to challenge real estate taxes applicable to the Property is limited as provided for in **Section 8.18(c)** below; provided, that such real estate taxes must be paid in full when due and may be disputed only after such payment is made. No such contest or objection shall be deemed or construed in any way as relieving, modifying or extending the Developer's covenants to pay any such Governmental Charge at the time and in the manner provided in this Agreement unless the Developer has given prior written notice to DPD of the Developer's intent to contest or object to a Governmental Charge and, unless, at DPD's sole option,

(iii) the Developer shall demonstrate to DPD's satisfaction that legal proceedings instituted by the Developer contesting or objecting to a Governmental Charge shall conclusively operate to prevent or remove a lien against, or the sale or forfeiture of, all or any part of the Property to satisfy such Governmental Charge prior to final determination of such proceedings; and/or

(iv) the Developer shall furnish a good and sufficient bond or other security satisfactory to DPD in such form and amounts as DPD shall require, or a good and sufficient undertaking as may be required or permitted by law to accomplish a stay of any such sale or forfeiture of the Property during the pendency of such contest, adequate to pay fully any such contested Governmental Charge and all interest and penalties upon the adverse determination of such contest.

(b) Developer's Failure To Pay Or Discharge Lien. If the Developer fails to pay any Governmental Charge or to obtain discharge of the same, the Developer shall advise DPD thereof in writing, at which time DPD may, but shall not be obligated to, and without waiving or releasing any obligation or liability of the Developer under this Agreement, in DPD's sole discretion, make such payment, or any part thereof, or obtain such discharge and take any other action with respect thereto which DPD deems advisable. All sums so paid by DPD, if any, and any expenses, if any, including reasonable attorneys' fees, court costs, expenses and other charges relating thereto, shall be promptly disbursed to

DPD by the Developer. Notwithstanding anything contained herein to the contrary, this paragraph shall not be construed to obligate the City to pay any such Governmental Charge. Additionally, if the Developer fails to pay any Governmental Charge, the City, in its sole discretion, may require the Developer to submit to the City audited Financial Statements at the Developer's own expense.

(c) Real Estate Taxes.

(i) Real Estate Tax Exemption. With respect to the Property or the Project, neither the Developer nor any agent, representative, lessee, tenant, assignee, transferee or successor in interest to the Developer shall, during the Term of this Agreement, seek, or authorize any exemption (as such term is used and defined in the Illinois Constitution, Article IX, Section 6 (1970)) for any year that the Redevelopment Plan is in effect.

(ii) Covenants Running with the Land. The parties agree that the restrictions contained in this Section 8.18(c) are covenants running with the land and this Agreement shall be recorded by the Developer as a memorandum thereof, at the Developer's expense, with the Cook County Recorder of Deeds on the Closing Date. These restrictions shall be binding upon the Developer Parties and their agents, representatives, lessees, successors, assigns and transferees from and after the date hereof, provided however, that the covenants shall be released when the 47<sup>th</sup> and King Drive Redevelopment Area is no longer in effect. The Developer agrees that any sale, lease, conveyance, or transfer of title to all or any portion of the Property or 47<sup>th</sup> and King Drive Redevelopment Area from and after the date hereof shall be made explicitly subject to such covenants and restrictions. Notwithstanding anything contained in this Section 8.18(c) to the contrary, the City, in its sole discretion and by its sole action, without the joinder or concurrence of the Developer Parties, their successors or assigns, may waive and terminate the Developer Parties' covenants and agreements set forth in this Section 8.18(c).

**8.19 Affordable Housing Covenant.** The Developer Parties agree and covenant to the City that, the following provisions shall govern the terms of the obligation to provide affordable housing under this Agreement:

(a) The Facility shall be operated and maintained solely as residential rental housing;

(b) All of the residential units in the Facility shall be available for occupancy to and be occupied solely by one or more qualifying as Low Income Families (as defined below) upon initial occupancy; and

(c) All of the residential units in the Facility have monthly rents paid by the tenants not in excess of thirty percent (30%) of the maximum allowable income for a Low Income Family (with the applicable Family size for such units determined in accordance with the rules specified in Section 42(g)(2) of the Internal Revenue Code of 1986, as amended); provided, however, that for any unit occupied by a Family (as defined below) that no longer qualifies as a Low Income Family due to an increase in such Family's income since the date of its initial occupancy of such unit, the maximum monthly rent for such unit shall not exceed thirty percent (30%) of such Family's monthly income.

(d) As used in this Section 8.19, the following terms has the following meanings:



(i) "Family" shall mean one or more individuals, whether or not related by blood or marriage; and

(ii) "Low Income Families" shall mean Families whose annual income does not exceed sixty percent (60%) of the Chicago-area median income, adjusted for Family size, as such annual income and Chicago-area median income are determined from time to time by the United States Department of Housing and Urban Development, and thereafter such income limits shall apply to this definition.

(e) The covenants set forth in this Section 8.19 shall run with the land and be binding upon any transferee.

**8.20 Survival of Covenants.** All warranties, representations, covenants and agreements of the Developer Parties contained in this Section 8 and elsewhere in this Agreement shall be true, accurate and complete at the time of the Developer Parties' execution of this Agreement, and shall survive the execution, delivery and acceptance hereof by the parties hereto and (except as provided in Section 7 hereof upon the issuance of a Certificate) shall be in effect throughout the Term of the Agreement.

**8.21 Compliance with Relocation Plan.** During the construction of the Project, the Developer shall comply with the Relocation Plan which compliance shall be determined by DPD in its sole discretion.

## SECTION 9. COVENANTS/REPRESENTATIONS/WARRANTIES OF CITY

**9.01 General Covenants.** The City represents that it has the authority as a home rule unit of local government to execute and deliver this Agreement and to perform its obligations hereunder.

**9.02 Survival of Covenants.** All warranties, representations, and covenants of the City contained in this Section 9 or elsewhere in this Agreement shall be true, accurate, and complete at the time of the City's execution of this Agreement, and shall survive the execution, delivery and acceptance hereof by the parties hereto and be in effect throughout the Term of the Agreement.

## SECTION 10. DEVELOPER PARTIES' EMPLOYMENT OBLIGATIONS

**10.01 Employment Opportunity.** The Developer Parties on behalf of themselves and their successors and assigns, hereby agree, and shall contractually obligate its or their various contractors, subcontractors or any Affiliate of the Developer Parties operating on the Property (collectively, with the Developer Parties, the "Employers" and individually an "Employer") to agree, that for the Term of this Agreement with respect to Developer Parties during the period of any other party's provision of services in connection with the construction of the Project or occupation of the Property:

(a) No Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Chapter 2-160, Section 2-160-010 et seq., Municipal Code, except as otherwise provided by said ordinance and as amended from time to time (the "Human Rights Ordinance"). Each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon race, religion,

color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income and are treated in a non-discriminatory manner with regard to all job-related matters, including without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. Each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Employers, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income.

(b) To the greatest extent feasible, each Employer is required to present opportunities for training and employment of low- and moderate-income residents of the City and preferably of the 47<sup>th</sup>/King Redevelopment Area; and to provide that contracts for work in connection with the construction of the Project be awarded to business concerns that are located in, or owned in substantial part by persons residing in, the City and preferably in the 47<sup>th</sup>/King Redevelopment Area.

(c) Each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including but not limited to the City's Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), and any subsequent amendments and regulations promulgated thereto.

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

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

(f) Failure to comply with the employment obligations described in this Section 10.01 shall be a basis for the City to pursue remedies under the provisions of Section 15.02 hereof.

**10.02 City Resident Construction Worker Employment Requirement.** The Developer Parties agree for themselves and their successors and assigns, and shall contractually obligate their contractors and subcontractors, as applicable, to agree, that during the construction of the Project they shall comply with the minimum percentage of total worker hours performed by actual residents of the City as specified in Section 2-92-330 of the Municipal Code of Chicago (at least 50 percent of the total worker hours worked by persons on the site of the Project shall be performed by actual residents of the City); provided, however, that in addition to complying with this percentage, the Developer Parties, their contractors and each subcontractor shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

The Developer Parties may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code of Chicago in

accordance with standards and procedures developed by the Chief Procurement Officer of the City.

"Actual residents of the City" shall mean persons domiciled within the City. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

The Developer Parties, the contractors and each subcontractor shall provide for the maintenance of adequate employee residency records to show that actual Chicago residents are employed on the Project. Each Employer shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

Weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) shall be submitted to the Commissioner of DPD in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Employer hired the employee should be written in after the employee's name.

The Developer Parties, the contractors and each subcontractor shall provide full access to their employment records to the Chief Procurement Officer, the Commissioner of DPD, the Superintendent of the Chicago Police Department, the Inspector General or any duly authorized representative of any of them. The Developer Parties, the General Contractor and each subcontractor shall maintain all relevant personnel data and records for a period of at least three (3) years after final acceptance of the work constituting the Project.

At the direction of DPD, affidavits and other supporting documentation will be required of the Developer Parties, the contractors and each subcontractor to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

Good faith efforts on the part of the Developer Parties, the contractors and each subcontractor to provide utilization of actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the Chief Procurement Officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section concerning the worker hours performed by actual Chicago residents.

When work at the Project is completed, in the event that the City has determined that the Developer Parties have failed to ensure the fulfillment of the requirement of this Section concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section. Therefore, in such a case of non-compliance, it is agreed that 1/20 of 1 percent (0.0005) of the aggregate hard construction costs set forth in the Project budget (the product of .0005 x such aggregate hard construction costs) (as the same shall be evidenced by approved contract value for the actual contracts) shall be surrendered by the Developer Parties to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer Parties, the General Contractor and/or the subcontractors to prosecution. Any retainage to cover contract performance that may become due to the Developer Parties pursuant to Section 2-92-250 of the Municipal Code of Chicago may be withheld by the City pending the Chief

Procurement Officer's determination as to whether the Developer Parties must surrender damages as provided in this paragraph.

Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246 " and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement or related documents.

The Developer Parties shall cause or require the provisions of this **Section 10.02** to be included in all construction contracts and subcontracts related to the Project.

**10.03. MBE/WBE Commitment.** (a) Consistent with the findings which support the Minority-Owned and Women-Owned Business Enterprise Procurement Program (the "**MBE/WBE Program**"), Section 2-92-420 *et seq.*, Municipal Code of Chicago, and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this **Section 10.03**, during the course of construction of the Project, at least the following percentages of the MBE/WBE Budget (as set forth in **Exhibit H-2** hereto) shall be expended for contract participation by minority-owned businesses ("**MBEs**") and by women-owned businesses ("**WBEs**") as follows:

1. at least 26 percent by MBEs;
2. at least 6 percent by WBEs.

(c) Consistent with Section 2-92-440, Municipal Code of Chicago, the Developer Parties' MBE/WBE commitment may be achieved in part by the Developer Parties' status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer Parties) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture or (ii) the amount of any actual work performed on the Project by the MBE or WBE), by the Developer Parties utilizing a MBE or a WBE as a contractor (but only to the extent of any actual work performed on the Project by such contractor), by subcontracting a portion of the Project to one or more MBEs or WBEs, or by the purchase of materials used in the Project from one or more MBEs or WBEs, or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer Parties' MBE/WBE commitment as described in this **Section 10.03**.

(d) The Developer Parties shall deliver quarterly reports to DPD during the Project describing its efforts to achieve compliance with this MBE/WBE commitment. Such reports shall include, *inter alia*, the name and business address of each MBE and WBE solicited by the Developer Parties or a contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist DPD in determining the Developer Parties' compliance with this MBE/WBE commitment. The Developer Parties shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the Project for at least five years after completion of the Project, and DPD shall have access to all such records maintained by the Developer Parties, on five Business Days' notice, to allow the City to review the Developer Parties' compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the Project.

(e) Upon the disqualification of any MBE or WBE contractor or subcontractor, if such status was misrepresented by the disqualified party, the Developer Parties shall be obligated to discharge or cause to be discharged the disqualified contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this Section 10.03, the disqualification procedures are further described in Sections 2-92-540 and 2-92-730 of the Municipal Code of Chicago.

(f) Any reduction or waiver of the Developer Parties' MBE/WBE commitment as described in this Section 10.03 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730 of the Municipal Code of Chicago.

(g) Prior to the commencement of the Project, the Developer Parties shall be required to meet with the monitoring staff of DPD with regard to the Developer Parties' compliance with its obligations under this Section 10.03. All contractors and all major subcontractors shall be required to attend this pre-construction meeting. During said meeting, the Developer Parties shall demonstrate to DPD their plan to achieve their obligations under this Section 10.03, the sufficiency of which shall be approved by DPD. During the Project, the Developer Parties shall submit the documentation required by this Section 10.03 to the monitoring staff of DPD. Failure to submit such documentation on a timely basis, or a determination by DPD, upon analysis of the documentation, that the Developer Parties are not complying with their obligations under this Section 10.03, shall, upon the delivery of written notice to the Developer Parties, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided hereunder, the City may: (1) issue a written demand to the Developer Parties to halt the Project, (2) withhold any further payments to, or on behalf of, the Developer Parties, (3) draw on the Letter of Credit or (4) seek any other remedies against the Developer Parties available at law or in equity.

The Developer Parties will include the foregoing provisions in every contract entered into in connection with the Project and every agreement with any Affiliate operating on the Property so that such provision will be binding upon each contractor or Affiliate, as the case may be.

## SECTION 11. ENVIRONMENTAL MATTERS

The Developer Parties hereby represent and warrant to the City that the Developer Parties have conducted environmental studies sufficient to conclude that the Project may be constructed, completed and operated in accordance with all Environmental Laws and this Agreement and all Exhibits attached hereto, the Scope Drawings, Plans and Specifications and all amendments thereto, and the Redevelopment Plan.

Without limiting any other provisions hereof, the Developer Parties agree to indemnify, defend and hold the City harmless from and against any and all losses, liabilities, damages, injuries, costs, expenses or claims of any kind whatsoever including, without limitation, any losses, liabilities, damages, injuries, costs, expenses or claims asserted or arising under any Environmental Laws incurred, suffered by or asserted against the City as a direct or indirect result of any of the following, regardless of whether or not caused by, or within the control of the Developer Parties: (i) the presence of any Hazardous Material on or under, or the escape, seepage, leakage, spillage, emission, discharge or release of any Hazardous Material from (A) all or any portion of the Property or (B) any other real property in which the Developer Parties or any person directly or indirectly controlling, controlled by or under common control with the Developer Parties, holds any estate or interest whatsoever (including, without limitation, any property owned by a land trust in which the beneficial interest is owned, in whole or in part, by

the Developer Parties), or (ii) any liens against the Property permitted or imposed by any Environmental Laws, or any actual or asserted liability or obligation of the City or the Developer Parties or any of its Affiliates under any Environmental Laws relating to the Property.

## SECTION 12. INSURANCE

The Developer must provide and maintain, at Developer's own expense, or cause to be provided and maintained during the term of this Agreement, the insurance coverage and requirements specified below, insuring all operations related to the Agreement.

(a) Prior to execution and delivery of this Agreement.

(i) Workers Compensation and Employers Liability

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

(ii) Commercial General Liability (Primary and Umbrella)

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

(iii) All Risk Property

All Risk Property Insurance at replacement value of the property to protect against loss of, damage to, or destruction of the building/facility. The City is to be named as an additional insured and loss payee/mortgagee if applicable.

(b) Construction. Prior to the construction of any portion of the Project, Developer will cause its architects, contractors, subcontractors, project managers and other parties constructing the Project to procure and maintain the following kinds and amounts of insurance:

(i) Workers Compensation and Employers Liability

Workers Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Agreement and Employers Liability coverage with limits of not less than \$ 500,000 each accident, illness or disease.

(ii) Commercial General Liability (Primary and Umbrella)

Commercial General Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: All premises and operations, products/completed operations (for a minimum of two (2) years following project

completion), explosion, collapse, underground, separation of insureds, defense, and contractual liability (with no limitation endorsement). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work.

(iii) Automobile Liability (Primary and Umbrella)

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, the Automobile Liability Insurance with limits of not less than \$2,000,000 per occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, non-contributory basis.

(iv) Railroad Protective Liability

When any work is to be done adjacent to or on railroad or transit property, Developer must provide cause to be provided with respect to the operations that Contractors perform, Railroad Protective Liability Insurance in the name of railroad or transit entity. The policy must have limits of not less than \$2,000,000 per occurrence and \$6,000,000 in the aggregate for losses arising out of injuries to or death of all persons, and for damage to or destruction of property, including the loss of use thereof.

(v) All Risk /Builders Risk

When the Developer undertakes any construction, including improvements, betterments, and/or repairs, the Developer must provide or cause to be provided All Risk Builders Risk Insurance at replacement cost for materials, supplies, equipment, machinery and fixtures that are or will be part of the project. The City of Chicago is to be named as an additional insured and loss payee/mortgagee if applicable.

(vi) Professional Liability

When any architects, engineers, construction managers or other professional consultants perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$1,000,000. Coverage must include contractual liability. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Contract. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

(vii) Valuable Papers

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

(viii) Contractors Pollution Liability

When any remediation work is performed which may cause a pollution exposure, the Developer must cause remediation contractor to provide Contractor Pollution Liability covering bodily injury, property damage and other losses caused by pollution conditions that arise from the contract scope of work with limits of not less than \$1,000,000 per

occurrence. Coverage must include completed operations, contractual liability, defense, excavation, environmental cleanup, remediation and disposal. When policies are renewed or replaced, the policy retroactive date must coincide with or precede, start of work on the Agreement. A claims-made policy which is not renewed or replaced must have an extended reporting period of two (2) years. The City of Chicago is to be named as an additional insured.

(c) Post Construction:

(i) All Risk Property Insurance at replacement value of the property to protect against loss of, damage to, or destruction of the building/facility. The City is to be named as an additional insured and loss payee/mortgagee if applicable.

(d) Other Requirements:

The Developer must furnish the City of Chicago, Department of Planning and Development, City Hall, Room 1000, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. The Developer must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to closing. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all Agreement requirements. The failure of the City to obtain certificates or other insurance evidence from Developer is not a waiver by the City of any requirements for the Developer to obtain and maintain the specified coverages. The Developer shall advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve Developer of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to stop work and/or terminate agreement until proper evidence of insurance is provided.

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

Any deductibles or self insured retentions on referenced insurance coverages must be borne by Developer and Contractors.

The Developer hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by Developer in no way limit the Developer's liabilities and responsibilities specified within the Agreement or by law.

Any insurance or self insurance programs maintained by the City of Chicago do not contribute with insurance provided by the Developer under the Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.



If Developer is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

The Developer must require all contractors and subcontractors to provide the insurance required herein, or Developer may provide the coverages for contractors and subcontractors. All Contractors and subcontractors are subject to the same insurance requirements of Developer unless otherwise specified in this Agreement.

If Developer, any contractor or subcontractor desires additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

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

### SECTION 13. INDEMNIFICATION

**13.01 General Indemnity.** The Developer Parties agree to indemnify, pay, defend and hold the City, and its elected and appointed officials, employees, agents and Affiliates (individually an "Indemnitee," and collectively the "Indemnitees") harmless from and against, any and all liabilities, obligations, losses, damages, penalties, actions, judgments, suits, claims, costs, expenses and disbursements of any kind or nature whatsoever (and including without limitation, the reasonable fees and disbursements of counsel for such Indemnitees in connection with any investigative, administrative or judicial proceeding commenced or threatened, whether or not such Indemnities shall be designated a party thereto), that may be imposed on, suffered, incurred by or asserted against the Indemnitees in any manner relating or arising out of:

(i) the Developer Parties' failure to comply with any of the terms, covenants and conditions contained within this Agreement; or

(ii) the Developer Parties' or any contractor's failure to pay contractors, subcontractors or materialmen in connection with the TIF-Funded Improvements or any other Project improvement; or

(iii) the existence of any material misrepresentation or omission in this Agreement, the Redevelopment Plan or any other document related to this Agreement that is the result of information supplied or omitted by the Developer Parties or any Affiliate of the Developer Parties or any agents, employees, contractors or persons acting under the control or at the request of the Developer Parties or any Affiliate of the Developer Parties; or

(iv) the Developer Parties' failure to cure any misrepresentation in this Agreement or any other agreement relating hereto;

provided, however, that Developer Parties shall have no obligation to an Indemnitee arising from the wanton or willful misconduct of that Indemnitee. To the extent that the preceding sentence may be unenforceable because it violates any law or public policy, Developer Parties shall contribute the maximum portion that they are permitted to pay and satisfy under the applicable law, to the payment and satisfaction of all indemnified liabilities incurred by the Indemnitees or any of them. The provisions of the undertakings and indemnification set out in this **Section 13.01** shall survive the termination of this Agreement.

#### SECTION 14. MAINTAINING RECORDS/RIGHT TO INSPECT

**14.01 Books and Records.** The Developer Parties shall keep and maintain separate, complete, accurate and detailed books and records necessary to reflect and fully disclose the total actual cost of the Project and the disposition of all funds from whatever source allocated thereto, and to monitor the Project. All such books, records and other documents, including but not limited to the Developer Parties' loan statements, if any, General Contractor's and subcontractors' sworn statements, general contracts, subcontracts, purchase orders, waivers of lien, paid receipts and invoices, shall be available at the Developer Parties' offices for inspection, copying, audit and examination by an authorized representative of the City, at the Developer Parties' expense. The Developer Parties shall incorporate this right to inspect, copy, audit and examine all books and records into all contracts entered into by the Developer Parties with respect to the Project.

**14.02 Inspection Rights.** Upon three (3) business days' notice, any authorized representative of the City has access to all portions of the Project and the Property during normal business hours during the Term of the Agreement.

#### SECTION 15. DEFAULT AND REMEDIES

**15.01 Events of Default.** The occurrence of any one or more of the following events, subject to the provisions of Section 15.03, shall constitute an "Event of Default" by the Developer Parties hereunder:

(a) the failure of the Developer Parties to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the Developer Parties under this Agreement or any related agreement;

(b) the failure of the Developer Parties to perform, keep or observe any of the covenants, conditions, promises, agreements or obligations of the Developer Parties under any other agreement with any person or entity if such failure may have a material adverse effect on the Developer Parties' business, property, assets, operations or condition, financial or otherwise;

(c) the making or furnishing by the Developer Parties to the City of any representation, warranty, certificate, schedule, report or other communication within or in connection with this Agreement or any related agreement which is untrue or misleading in any material respect;

(d) except as otherwise permitted hereunder, the creation (whether voluntary or involuntary) of, or any attempt to create, any lien or other encumbrance upon the Property, including any fixtures now or hereafter attached thereto, other than the Permitted Liens, or the making or any attempt to make any levy, seizure or attachment thereof;

(e) the commencement of any proceedings in bankruptcy by or against the Developer Parties or for the liquidation or reorganization of the Developer Parties, or alleging that the Developer Parties are insolvent or unable to pay its debts as they mature, or for the readjustment or arrangement of the Developer Parties' debts, whether under the United States Bankruptcy Code or under any other state or federal law, now or hereafter existing for the relief of debtors, or the commencement of any analogous statutory or non-statutory proceedings involving the Developer Parties; provided, however, that if such commencement of proceedings

is involuntary, such action shall not constitute an Event of Default unless such proceedings are not dismissed within sixty (60) days after the commencement of such proceedings;

(f) the appointment of a receiver or trustee for the Developer Parties, for any substantial part of the Developer Parties' assets or the institution of any proceedings for the dissolution, or the full or partial liquidation, or the merger or consolidation, of the Developer Parties; provided, however, that if such appointment or commencement of proceedings is involuntary, such action shall not constitute an Event of Default unless such appointment is not revoked or such proceedings are not dismissed within sixty (60) days after the commencement thereof;

(g) the entry of any judgment or order against the Developer Parties which remains unsatisfied or undischarged and in effect for sixty (60) days after such entry without a stay of enforcement or execution;

(h) the occurrence of an event of default under the Lender Financing, which default is not cured within any applicable cure period;

(i) the dissolution of the Developer Parties or the death of any natural person who owns a material interest in the Developer Parties;

(j) the institution in any court of a criminal proceeding (other than a misdemeanor) against the Developer Parties, or any natural person who owns a material interest in the Developer Parties, which is not dismissed within thirty (30) days, or the indictment of the Developer Parties or any natural person who owns a material interest in the Developer Parties, for any crime (other than a misdemeanor); or

(k) prior to the expiration of the Term of the Agreement, the sale or transfer of a majority of the ownership interests of the Developer Parties without the prior written consent of the City, except that the Developer's limited partner may sell a limited partner interest in the Developer without the prior written consent of the City.

For purposes of Sections 15.01(i) and 15.01(j) hereof, a person with a material interest in the Developer shall be one owning in excess of ten (10%) of the Developer's partnership interests.

**15.02 Remedies.** Upon the occurrence of an Event of Default, the City may terminate this Agreement and all related agreements, and may suspend disbursement of City Funds. Additionally, upon the occurrence of an Event of Default in relation to Section 8.19, the Developer Parties shall reimburse the City all of the City Funds disbursed to any one of the Developer Parties to date. The City may, in any court of competent jurisdiction by any action or proceeding at law or in equity, pursue and secure any available remedy, including but not limited to reimbursement of all or part of the City Funds, injunctive relief or the specific performance of the agreements contained herein.

**15.03 Curative Period.** In the event the Developer Parties shall fail to perform a monetary covenant which the Developer Parties are required to perform under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default shall not be deemed to have occurred unless the Developer Parties have failed to perform such monetary covenant within ten (10) days of its receipt of a written notice from the City specifying that it has failed to perform such monetary covenant. In the event the Developer Parties shall fail to perform a non-monetary covenant which the Developer Parties are required to perform

under this Agreement, notwithstanding any other provision of this Agreement to the contrary, an Event of Default shall not be deemed to have occurred unless the Developer Parties have failed to cure such default within thirty (30) days of its receipt of a written notice from the City specifying the nature of the default; provided, however, with respect to those non-monetary defaults which are not capable of being cured within such thirty (30) day period, the Developer Parties shall not be deemed to have committed an Event of Default under this Agreement if they have commenced to cure the alleged default within such thirty (30) day period and thereafter diligently and continuously prosecutes the cure of such default until the same has been cured. Under the same terms and conditions stated in this Section 15.03, The anticipated investors in the Low Income Housing Tax Credits ("LIHTC"), the syndication of which shall produce the Equity set forth in Section 4.01, and their successors and assigns (solely as LIHTC investor) shall have the right, but not the obligation, to cure an Event of Default if the Developer Parties fail to do so before the City exercises its remedies. However, the City shall be under no obligation to provide notice specifically to said investors, it being understood that notice to the Developer shall be sufficient for such purpose.

#### SECTION 16. MORTGAGING OF THE PROJECT

All mortgages or deeds of trust in place as of the date hereof with respect to the Property or any portion thereof are listed on Exhibit G hereto (including but not limited to mortgages made prior to or on the date hereof in connection with Lender Financing) and are referred to herein as the "**Existing Mortgages**." Any mortgage or deed of trust that the Developer Parties may hereafter elect to execute and record or permit to be recorded against the Property or any portion thereof is referred to herein as a "**New Mortgage**." Any New Mortgage that the Developer Parties may hereafter elect to execute and record or permit to be recorded against the Property or any portion thereof with the prior written consent of the City is referred to herein as a "**Permitted Mortgage**." It is hereby agreed by and between the City and the Developer Parties as follows:

(a) In the event that a mortgagee or any other party shall succeed to the Developer's interest in the Property or any portion thereof pursuant to the exercise of remedies under a New Mortgage (other than a Permitted Mortgage), whether by foreclosure or deed in lieu of foreclosure, and in conjunction therewith accepts an assignment of the Developer's interest hereunder in accordance with Section 18.15 hereof, the City may, but shall not be obligated to, attorn to and recognize such party as the successor in interest to the Developer for all purposes under this Agreement and, unless so recognized by the City as the successor in interest, such party shall be entitled to no rights or benefits under this Agreement, but such party shall be bound by those provisions of this Agreement that are covenants expressly running with the land.

(b) In the event that any mortgagee shall succeed to the Developer's interest in the Property or any portion thereof pursuant to the exercise of remedies under an Existing Mortgage or a Permitted Mortgage, whether by foreclosure or deed in lieu of foreclosure, and in conjunction therewith accepts an assignment of the Developer's interest hereunder in accordance with Section 18.15 hereof, the City hereby agrees to attorn to and recognize such party as the successor in interest to the Developer Parties for all purposes under this Agreement so long as such party accepts all of the obligations and liabilities of "the Developer Parties" hereunder; provided, however, that, notwithstanding any other provision of this Agreement to the contrary, it is understood and agreed that if such party accepts an assignment of the Developer Parties' interest under this Agreement, such party has no liability under this Agreement for any Event of Default of the Developer Parties which accrued prior to the time such party succeeded to the interest of the Developer Parties under this Agreement, in which case the Developer Parties shall be solely responsible. However, if such mortgagee under a

Permitted Mortgage or an Existing Mortgage does not expressly accept an assignment of the Developer Parties' interest hereunder, such party shall be entitled to no rights and benefits under this Agreement, and such party shall be bound only by those provisions of this Agreement, if any, which are covenants expressly running with the land.

(c) Prior to the issuance by the City to the Developer Parties of a Certificate pursuant to Section 7 hereof, no New Mortgage shall be executed with respect to the Property or any portion thereof without the prior written consent of the Commissioner of DPD.

**SECTION 17. NOTICE**

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

If to the City: City of Chicago  
Department of Planning and Development  
121 North LaSalle Street, Room 1000  
Chicago, IL 60602  
Attention: Commissioner

With Copies To: City of Chicago  
Department of Law  
Finance and Economic Development Division  
121 North LaSalle Street, Room 600  
Chicago, IL 60602

If to the Developer Parties: PGS Bronzeville III Limited  
Partnership or  
Grand Boulevard Housing IV, LLC  
400 East 41<sup>st</sup> Street, Suite 100  
Chicago, Illinois 60653  
Attention: Mr. Fred Bonner  
  
Bronzeville Housing and Community Development Corporation  
  
Chicago, Illinois 60653  
Attention: \_\_\_\_\_

With Copies To: Jay Gilbert, Esq.  
Kutak Rock LLP  
One South Wacker Drive, Suite 2050  
Chicago, Illinois 60606-4614

And To: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

And To: \_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Such addresses may be changed by notice to the other parties given in the same manner provided above. Any notice, demand, or request sent pursuant to clause (a) hereof shall be deemed received upon such personal service. Any notice, demand or request sent pursuant to clause (b) shall be deemed received on the day immediately following deposit with the overnight courier and any notices, demands or requests sent pursuant to subsection (c) shall be deemed received two (2) business days following deposit in the mail.

#### SECTION 18. MISCELLANEOUS

**18.01 Amendment.** This Agreement and the Exhibits attached hereto may not be amended or modified without the prior written consent of the parties hereto; provided, however, that the City, in its sole discretion, may amend, modify or supplement **Exhibit D** hereto without the consent of any party hereto. It is agreed that no material amendment or change to this Agreement shall be made or be effective unless ratified or authorized by an ordinance duly adopted by the City Council. The term "material" for the purpose of this **Section 18.01** shall be defined as any deviation from the terms of the Agreement which operates to cancel or otherwise reduce any developmental, construction or job-creating obligations of Developer Parties (including those set forth in **Sections 10.02 and 10.03** hereof) by more than five percent (5%) or materially changes the Project site or character of the Project or any activities undertaken by Developer Parties affecting the Project site, the Project, or both, or increases any time agreed for performance by the Developer Parties by more than ninety (90) days.

**18.02 Entire Agreement.** This Agreement (including each Exhibit attached hereto, which is hereby incorporated herein by reference) constitutes the entire agreement between the parties hereto with respect to the subject matter hereof and it supersedes all prior agreements, negotiations and discussions between the parties relative to the subject matter hereof.

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

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

**18.05 Waiver.** Waiver by the City or the Developer Parties with respect to any breach of this Agreement shall not be considered or treated as a waiver of the rights of the respective party with respect to any other default or with respect to any particular default, except to the extent specifically waived by the City or the Developer Parties in writing. No delay or omission on the part of a party in exercising any right shall operate as a waiver of such right or any other right unless pursuant to the specific terms hereof. A waiver by a party of a provision of this Agreement shall not prejudice or constitute a waiver of such party's right otherwise to demand strict compliance with that provision or any other provision of this Agreement. No prior waiver by a party, nor any course of dealing between the parties hereto, shall constitute a waiver of any such parties' rights or of any obligations of any other party hereto as to any future transactions.

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

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

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

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

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

**18.11 Conflict.** In the event of a conflict between any provisions of this Agreement and the provisions of the TIF Ordinances, such ordinance(s) shall prevail and control.

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

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

**18.14 Approval.** Wherever this Agreement provides for the approval or consent of the City, DPD or the Commissioner, or any matter is to be to the City's, DPD's or the Commissioner's satisfaction, unless specifically stated to the contrary, such approval, consent or satisfaction shall be made, given or determined by the City, DPD or the Commissioner in writing and in the reasonable discretion thereof. The Commissioner or other person designated by the Mayor of the City shall act for the City or DPD in making all approvals, consents and determinations of satisfaction, granting the Certificate or otherwise administering this Agreement for the City.

**18.15 Assignment.** The Developer Parties may not sell, assign or otherwise transfer their interest in this Agreement in whole or in part without the written consent of the City. Any successor in interest to the Developer Parties under this Agreement shall certify in writing to the City its agreement to abide by all remaining executory terms of this Agreement, including but not limited to Sections 8.18, 8.19 and 8.20 hereof, for the Term of the Agreement. The Developer Parties consent to the City's sale, transfer, assignment or other disposal of this Agreement at any time in whole or in part.

**18.16 Binding Effect.** This Agreement shall be binding upon the Developer Parties, the City and their respective successors and permitted assigns (as provided herein) and shall inure to the benefit of the Developer Parties, the City and their respective successors and

permitted assigns (as provided herein). Except as otherwise provided herein, this Agreement shall not run to the benefit of, or be enforceable by, any person or entity other than a party to this Agreement and its successors and permitted assigns. This Agreement should not be deemed to confer upon third parties any remedy, claim, right of reimbursement or other right.

**18.17 Force Majeure.** Neither the City, the Developer Parties nor any successor in interest to any of them shall be considered in breach of or in default of its obligations under this Agreement in the event of any delay caused by damage or destruction by fire or other casualty, strike, shortage of material, unusually adverse weather conditions such as, by way of illustration and not limitation, severe rain storms or below freezing temperatures of abnormal degree or for an abnormal duration, tornadoes or cyclones, and other events or conditions beyond the reasonable control of the party affected which in fact interferes with the ability of such party to discharge its obligations hereunder. The individual or entity relying on this section with respect to any such delay shall, upon the occurrence of the event causing such delay, immediately give written notice to the other parties to this Agreement. The individual or entity relying on this section with respect to any such delay may rely on this section only to the extent of the actual number of days of delay effected by any such events described above.

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

**18.19 Business Economic Support Act.** Pursuant to the Business Economic Support Act (30 ILCS 760/1 et seq.), if the Developer Parties are required to provide notice under the WARN Act, the Developer Parties shall, in addition to the notice required under the WARN Act, provide at the same time a copy of the WARN Act notice to the Governor of the State, the Speaker and Minority Leader of the House of Representatives of the State, the President and minority Leader of the Senate of State, and the Mayor of each municipality where the Developer Parties has locations in the State. Failure by the Developer Parties to provide such notice as described above may result in the termination of all or a part of the payment or reimbursement obligations of the City set forth herein.

**18.20 Venue and Consent to Jurisdiction.** If there is a lawsuit under this Agreement, each party hereto agrees to submit to the jurisdiction of the courts of Cook County, the State of Illinois and the United States District Court for the Northern District of Illinois.

**18.21 Costs and Expenses.** In addition to and not in limitation of the other provisions of this Agreement, Developer Parties agree to pay upon demand the City's out-of-pocket expenses, including attorney's fees, incurred in connection with the enforcement of the provisions of this Agreement. This includes, subject to any limits under applicable law, attorney's fees and legal expenses, whether or not there is a lawsuit, including attorney's fees for bankruptcy proceedings (including efforts to modify or vacate any automatic stay or injunction), appeals and any anticipated post-judgment collection services. Developer Parties also will pay any court costs, in addition to all other sums provided by law.

**18.22 Business Relationships.** The Developer Parties acknowledge (A) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (B) that Developer Parties have read such provision and understand that pursuant to such Section 2-156-030 (b), it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council



meeting or to vote on any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (C) that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer Parties hereby represent and warrant that, to the best of their knowledge after due inquiry, no violation of Section 2-156-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

**18.23 Debarment Certification.** Failure by the Developer Parties or any controlling person of either, as defined in Section 1-23-010 of the Municipal Code, thereof to maintain eligibility to do business with the City as required by Section 1-23-030 of the Municipal Code shall be grounds for termination of this Agreement and the transactions contemplated thereby.

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

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

**18.25 Incorporation of HUD Required Provisions Rider.** The document entitled "HUD-Required Provisions Rider" attached hereto as Exhibit L is hereby incorporated into this Agreement as if fully set forth herein and shall remain a part of this Agreement so long as the Secretary of HUD or his/her successors or assigns, are the insurers or holders of the "Mortgage Note" (as such term is known in the HUD-Required Provisions Rider). Upon such time as HUD is no longer the insurer or holder of the Mortgage Note or such time as the Mortgage Note is paid in full, the parties hereto agree that the HUD-Required Provisions Rider shall no longer be a part of this Agreement.

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

DEVELOPER:

PGS Bronzeville III Limited Partnership, an Illinois limited partnership

By: Grand Boulevard Housing IV, LLC, an Illinois  
limited liability company  
Its General Partner

By: Peoples Co-Op for Affordable Elderly Housing,  
an Illinois not-for-profit corporation  
Its Manager

By: \_\_\_\_\_  
Fred L. Bonner  
Its Chief Executive Officer

GENERAL PARTNER:

GRAND BOULEVARD HOUSING IV, LLC, an Illinois limited  
liability company

By: Peoples Co-Op for Affordable Elderly Housing,  
an Illinois not-for-profit corporation  
Its Manager

By: \_\_\_\_\_  
Fred L. Bonner  
Its Chief Executive Officer

BHCDC:

BRONZEVILLE HOUSING AND COMMUNITY DEVELOPMENT  
CORPORATION, an Illinois not-for-profit corporation

By: \_\_\_\_\_  
Kenneth Grant  
President & Director

CITY:

CITY OF CHICAGO

By: \_\_\_\_\_  
David L. Reifman  
Its Commissioner  
Department of Planning and Development

STATE OF ILLINOIS )  
  ) SS  
COUNTY OF COOK )

I, the undersigned, a Notary Public in and for the county and State aforesaid, DO HEREBY CERTIFY THAT Fred Bonner, personally known to me to be the Chief Executive Officer of Peoples Co-Op for Affordable Elderly Housing, an Illinois not-for-profit corporation, and the manager of Grand Boulevard Housing IV, LLC, an Illinois limited liability company (the "General Partner"), the general partner of PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Developer"), personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such Chief Executive Officer, he signed and delivered the said instrument as the free and voluntary act and deed of the General Partner and the Developer for the uses and purposes therein set forth.

GIVEN under my hand and official seal this \_\_\_\_\_ day of \_\_\_\_\_, 2016.

\_\_\_\_\_  
Notary Public

(SEAL)

My Commission Expires\_\_\_\_\_

STATE OF ILLINOIS )  
                              ) SS  
COUNTY OF COOK )

I, the undersigned, a Notary Public in and for the county and State aforesaid, DO HEREBY CERTIFY THAT Fred Bonner, personally known to me to be the Chief Executive Officer of Peoples Co-Op for Affordable Elderly Housing, an Illinois not-for-profit corporation, and the manager of Grand Boulevard Housing IV, LLC, an Illinois limited liability company (the "General Partner"), personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such Chief Executive Officer, he signed and delivered the said instrument as the free and voluntary act and deed of the General Partner for the uses and purposes therein set forth.

GIVEN under my hand and official seal this \_\_\_\_\_ day of \_\_\_\_\_, 2016.

\_\_\_\_\_  
Notary Public

(SEAL)

My Commission Expires\_\_\_\_\_

STATE OF ILLINOIS )  
                              ) SS  
COUNTY OF COOK )

I, \_\_\_\_\_, a notary public in and for the said County, in the State aforesaid, DO HEREBY CERTIFY that Kenneth Grant, personally known to me to be the President and a Director of Bronzeville Housing and Community Development Corporation ("BHDC"), and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and acknowledged that he signed, sealed, and delivered said instrument pursuant to the authority given to him by the Board of Directors of BHDC, as his free and voluntary act and as the free and voluntary act of BHDC, for the uses and purposes therein set forth.

GIVEN under my hand and official seal this \_\_\_ day of \_\_\_\_\_, 2016.

\_\_\_\_\_  
Notary Public

(SEAL)

My Commission Expires \_\_\_\_\_

STATE OF ILLINOIS )  
  ) SS  
COUNTY OF COOK  )

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

GIVEN under my hand and official seal this \_\_\_ day of \_\_\_\_\_, 2016.

\_\_\_\_\_  
Notary Public

(SEAL)

My Commission Expires \_\_\_\_\_

[(Sub)Exhibit "F" referred to in this PGS Bronzeville III Limited Partnership Redevelopment Agreement intentionally deleted.]

[(Sub)Exhibits "A", "B", "D", "E", "I" and "H" referred to in this PGS Bronzeville III Limited Partnership Redevelopment Agreement unavailable at time of printing.]

(Sub)Exhibits "C", "G", "H-1", "H-2", "J", "K" and "L" referred to in this PGS Bronzeville III Limited Partnership Redevelopment Agreement Partnership read as follows:

(Sub)Exhibit "C".  
(To PGS Bronzeville III Limited Partnership  
Redevelopment Agreement)

*TIF-Funded Improvements.*

Expense	Amount
Rehabilitation	\$15,264,025
Relocation	<u>412,725</u>
TOTAL:	\$15,676,750*

(Sub)Exhibit "G".  
(To PGS Bronzeville III Limited Partnership  
Redevelopment Agreement)

*Permitted Liens.*

1. Liens or encumbrances against the Property:

\_\_\_\_\_

2. Liens or encumbrances against the Developer or the Project, other than liens against the Property, if any:

\_\_\_\_\_

\_\_\_\_\_

\* Notwithstanding the total amount referenced above, the City Funds for the TIF-Funded Improvements shall not exceed \$4,299,179.

*(Sub)Exhibit "H-1".*  
(To PGS Bronzeville III Limited Partnership  
Redevelopment Agreement)  
*Project Budget.*

Line Item	Amount
Building Cost	\$ 4,159,505
Land Cost	320,000
Carrying Costs	112,000
Transfer Stamps	53,856
Net Construction Costs	15,264,025
Surface Parking	219,065
General Conditions	810,490
Overhead	340,406
Profit	680,812
Furniture, Fixtures and Equipment	262,252
Building Permits	107,736
Bond Premium/LOC Fees	139,964
Landscaping	102,296
Site Preparation	523,789
Other Construction	1,816,148
Sewer and Water	20,000
Contingency	2,000
Architect/Design	410,405
Architect/Supervision	136,802
Engineering Fees	30,000
Blueprints and Reproductions	25,000

Line Item	Amount
PNA Report	\$ 2,625
Permit Expediter	5,450
As-Is Plats and Surveys	20,000
Accountant/Tax Preparation	22,500
Accountant/8609s	20,000
Accountant/General	2,500
Legal/Organizational	207,000
Legal/Syndication	45,000
Consultants/Financial	60,000
Appraisal	20,000
Market Study	16,000
Phase 1 Environmental Report	16,000
Title and Recording Fees	43,011
Other Professional Fees	13,000
Lender Fees (including Bond)	2,564,026
Liability and Hazard Insurance	171,640
Real Estate Taxes	157,000
Advertising	15,000
Tenant Relocation	412,725
Developer Fee	1,000,000
Deferred Developer Fee	1,719,191
Reserves	1,649,195
Total Development Costs:	\$33,718,414

*(Sub)Exhibit "H-2".*  
 (To PGS Bronzeville III Limited Partnership  
 Redevelopment Agreement)

*MBE/WBE Budget.*

Line Item	Cost
Rehabilitation	\$15,264,025
Total	\$15,264,025

MBE requirement (26 percent) = \$3,968,647

WBE requirement (6 percent) = \$915,842

*(Sub)Exhibit "J".*  
 (To PGS Bronzeville III Limited Partnership  
 Redevelopment Agreement)

*Form Of Opinion Of Developer Parties' Counsel.*

[To Be retyped On The Developer Parties' Counsel's letterhead]

City of Chicago  
 121 North LaSalle Street  
 Chicago, Illinois 60602  
 Attention: Corporation Counsel

Ladies and Gentlemen:

I have acted as counsel to PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Developer") and its general partner, Grand Boulevard Housing IV LLC, an Illinois limited liability company (the "General Partner"), in connection with the acquisition of certain land and the rehabilitation of a building thereon located in the 47<sup>th</sup> and King Drive Redevelopment Project Area (the "Project"). In that capacity, I have



examined, among other things, the following agreements, instruments and documents of even date herewith, hereinafter referred to as the "Documents":

(a) PGS Bronzeville III Limited Partnership Redevelopment Agreement (the "Agreement") of even date herewith, executed by the Developer, the General Partner and the City of Chicago (the "City"); and

(b) all other agreements, instruments and documents executed in connection with the foregoing.

In addition to the foregoing, I have examined:

(a) the original or certified, conformed or photostatic copies of (1) the Developer's (i) Certificate of Limited Partnership, (ii) limited partnership agreement, as amended to date, (iii) certificate of existence in all states in which the Developer is qualified to do business, (iv) records of all partnership proceedings relating to the Project; and (2) the General Partner's (i) Articles of Organization, (ii) operating agreement, as amended to date, (iii) Bylaws, if any, as amended to date, (iv) the certificate of good standing, and (v) records of all members' proceedings relating to the Project; and

(b) such other documents, records and legal matters as I have deemed necessary or relevant for purposes of issuing the opinions hereinafter expressed.

In all such examinations, I have assumed the genuineness of all signatures (other than those of the Developer and the General Partner), the authenticity of documents submitted to us as originals and conformity to the originals of all documents submitted to us as certified, conformed or photostatic copies.

Based on the foregoing, it is my opinion that:

1. The Developer is a limited partnership, duly organized and validly existing under the laws of its state of formation, has full power and authority to own and lease its properties and to carry on its business as presently conducted, and is in good standing and duly qualified to do business as a limited partnership under the laws of every state in which the conduct of its affairs or the ownership of its assets requires such qualification, except for those states in which its failure to qualify to do business would not have a material adverse effect on it or its business. The General Partner is a limited liability company, duly organized, validly existing and in good standing under the laws of its state of incorporation, has full power and authority to own and lease its properties and to carry on its business as presently conducted, and is in good standing and duly qualified to do business as a foreign corporation under the laws of every state in which the conduct of its affairs or the ownership of its assets requires such qualification, except for those states in which its failure to qualify to do business would not have a material adverse effect on it or its business.

2. The Developer and the General Partner have full right, power and authority to execute and deliver the Documents to which they are a party and to perform their obligations thereunder. Such execution, delivery and performance will not conflict with, or result in a breach of the Developer's partnership agreement or the General Partner's articles of organization, or result in a breach or other violation of any of the terms, conditions or provisions of any law or regulation, order, writ, injunction or decree of any court, government or regulatory authority or, to the best of my knowledge after diligent inquiry, any of the terms, conditions or provisions of any agreement, instrument or document to which the Developer or the General Partner is a party or by which the Developer or the General Partner or its properties is bound. To the best of my knowledge after diligent inquiry, such execution, delivery and performance will not constitute grounds for acceleration of the maturity of any agreement, indenture, undertaking or other instrument to which the Developer or the General Partner is a party or by which it or any of its property may be bound, or result in the creation or imposition of (or the obligation to create or impose) any lien, charge or encumbrance on, or security interest in, any of its property pursuant to the provisions of any of the foregoing, other than liens or security interests in favor of the lender providing Lender Financing (as defined in the Agreement).

3. The execution and delivery of each Document and the performance of the transactions contemplated thereby have been duly authorized and approved by all requisite action on the part of the Developer and the General Partner.

4. Each of the Documents to which the Developer or the General Partner is a party has been duly executed and delivered by a duly authorized officer of the Developer or the General Partner, as applicable, and each such Document constitutes the legal, valid and binding obligation of the Developer or the General Partner enforceable in accordance with its terms, except as limited by applicable bankruptcy, reorganization, insolvency or similar laws affecting the enforcement of creditors' rights generally.

5. To the best of my knowledge after diligent inquiry, no judgments are outstanding against the Developer or the General Partner nor is there now pending or threatened, any litigation, contested claim or governmental proceeding by or against the Developer or the General Partner or affecting the Developer or the General Partner or its property, or seeking to restrain or enjoin the performance by the Developer or the General Partner of the Agreement or the transactions contemplated by the Agreement, or contesting the validity thereof. To the best of my knowledge after diligent inquiry, the Developer or the General Partner is not in default with respect to any order, writ, injunction or decree of any court, government or regulatory authority or in default in any respect under any law, order, regulation or demand of any governmental agency or instrumentality, a default under which would have a material adverse effect on the Developer or, the General Partner or its business.

6. To the best of my knowledge after diligent inquiry, there is no default by the Developer or the General Partner or any other party under any material contract, lease, agreement, instrument or commitment to which the Developer or the General Partner is a party or by which the company or its properties is bound.

7. To the best of my knowledge after diligent inquiry, all of the assets of the Developer or the General Partner are free and clear of mortgages, liens, pledges, security interests and encumbrances except for those specifically set forth in the Documents.

8. The execution, delivery and performance of the Documents by the Developer or the General Partner have not and will not require the consent of any person or the giving of notice to, any exemption by, any registration, declaration or filing with or any taking of any other actions in respect of any person, including without limitation any court, government or regulatory authority.

9. To the best of my knowledge after diligent inquiry, the Developer or the General Partner own or possess or is licensed or otherwise have the right to use all licenses, permits and other governmental approvals and authorizations, operating authorities, certificates of public convenience, goods carriers permits, authorizations and other rights that are necessary for the operation of its business.

10. A federal or state court sitting in the State of Illinois and applying the choice of law provisions of the State of Illinois would enforce the choice of law contained in the Documents and apply the law of the State of Illinois to the transactions evidenced thereby. I am admitted to practice in the State of Illinois and I express no opinion as to any laws other than federal laws of the United States of America and the laws of the State of Illinois.

This opinion is issued at the Developer's and the General Partner's request for the benefit of the City and its counsel, and may not be disclosed to or relied upon by any other person, except as required by law.

Very truly yours,

\_\_\_\_\_

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

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



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

PGS Bronzeville III Limited Partnership,  
an Illinois limited partnership

By: Grand Boulevard Housing IV LLC,  
an Illinois limited liability  
company, its General Partner

By: Peoples Co-Op for Affordable  
Elderly Housing, an Illinois not-  
for-profit corporation, its  
Manager

By: \_\_\_\_\_  
Fred L. Bonner,  
Chief Executive Officer

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

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

Agreed and Accepted:

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

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

City of Chicago  
Department of Planning and Development

*(Sub)Exhibit "L".*  
(To PGS Bronzeville III Limited Partnership  
Redevelopment Agreement)

*HUD-Required Provisions Rider.*

[Form Attached Hereto May Be Substituted With New Current Form]

This Rider is attached to and made a part of that certain PGS Bronzeville III Limited Partnership Redevelopment Agreement (the "Document"), dated on \_\_\_\_\_, 20\_\_, by and among PGS Bronzeville III Limited Partnership, an Illinois limited partnership (the "Developer"), Grand Boulevard Housing IV LLC, an Illinois limited liability company and the general partner of the Developer ("General Partner"), Peoples Co-Op for Affordable Elderly Housing, an Illinois not-for-profit corporation and a member and the manager of the General Partner ("Peoples"), Bronzeville Housing and Community Development Corporation, an Illinois not-for-profit corporation and a member of the General Partner ("Bronzeville") and the City of Chicago, Illinois, an Illinois municipal corporation (the "City"), through its Department of Planning and Development ("DPD"), having its offices at 121 North LaSalle Street, Room 1000, Chicago, Illinois 60602, relating to the property located at 460 East 41<sup>st</sup> Street in Chicago, Illinois. In the event of any conflict, inconsistency or ambiguity between the provisions of this Rider and the provisions of the document, the provisions of this Rider shall control. All capitalized terms used herein and not otherwise defined herein shall have the meaning given to such terms in the document. As used herein, the term "HUD" shall mean the United States Department of Housing and Urban Development; the term "FHA" shall mean the Federal Housing Administration, an organizational unit within HUD; the term "Project" shall have the same meaning as in the HUD Regulatory Agreement described below; and the term "HUD/FHA Loan Documents" shall mean the following documents relating to the HUD-insured mortgage loan for the Project (Project Number [ ]):

A. Commitment for Insurance dated [ ], as amended, issued by the Secretary of HUD pursuant to Section [[221(d)(4)]] to P/R Mortgage and Investment Corporation ("Mortgagee");

B. Building Loan Agreement dated as of [ ], between the Developer and Mortgagee;

C. Mortgage Note dated as of [ ], made by the Developer payable to the order of Mortgagee in the principal amount of \$10,596,000 (the "Mortgage Note");

D. Mortgage dated as of [ ], made by Developer in favor of Mortgagee and encumbering the Project as security for the Mortgage Note (the "Mortgage");

E. Security Agreement dated as of [\_\_\_\_\_], between the Developer, as debtor, and Mortgagee and/or the Secretary of HUD as their interests may appear, as secured party;

F. UCC-1 Financing Statement made by the Developer, as debtor, in favor of Mortgagee and/or the Secretary of HUD as their interests may appear, as secured party recorded with the Cook County Recorder's Office and to be filed with the Illinois Secretary of State;

G. Regulatory Agreement for Multi-Family Housing Projects, dated as of [\_\_\_\_\_], between the Developer and HUD (the "HUD Regulatory Agreement");

R-1 Notwithstanding anything in the document to the contrary, the provisions of the document are subordinate to all applicable Federal Statutes, HUD mortgage insurance regulations and related HUD directives and administrative requirements other than those HUD mortgage insurance regulations, related HUD directives or administrative requirements which have been waived in writing by HUD with respect to the Project. The provisions of the document are also expressly subordinate to the HUD/FHA Loan Documents. In the event of any conflict between the document and the provisions of applicable Federal Statutes, HUD mortgage insurance regulations, related HUD directives and administrative requirements, or HUD/FHA Loan Documents, the Federal Statutes, HUD mortgage insurance regulations, related HUD directives and administrative requirements and HUD/FHA Loan Documents shall control, except for those HUD mortgage insurance regulations, related HUD directives or administrative requirements which have been waived in writing by HUD with respect to the Project.

R-2 Failure on the part of the Developer to comply with the covenants contained in the document shall not serve as a basis for default on any HUD-insured or HUD-held mortgage on the Project. Additionally, and notwithstanding any term or condition to the contrary in the document, no failure on the part of the Developer or its successors or assigns to comply with the covenants in the Mortgage Note, the HUD Mortgage, the HUD Regulatory Agreement, or any of the other HUD/FHA Loan Documents shall serve as a basis for DPD, its successors or assigns, or any other party acting by or through the rights provided therein, to declare a default under the document, without the express written approval of the senior lender, or its successors and assigns to the HUD Mortgage, and HUD.

R-3 Compliance by the Developer with the provisions and covenants of the document and enforcement of the provisions and covenants contained in the document, including, but not limited to, any indemnification provisions or covenants, will not and shall not result in any claim or lien against the Project, any asset of the Project, the proceeds of the Mortgage, any reserve, or deposit required by HUD in connection with the Mortgage transaction or the rents or other income from the Project, other than distributable "Surplus Cash" (as that term "Surplus Cash" is defined in the HUD Regulatory Agreement).

R-4 No amendment to the document made after the date of the HUD initial endorsement of the Mortgage Note shall have any force or effect until and unless such amendment is approved in writing by HUD. No amendment made after the aforesaid date to any HUD/FHA Loan Document shall be binding upon DPD unless DPD has consented thereto in writing.

R-5 Unless waived in writing by HUD with respect to the Project any action of the Developer which is prohibited or required by HUD pursuant to applicable federal law, HUD regulations, HUD directives and administrative requirements or the HUD/FHA Loan Documents shall supersede any conflicting provision of the document, and the performance or failure to perform of the Developer in accordance with such laws, regulations, directives, administrative requirements or HUD/FHA Loan Documents shall not constitute an event of default under the document.

R-6 So long as HUD is the insurer or holder of any mortgage on the Project or any indebtedness secured by a mortgage on the Project, the Developer and the General Partner shall not and are not permitted to pay any amount required to be paid under the provisions of the document except from Surplus Cash, as such term is defined, and in accordance with the conditions prescribed in the HUD Regulatory Agreement unless specifically permitted in writing by HUD.

R-7 In the event of the appointment by any court of any person, other than HUD or the Mortgagee, as a receiver, as a mortgagee or party in possession, or in the event of any enforcement of any assignment of leases, rents, issues, profits, or contracts contained in the document, with or without court action, no rents, revenue or other income of the Project collected by the receiver, person in possession or person pursuing enforcement as aforesaid, shall be utilized for the payment of interest, principal or any other amount due and payable under the provisions of the document except from distributable Surplus Cash in accordance with the HUD Regulatory Agreement. The receiver, person in possession or person pursuing enforcement shall operate the Project in accordance with all provisions of the HUD/FHA Loan Documents.

R-8 A duplicate of each notice given, whether required or permitted to be given, under the provisions of the document shall also be given to:

Department of Housing and Urban Development  
77 West Jackson Boulevard, 23<sup>rd</sup> Floor  
Chicago, Illinois 60604  
Attention: Director of Multi-Family Housing  
Project Number [\_\_\_\_\_]

HUD may designate any further or different addresses for such duplicate notices.

R-9 Notwithstanding anything in the document to the contrary, the Developer and its successors and assigns may sell, convey, transfer, lease, sublease or encumber the Project or any part thereof provided it obtains the prior written consent of HUD to any such



sale, conveyance, transfer, lease, sublease or encumbrance. The Developer may make application to HUD for approval of a Transfer of Physical Assets in accordance with HUD regulations, directives and policies. A duplicate copy of such application shall be served on DPD. Within 90 days after such service, DPD shall serve written notice of its approval of such transfer, or of its requirements for approval of such transfer, on HUD, the Mortgagee and the Developer. No such transfer shall occur or be effective until DPD's requirements shall have been satisfied. In the event DPD fails to serve such notice on HUD, the Mortgagee and the Developer within said time, then any consent by HUD to such transfer shall be conclusively deemed to be DPD's prior written consent to such transfer and consummation of such transfer shall not be a default under the document.

R-10 The Developer's covenants contained in the document shall automatically terminate in the event of a foreclosure or deed in lieu of foreclosure of any mortgage insured or held by HUD with respect to the Project, or any portion thereof. Upon such termination, DPD shall furnish to HUD such releases and other documentation as HUD shall deem necessary or convenient to confirm or evidence such termination.

R-11 Notwithstanding anything in the document to the contrary, the provisions of this HUD-Required Provisions Rider are for the benefit of and are enforceable by HUD and the Mortgagee.

Executed as of the date set forth above.

Developer:

PGS Bronzeville III Limited  
Partnership, an Illinois  
limited partnership

By: Grand Boulevard Housing IV  
LLC, an Illinois limited  
liability company, its  
General Partner

By: Peoples Co-Op for Affordable  
Elderly Housing, an Illinois  
not-for-profit corporation, its  
Manager

By: \_\_\_\_\_  
Fred L. Bonner  
Its: Chief Executive Officer

General Partner:

Grand Boulevard Housing IV LLC,  
an Illinois limited liability  
company

By: Peoples Co-Op for Affordable  
Elderly Housing, an Illinois  
not-for-profit corporation, its  
Manager

By: \_\_\_\_\_  
Fred L. Bonner

Its: Chief Executive Officer

BHCDC:

Bronzeville Housing and  
Community Development  
Corporation, an Illinois not-for-  
profit corporation

By: \_\_\_\_\_  
Kenneth Grant,  
President and Director

City:

City of Chicago

By: \_\_\_\_\_  
David L. Reifman,  
Commissioner  
Department of Planning  
and Development

INTERGOVERNMENTAL AGREEMENT WITH BOARD OF EDUCATION OF CHICAGO FOR PROVISION OF TAX INCREMENT FINANCING ASSISTANCE FOR NEW SOUTH LOOP ELEMENTARY SCHOOL.

[O2016-5951]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and execute an intergovernmental agreement with the Chicago Board of Education regarding TIF assistance for New South Loop Elementary School, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solís, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 48.

*Nays* -- Aldermen D. Moore, Arena -- 2.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a municipal corporation and home rule unit of government under Article VII, Section 6(a) of the 1970 Constitution of the

State of Illinois and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The Board of Education of the City of Chicago (the "Board") is a body corporate and politic, organized under and existing pursuant to Article 34 of the School Code of the State of Illinois, 105 ILCS 5/1-1, et seq.; and

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

WHEREAS, The Board wishes to operate a school known as the New South Loop Elementary School (the "School") located at 1601 South Dearborn Street (the "Property"); and

WHEREAS, The Board desires to undertake land acquisition, demolition, remediation, design and project management as a precursor to the construction of the School and related improvements (the "Facility") at the Property to serve the School (such land acquisition, demolition, remediation, design and project management activities with respect to the Facility shall be referred to herein as the "Project"); and

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

WHEREAS, To induce certain redevelopment pursuant to the Act, the City Council adopted ordinances on July 30, 1997 (as published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "Journal") for such date at pages 49199 to 49206): approving and adopting a tax increment financing redevelopment project and plan for the River South Redevelopment Project Area; designating the River South Redevelopment Project Area as a tax increment financing district; and adopting tax increment financing for the River South Redevelopment Project Area (the aforesaid ordinances are collectively referred to herein as the "TIF Ordinances", the redevelopment plan approved by the TIF Ordinances is referred to herein as the "Redevelopment Plan" and the redevelopment project area created by the TIF Ordinances is referred to herein as the "Redevelopment Area"); and

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

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

such costs (Increment collected from the Redevelopment Area shall be known as the "Redevelopment Area Increment"); and

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

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

WHEREAS, The City desires to allocate and use a portion of the Redevelopment Area Increment in an amount not to exceed \$10,667,000 (the "City Funds") for the Project pursuant to a proposed intergovernmental agreement between the City and the Board in substantially the form attached hereto as Exhibit 1 (the "Agreement"); and

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

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

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

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

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

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

SECTION 5. This ordinance takes effect upon passage and approval.

Exhibit 1 referred to in this ordinance reads as follows:

*Exhibit 1.*  
(To Ordinance)

*Intergovernmental Agreement With Board Of Education Of Chicago  
For Rehabilitation Of New South Loop Elementary School.*

This Intergovernmental Agreement regarding the New South Loop Elementary School (this "Agreement") is made and entered into as of the \_\_\_ day of \_\_\_\_\_, 2016 (the "Agreement Date") by and between the City of Chicago (the "City"), a municipal corporation and home rule unit of government under Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois, by and through its Department of Planning and Development (the "Department"), and the Board of Education of the City of Chicago (the "Board"), a body corporate and politic, organized under and existing pursuant to Article 34 of the School Code of the State of Illinois.

*Recitals*

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

Whereas, The Board wishes to operate a school to be known as the New South Loop Elementary School (the "School") to be located at 1601 South Dearborn Street (the "Property"); and

Whereas, The Board desires to undertake land acquisition, demolition, remediation, design and project management as a precursor to the construction of the School and related improvements (the "Facility") at the Property to serve the School (such land acquisition, demolition, remediation, design and project management activities with respect to the Facility shall be referred to herein as the "Project"); and

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

Whereas, To induce certain redevelopment pursuant to the Act, the City Council adopted ordinances on July 30, 1997 (as published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") for such date at pages 49199 to 49206): approving and adopting a tax increment financing redevelopment project and plan for the River South Redevelopment Project Area; designating the River South Redevelopment Project Area as a tax increment financing district; and adopting tax increment financing for the River South Redevelopment Project Area (the aforesaid ordinances are collectively referred to herein as the "TIF Ordinances", the redevelopment plan approved by the TIF Ordinances is referred to herein as the "Redevelopment Plan" and the redevelopment project area created by the TIF Ordinances is referred to herein as the "Redevelopment Area"); and

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

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

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

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

Whereas, The City desires to allocate and use a portion of the Redevelopment Area Increment in an amount not to exceed \$10,667,000 (the "City Funds") for the Project; and

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

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

*Article One:*

*Incorporation Of Recitals*

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

*Article Two:*

*The Project.*

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

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

*Article Three:*

*Funding.*

1. (a) On a quarterly basis (or as otherwise agreed to by the Department), commencing not earlier than 2017, the Board shall provide the Department with a Requisition Form, in the form of (Sub)Exhibit E hereto, along with: (i) a cost itemization of the applicable portions of the budget attached as (Sub)Exhibit G hereto; (ii) evidence of the expenditures upon TIF-Funded Improvements which the Board has incurred; and (iii) all other documentation described in (Sub)Exhibit E. The City shall review and, in the City's discretion, approve each Requisition Form and make the applicable requested and approved disbursement of City Funds, subject to the availability thereof. The availability of the City Funds is subject to the City's compliance with all applicable requirements regarding the use of such funds and the timing of such use. No City Funds shall be disbursed with respect to the Project until the Board has evidenced to the City in writing to the City's satisfaction that the Board owns or otherwise controls the Property, or has the right to enter the Property and undertake such activities as the Board deems necessary prior to owning or otherwise controlling the Property. The Board will only request disbursement of City Funds and the City will only disburse City Funds for the costs of the Project, to the extent that such costs are TIF-Funded Improvements.

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

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

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

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

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

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



(c) [Intentionally omitted.]

(d) [Intentionally omitted.]

(e) (i) The Board's right to receive payments hereunder shall be subordinate to all prior obligations and priorities of the City to be paid from Redevelopment Area Increment, including but not limited to the following items and amounts:

Program Administration	\$3,133,959
Bike Land	\$98,000
Park District	\$350,000
CTA	\$4,250,000
Infrastructure	\$65,338,427
Bridges	\$8,666,734
Professional Services	\$301,136

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

(f) [Intentionally omitted.]

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

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

2. The current estimate of the cost of the Project is \$10,667,000. The Board has delivered to the Commissioner, and the Commissioner hereby approves, a detailed project budget for the Project, attached hereto and incorporated herein as (Sub)Exhibit G. The Board certifies that it has identified sources of funds (including the City Funds) sufficient to complete the Project. The Board agrees that the City will only contribute the City Funds to the Project and that all costs of completing the Project over the City Funds shall be the sole responsibility of the Board. If the Board at any point does not have sufficient funds to complete the Project, the Board shall so notify the City in writing, and the Board may narrow the scope of the Project as agreed with the City in order to construct the Facility with the available funds.

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

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

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

6. [intentionally omitted]

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

#### *Article Four:*

##### *Term.*

The Term of the Agreement shall commence as of the Agreement Date and shall expire on the date on which the Redevelopment Area is no longer in effect (through and including July 30, 2020).

*Article Five:*

*Indemnity; Default.*

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

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

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

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

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

*Article Six:**Consent.*

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

*Article Seven:**Notice.*

Notice to Board shall be addressed to:

Chief Financial Officer  
Board of Education of the City of Chicago  
42 West Madison Street, 2<sup>nd</sup> Floor  
Chicago, Illinois 60602

and

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

Notice to the City shall be addressed to:

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

and

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

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

Such addresses may be changed when notice is given to the other party in the same manner as provided above. Any notice, demand or request sent pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch by electronic means. Any notice, demand or request sent pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier and, if sent pursuant to subsection (d) shall be deemed received two (2) days following deposit in the mail.

*Article Eight:*

*Assignment; Binding Effect.*

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

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

*Article Nine:*

*Modification.*

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

*Article Ten:*

*Compliance With Laws.*

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

*Article Eleven:*

*Governing Law And Severability.*

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

*Article Twelve:*

*Counterparts.*

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

*Article Thirteen:*

*Entire Agreement.*

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

*Article Fourteen:*

*Authority.*

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

*Article Fifteen:*

*Headings.*

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

*Article Sixteen:*

*Disclaimer Of Relationship.*

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

*Article Seventeen:*

*Construction Of Words.*

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

*Article Eighteen:*

*No Personal Liability.*

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

*Article Nineteen:*

*Representatives.*

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

For the Board: Mary De Runtz, Deputy Chief Facilities Officer  
Board of Education of the City of Chicago  
42 West Madison Street, 9<sup>th</sup> Floor  
Chicago, Illinois 60602  
Phone: 773-553-2900  
Email:

For the City: Denise Roman, Economic Development Coordinator  
City of Chicago, Department of Planning and Development  
121 North LaSalle Street, Room 1003  
Chicago, Illinois 60602  
Phone: 312-744-6502  
Email: denise.roman@cityofchicago.org

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

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

City of Chicago, Illinois

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

The Board of Education  
of the City of Chicago

By: \_\_\_\_\_  
Frank M. Clark, President

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

By: \_\_\_\_\_  
Forrest Claypool, Chief Executive Officer

Board Report Number 01-0725-RS2

Approved as to legal form:

\_\_\_\_\_  
Ronald L. Marmor, General Counsel

[(Sub)Exhibits "B", "C", "D" and "F" referred to in this Intergovernmental Agreement with Board of Education of Chicago for Rehabilitation of New South Loop Elementary School omitted intentionally.]

(Sub)Exhibits "A", "E", "G" and "H" referred to in this Intergovernmental Agreement with the Board of Education of Chicago for Rehabilitation of New South Loop Elementary School read as follows:



*(Sub)Exhibit "A".*

(To Intergovernmental Agreement With Board Of Education Of Chicago  
For Rehabilitation Of New South Loop Elementary School)

*The School, The Facility And The Project.*

CPS through the PBC will acquire, clear and conduct environmental remediation in preparation for the development of the new South Loop ES. PBC will design and construct a new 1,200 seat building with parking and outdoor playground facilities designed for Pre-K through 8<sup>th</sup> grade students to relieve overcrowding.

This project provides much needed neighborhood educational opportunities and relief from overcrowding and meet demand from the growing residential communities of South Loop, Near South, University Village and Chinatown community areas.

*(Sub)Exhibit "E".*

(To Intergovernmental Agreement With Board Of Education Of Chicago  
For Rehabilitation Of New South Loop Elementary School)

*Requisition Form.*

State of Illinois )  
  ) SS.  
County of Cook )

The affiant, \_\_\_\_\_, \_\_\_\_\_ of the Board of Education of the City of Chicago, a body corporate and politic (the "Board"), hereby certifies to the City of Chicago (the "City") that with respect to that certain Intergovernmental Agreement between the Board and the City regarding the New South Loop Elementary School dated \_\_\_\_\_, 20\_\_\_\_ (the "Agreement"):

A. The following is a true and complete statement of all expenditures for the Project by the Board to date:

TOTAL: \$\_\_\_\_\_

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

\_\_\_\_\_

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

*(Sub)Exhibit "G".*

(To Intergovernmental Agreement With Board Of Education Of Chicago  
For Rehabilitation Of New South Loop Elementary School)

*Project Budget.*

Survey	\$ 13,000.00
Land Acquisition	4,400,000.00
Demolition	1,304,000.00
Site Remediation/Preparation	2,674,000.00
Property Management	73,000.00
Geotechnical Investigation	30,000.00
Environmental Report Review	3,000.00
Traffic Analysis	14,000.00
AOR Basic Fees + Reimbursables	1,540,000.00
Legal Fees	20,000.00
Project Management	285,000.00
PBC Administration	311,000.00
Contingencies	<u>0.00</u>
TOTAL:	\$10,667,000.00

*(Sub)Exhibit "H".*

(To Intergovernmental Agreement With Board Of Education Of Chicago  
For Rehabilitation Of New South Loop Elementary School)

*Project TIF-Funded Improvements.*

Survey	\$ 13,000.00
Land Acquisition	4,400,000.00

Demolition	\$1,304,000.00
Site Remediation/Preparation	2,674,000.00
Property Management	73,000.00
Geotechnical Investigation	30,000.00
Environmental Report Review	3,000.00
Traffic Analysis	14,000.00
AOR Basic Fees + Reimbursables	1,540,000.00
Legal Fees	20,000.00
Project Management	285,000.00
PBC Administration	311,000.00
Contingencies	<u>0.00</u>
TOTAL:	\$10,667,000.00

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MULTI-FAMILY PROGRAM FUNDS LOAN AND ASSOCIATED LOW-IMCOME HOUSING TAX CREDIT FOR WOODLAWN STATION PRESERVATION ASSOCIATES L.P. FOR CONSTRUCTION OF AFFORDABLE HOUSING AT 6253 S. COTTAGE GROVE AVE., 804, 808, 812 AND 816 E. 63<sup>RD</sup> ST., 6408, 6412 AND 6432 S. MARYLAND AVE.

[O2016-6077]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance authorizing the Commissioner of the Department of Planning and Development to enter into and

execute a multi-family loan agreement with Woodlawn Station Preservation Associates, L.P., amount of loan not to exceed: \$5,000,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Alderman Burke abstained from voting on this matter pursuant to Rule 14.

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

*Nays* -- None.

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

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

The following is said ordinance as passed:

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

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

WHEREAS, The City has certain funds available from a variety of funding sources ("Multi-Family Program Funds") to make loans and grants for the development of multi-family residential housing to increase the number of families served with decent, safe, sanitary and affordable housing and to expand the long-term supply of affordable housing, and such Multi-Family Program Funds are administered by the City's Department of Planning and Development ("DPD"); and

WHEREAS, DPD has preliminarily reviewed and approved the making of a loan to Woodlawn Station Preservation Associates, L.P., an Illinois limited partnership the sole general partner of which is POAH Woodlawn Station LLC, an Illinois limited liability company the sole member of which is Preservation of Affordable Housing, Inc., an Illinois not-for-profit corporation ("POAH"), or to another legal entity of which POAH is the controlling party as determined by the hereinafter defined Authorized Officer (the "Borrower"), in an amount not to exceed \$5,000,000 (the "Loan") to be funded from Multi-Family Program Funds pursuant to the terms and conditions set forth in Exhibit A attached hereto and made a part hereof, now, therefore,

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

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

SECTION 2. Upon the approval and availability of the additional financing as shown in Exhibit A hereto, the Commissioner of DPD (the "Commissioner") and a designee of the Commissioner (collectively, the "Authorized Officer") are each hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the implementation of the Loan. The Authorized Officer is hereby authorized, subject to the approval of the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Loan which do not substantially modify the terms described in Exhibit A hereto. Upon the execution and receipt of proper documentation, the Authorized Officer is hereby authorized to disburse the proceeds of the Loan to the Borrower.

SECTION 3. The Project (as described on Exhibit A hereto) shall be deemed to qualify as "Affordable Housing" for purposes of Chapter 16-18 of the Municipal Code of Chicago. Section 2-45-110 of the Municipal Code of Chicago shall not apply to the Project or the Property (as defined on Exhibit A hereto).

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

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

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

*Exhibit "A".*

**Borrower:** Woodlawn Station Preservation Associates, L.P., an Illinois limited partnership the sole general partner of which is POAH Woodlawn Station LLC, an Illinois limited liability company the sole member of which is Preservation of Affordable Housing, Inc., an Illinois not-for-profit corporation ("POAH"), or to another legal entity of which POAH is the controlling party as determined by the hereinafter defined Authorized Officer, and others to be hereafter selected as the limited partners.

**Project:** Financing a portion of the costs of the construction of buildings to be located generally at the northeast corner of East 63<sup>rd</sup> Street and South Cottage Grove Avenue, 6408 and 6412 South Maryland Avenue and 6432 South Maryland Avenue, all in Chicago, Illinois, which shall contain an aggregate total of approximately 70 residential dwelling units of which approximately 55 residential dwelling units shall be for low- and moderate-income families, and of certain commercial space, common areas and parking facilities in connection therewith.

**Loan:**

**Source:** Multi-Family Program Funds.

**Amount:** Not to exceed \$5,000,000.

**Term:** Not to exceed 32 years, or another term acceptable to the Authorized Officer.

**Interest:** Zero percent per annum.

**Security:** Non-recourse loan; mortgage on the Property (the "City Mortgage"), or such other security acceptable to the Authorized Officer.

**Additional Financing:**

1. **Amount:** Approximately \$9,000,000, or such other amount acceptable to the Authorized Officer (the "Bridge Loan")

**Term:** Not to exceed three years, or another term acceptable to the Authorized Officer.

- Source: BMO Harris Bank, or another source acceptable to the Authorized Officer.
- Interest: A floating rate of interest not to exceed a rate calculated as 30-day LIBOR plus 2.35 percent per annum, or another rate acceptable to the Authorized Officer.
- Security: Mortgage on the Property senior to the lien of the City Mortgage, and/or such other security acceptable to the Authorized Officer.
2. Amount: Approximately \$3,300,000, or such other amount acceptable to the Authorized Officer (the "Senior Loan")
- Term: Not to exceed three years prior to the completion of construction ("Conversion"), thereafter not to exceed 20 years, or another term or terms acceptable to the Authorized Officer.
- Source: BMO Harris Bank, or another source acceptable to the Authorized Officer.
- Interest: A floating rate prior to Conversion not to exceed a rate calculated as 30-day LIBOR plus 2.35 percent per annum, and thereafter a fixed rate of not to exceed seven percent per annum, or another rate or rates acceptable to the Authorized Officer.
- Security: Mortgage on the Property senior to the lien of the City Mortgage, and/or such other security acceptable to the Authorized Officer.
3. Low-Income Housing Tax Credit ("LIHTC")  
Proceeds: Approximately \$12,443,100, all or a portion of which may be paid in on a delayed basis, and all or a portion of which may be used to retire all or a portion of the Bridge Loan.
- Source: To be derived from the syndication of a LIHTC allocation of approximately \$1,121,000 by the Illinois Housing Development Authority.
4. Amount: Approximately \$6,000,000, or such other amount acceptable to Officer the Authorized Officer.



- Source: POAH, from the proceeds of a Choice Neighborhoods Initiatives grant from the United States Department of Housing and Urban Development, or another source acceptable to the Authorized Officer.
- Term: Not to exceed 42 years, or another term acceptable to the Authorized Officer.
- Interest: Zero percent per annum, or another rate acceptable to the Authorized Officer.
- Security: Mortgage on the Property junior to the City Mortgage, and/or such other security acceptable to the Authorized Officer.
5. Amount: Approximately \$825,000, or such other amount acceptable to the Authorized Officer.
- Term: Not to exceed 32 years, or another term acceptable to the Authorized Officer.
- Source: POAH, derived from the proceeds of a grant from the Federal Home Loan Bank of Chicago (FHLB) Affordable Housing Program, or another source acceptable to the Authorized Officer.
- Interest: A fixed rate of interest not to exceed seven percent per annum, or another interest rate acceptable to the Authorized Officer.
- Security: Mortgage on the Property junior to the lien of the City Mortgage, Recapture Agreement, and/or such other security as may be acceptable to the Authorized Officer.

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LOAN RESTRUCTURING AND ISSUANCE OF MULTI-FAMILY HOUSING REVENUE BONDS FOR LAWN TERRACE PRESERVATION L.P. ASSOCIATED WITH CONSTRUCTION OF RESIDENTIAL BUILDING AT 3214 W. 63<sup>RD</sup> ST.

[O2016-6079]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication recommending a proposed ordinance concerning the authority to execute an amendment to the loan agreement with Lawn Terrace Preservation L.P., and issue City of Chicago Multi-Family Housing Revenue Bonds (Lawn Terrace Preservation Project) Series 2016, amount of bonds: \$8,000,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Alderman Burke abstained from voting pursuant to the provisions of Rule 14.

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

*Nays* -- None.

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

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

The following is said ordinance as passed:

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

WHEREAS, As a home rule unit and pursuant to the Constitution, the City is authorized and empowered to issue multi-family housing revenue bonds for the purpose of financing the cost of acquiring, rehabilitating and equipping an affordable multi-family housing facility for low- and moderate-income families located in the City; and

WHEREAS, Pursuant to an ordinance enacted by the City Council of the City on March 9, 1995, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such dates at pages 65930 through 65935, on July 1, 1996 (the "1996 Closing Date"), the City, acting by and through its Department of Housing, made a loan in the principal amount of \$6,401,507.50 (the "City Loan") to Kedzie Limited Partnership, an Illinois limited partnership (the "Original Borrower") for the acquisition and construction of the residential portion of a building to be located at 3214 West 63<sup>rd</sup> Place, Chicago, Illinois 60629 (the "Property") and of approximately 102 dwelling units to be contained therein as studio, one- and two-bedroom units for low- and moderate-income senior citizens (the "Project"); and

WHEREAS, The City Loan was secured by, among other things, that certain Junior Mortgage and Security Agreement (the "City Mortgage") dated as of the 1996 Closing Date and recorded with the Cook County Recorder of Deeds (the "Recorder") as Document Number 96550717; and

WHEREAS, Lawn Terrace Preservation, L.P., an Illinois limited partnership (the "New Borrower"), the sole general partner of which is Lawn Terrace Preservation, NFP, an Illinois not-for-profit corporation, the sole member of which is Greater Southwest Development Corporation, an Illinois not-for-profit corporation, desires to purchase the Property from the Original Borrower (the "Purchase"); and

WHEREAS, The New Borrower has agreed to assume the obligations of the Original Borrower under the City Loan (the "City Loan Assumption") in connection with the Purchase; and

WHEREAS, The New Borrower has requested that the Department of Planning and Development ("DPD") approve a proposed restructuring of the City Loan (the "Restructuring"); and

WHEREAS, DPD has approved the Restructuring in a manner which (1) will approve the Purchase and the City Loan Assumption, (2) will not alter the principal amount of the City Loan, (3) will extend the maturity date of the City Loan, (4) will alter the interest rate and repayment terms of the City Loan, (5) will waive late charges and any other penalties due under the City Loan, (6) will subordinate the City Mortgage to the Bond Mortgage (defined below), (7) will modify the legal description of the Property and release certain commercial space from the lien of the City Mortgage, and (8) may otherwise restructure the City Loan,

all in substantial accordance with the terms described above (the foregoing items 1 through 8, collectively, the "Material Terms"); and

WHEREAS, By this ordinance, the City Council has determined that it is necessary and in the best interests of the City to borrow money to be loaned to the New Borrower to finance a portion of the costs of acquiring and renovating the Property and the Project and, to effect the foregoing, to issue tax-exempt revenue bonds, which may be issued in one or more series, to be designated as multi-family housing revenue bonds (Lawn Terrace Preservation Project), Series 2016 (the "Bonds") as shown on Exhibit A of this ordinance; and

WHEREAS, The principal and interest on the Bonds may be secured by, among other things, a senior mortgage (the "Bond Mortgage") on the Property, the buildings and improvements thereon (collectively, the "Improvements") and certain other related collateral, by certain capital contributions to be made to the New Borrower by its limited partner(s) in connection with the allocation to the New Borrower of federal low-income housing tax credits, by cash and/or securities collateral and by pledges and/or assignments of certain funds, personal property, and contractual rights of the New Borrower and its affiliates; and

WHEREAS, The Bonds and the obligation to pay interest thereon shall never constitute an indebtedness of or an obligation of the City, the State of Illinois or any political subdivision thereof, within the purview of any Constitutional limitation or statutory provision, or a charge against the general credit or taxing powers of any of them, and no owner of the Bonds shall have the right to compel the taxing power of the City, the State of Illinois or any political subdivision thereof to pay any principal installment of, premium, if any, or interest on the Bonds; and

WHEREAS, In connection with the issuance of the Bonds, the City Council has determined by this ordinance that it is necessary and in the best interests of the City to enter into (i) one or more financing agreements, which may be in the form of (a) a Bond Issuance Agreement (the "Bond Issuance Agreement") to provide for the issuance of the Bonds to finance a portion of the costs of the Project, to be entered into among the City, BMO Harris Bank N.A., as the purchaser of the Bonds (the "Purchaser"), and BMO Harris Bank N.A. (or one of its affiliates), as Fiscal Agent (the "Fiscal Agent"), providing for the security for and terms and conditions of the Bonds to be issued thereunder; and (b) a Loan Agreement (the "Loan Agreement") among the City, the Purchaser and the New Borrower providing for the loan of the proceeds of the Bonds to the New Borrower and the use of such proceeds; (ii) an arbitrage and/or tax certificate (the "Tax Agreement") between the City and the New Borrower; and (iii) a Land-Use Restriction Agreement between the City and the New Borrower (the "Land-Use Restriction Agreement"); and

WHEREAS, The New Borrower also intends to assume existing loans from the Illinois Housing Development Authority ("IHDA") and the Chicago Low-Income Housing Trust Fund as described in Exhibit A hereto; now, therefore,

*Be It Ordained by the City Council of the City of Chicago, as follows:*

SECTION 1. Incorporation Of Recitals. The recitals contained in the preambles to this ordinance are hereby incorporated into this ordinance by this reference. All capitalized terms used in this ordinance, unless otherwise defined herein, shall have the meanings ascribed thereto in the Bond Issuance Agreement.

SECTION 2. Findings And Determinations. The City Council hereby finds and determines that the delegations of authority that are contained in this ordinance, including the authority to make the specific determinations described herein, are necessary and desirable because the City Council cannot itself as advantageously, expeditiously or conveniently exercise such authority and make such specific determinations. Thus, authority is granted to each hereinafter defined Authorized Officer (as defined below) to determine to sell the Bonds on such terms as and to the extent such officer determines that such sale or sales are desirable and in the best financial interest of the City. Any such designation and determination by an Authorized Officer shall be signed in writing by such Authorized Officer and filed with the City Clerk and shall remain in full force and effect for all purposes of this ordinance unless and until revoked, such revocation to be signed in writing by an Authorized Officer and filed with the City Clerk.

SECTION 3. Authorization Of Bonds. The issuance of the Bonds in an aggregate principal amount of not to exceed \$8,000,000 is hereby authorized. The aggregate principal amount of the Bonds to be issued, and their division into one or more series of Bonds, shall be as set forth in the Notification of Sale defined in Section 8 below.

The Bonds shall contain a provision that they are issued under authority of this ordinance. The Bonds shall not mature later than 40 years after the date of issuance thereof. The Bonds shall bear interest at a rate or rates not to exceed the lesser of 12 percent or the maximum rate of interest allowable under state law, payable on the interest payment dates as set forth in the Bond Issuance Agreement and in the Notification of Sale, provided that, subject to such limitation, the Bonds may bear interest at variable interest rates computed from time to time at such rates and on such basis as shall be determined by reference to an established market index as shall be identified in the Bond Issuance Agreement. The Bonds shall be dated, shall be subject to redemption prior to maturity, shall be payable in such places and in such manner and shall have such other details and provisions as are prescribed by the Bond Issuance Agreement, the form(s) of the Bonds therein and the Notification of Sale.

The provisions for execution, signatures, authentication, payment and prepayment, with respect to the Bonds shall be as set forth in the Bond Issuance Agreement and the form(s) of the Bonds therein.

Each of (i) the Mayor of the City (the "Mayor"), the (ii) Chief Financial Officer of the City (as defined below) or (iii) any other officer designated in writing by the Mayor (the Mayor, the Chief Financial Officer or any such other officer being referred to as an "Authorized Officer") is hereby authorized to execute and deliver the Bond Issuance Agreement on

behalf of the City, in substantially the form attached hereto as Exhibit B, as determined in the Notification of Sale, and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such officer's approval and the City Council's approval of any changes or revisions from the form of the Bond Issuance Agreement attached to this ordinance.

As used herein, the term "Chief Financial Officer" shall mean the Chief Financial Officer of the City appointed by the Mayor, or, if there is no such officer then holding said office, the City Comptroller.

An Authorized Officer is hereby authorized to execute and deliver the Loan Agreement on behalf of the City, in substantially the form attached hereto as Exhibit C, and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such Authorized Officer's approval and the City Council's approval of any changes or revisions from the form of the Loan Agreement attached to this ordinance.

An Authorized Officer is hereby authorized to execute and deliver on behalf of the City such security or collateral documents securing payment of the Bonds as the Authorized Officer regards as appropriate, in substantially the form of the security documents used in previous issuances of tax-exempt bonds pursuant to programs similar to the Bonds, with appropriate revisions to reflect the terms and provisions of the Bonds and with such other revisions as the Authorized Officer executing the same shall determine are appropriate and consistent with the other provisions of this ordinance. The execution of security or collateral documents by the Authorized Officer shall be deemed conclusive evidence of the approval of the City Council to the terms provided in such documents.

An Authorized Officer is hereby authorized to execute and deliver the Land Use Restriction Agreement on behalf of the City, in substantially the form attached hereto as Exhibit D and made a part hereof and hereby approved with such changes therein as shall be approved by the Authorized Officer executing the same, with such execution to constitute conclusive evidence of such officer's approval of any changes or revisions from the form of Land Use Restriction Agreement attached to this ordinance.

An Authorized Officer is hereby authorized to execute and deliver the Tax Agreement on behalf of the City, in substantially the form of tax agreements used in previous issuances of tax-exempt bonds pursuant to programs similar to the Bonds, with appropriate revisions to reflect the terms and provisions of the Bonds and the applicable provisions of the Internal Revenue Code of 1986, as amended (the "Code"), and the regulations promulgated thereunder, and with such other revisions in text as the Authorized Officer executing the same shall determine are necessary or desirable in connection with the exclusion from gross income for federal income tax purposes of interest on the Bonds. The execution of the Tax Agreement by the Authorized Officer shall be deemed conclusive evidence of the approval of the City Council to the terms provided in the Tax Agreement.

SECTION 4. Security For The Bonds. The Bonds shall be limited obligations of the City, payable from and/or secured by (i) a senior mortgage on and security interest in the Property, the Improvements and related collateral, (ii) certain funds pledged under the Bond Issuance Agreement, (iii) certain capital contributions to be made to the New Borrower by its limited partner(s) in accordance with the terms and conditions of the limited partnership agreement of the New Borrower in connection with the allocation to the New Borrower of federal low-income housing tax credits and certain other funds, personal property and contractual rights of the New Borrower and its affiliates pledged and/or assigned to the Fiscal Agent, (iv) all right, title and interest of the City (other than certain reserved rights of the City, as described in the Loan Agreement) in the Loan Agreement, and (v) the proceeds of the Bonds and income from the temporary investment thereof, as provided in the Bond Issuance Agreement. In order to secure the payment of the principal of, premium, if any, and interest on the Bonds, such rights, proceeds and investment income are hereby pledged to the extent and for the purposes as provided in the Bond Issuance Agreement and are hereby appropriated for the purposes set forth in the Bond Issuance Agreement. The Bond Issuance Agreement shall set forth such covenants with respect to the application of such rights, proceeds and investment income as shall be deemed necessary by the Authorized Officer in connection with the sale of the Bonds issued thereunder.

SECTION 5. Limited Obligations. The Bonds, when issued and outstanding, will be limited obligations of the City, payable solely as provided in the Bond Issuance Agreement. The Bonds and the interest thereon shall never constitute a debt or general obligation or a pledge of the faith, the credit or the taxing power of the City within the meaning of any Constitutional or statutory provision of the State of Illinois. The Bonds shall be payable solely from the funds pledged therefor pursuant to the terms of the Bond Issuance Agreement hereinafter described.

SECTION 6. Assignment Of Rights. The right, title and interest of the City (except for certain rights to notice, involvement in certain discussions related to the Bonds, indemnification, and reimbursement) in, to and under the Loan Agreement, and the revenues to be derived by the City thereunder will be assigned to the Fiscal Agent under the Bond Issuance Agreement.

SECTION 7. Sale And Delivery Of Bonds. Subject to the terms and conditions of the Bond Issuance Agreement and such additional terms as are set forth in the Notification of Sale with the approval of an Authorized Officer, the Bonds shall be sold and delivered to the Purchaser, except that an Authorized Officer, following a formal written request by New Borrower may select one or more additional or other Bond purchasers in place of the Bond purchaser identified herein.

In connection with the offer and delivery of the Bonds, the Authorized Officer, and such other officers of the City as may be necessary, is authorized to execute and deliver such instruments and documents as may be necessary to implement the transaction and to effect the issuance and delivery of the Bonds. Any limitation on the amount of Bonds issued pursuant to this Ordinance as set forth herein shall be exclusive of any original issue discount or premium.

SECTION 8. Notification Of Sale. Subsequent to the sale of any Bonds, the Authorized Officer shall file in the Office of the City Clerk a notification of sale (the "Notification of Sale") for such Bonds directed to the City Council setting forth (i) the aggregate original principal amount of, maturity schedule, redemption provisions for and nature of each series of the Bonds sold, (ii) the identities of the Purchaser and the Fiscal Agent, (iii) the interest rates on the Bonds and/or a description of the method of determining the interest rate applicable to the Bonds from time to time, and (iv) any other matter authorized by this ordinance to be determined by an Authorized Officer at the time of the sale of any Bonds. There shall be attached to such notification the final form of the Bond Issuance Agreement and the Loan Agreement.

SECTION 9. Use Of Proceeds. The proceeds from the sale of the Bonds shall be deposited as provided in the Bond Issuance Agreement and used for the purposes set forth in the third paragraph of the recitals of this ordinance.

SECTION 10. Proxies. Each Authorized Officer may designate another to act as their respective proxy and to affix their respective signatures to each Bond, whether in temporary or definitive form, and to any other instrument, certificate or document required to be signed by such Authorized Officer pursuant to this ordinance or a Bond Issuance Agreement. In each case, each shall send to the City Council written notice of the person so designated by each, such notice stating the name of the person so selected and identifying the instruments, certificates and documents that such person shall be authorized to sign as proxy for the Mayor and the Authorized Officer, respectively. A written signature of the Mayor or the Authorized Officer, respectively, executed by the person so designated underneath, shall be attached to each notice. Each notice, with signatures attached, shall be recorded in the *Journal of the Proceedings of the City Council of the City of Chicago* and filed with the City Clerk. When the signature of the Mayor is placed on an instrument, certificate or document at the direction of the Mayor in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Mayor in person. When the signature of the Authorized Officer is so affixed to an instrument, certificate or document at the direction of the Authorized Officer in the specified manner, the same, in all respects, shall be as binding on the City as if signed by the Authorized Officer in person.

SECTION 11. Execution Of Bonds. The Bonds shall be executed by manual or facsimile signature of the Mayor of the City or the Authorized Officer, and the seal of the City shall be affixed or imprinted and attested to by the manual or facsimile signature of the City Clerk, as set forth in the Bond Issuance Agreement, and the same shall be delivered to the Fiscal Agent for proper authentication and delivery upon instructions to that effect.

SECTION 12. Volume Cap. The Bonds are obligations taken into account under Section 146 of the Code in the allocation of the City's volume cap.

SECTION 13. Additional Authorization Regarding Bonds. Each Authorized Officer, the City Treasurer, the Commissioner of the Department of Planning and Development (the "Commissioner") and a designee of the Commissioner (collectively with the



Commissioner, the "DPD Authorized Officer"), and the City Clerk are each hereby authorized to execute and deliver such other documents and agreements, including, without limitation, any documents necessary to evidence the receipt or assignment of any collateral for the Bonds from the New Borrower, any escrow agreements, subordination agreements or intercreditor agreements that may be deemed necessary or desirable, and perform such other acts as may be necessary or desirable in connection with the Bonds, including, but not limited to, the exercise following the delivery date of the Bonds of any power or authority delegated to such official under this ordinance with respect to the Bonds upon original issuance, but subject to any limitations on or restrictions of such power or authority as herein set forth.

SECTION 14. Public Hearing. This City Council hereby directs that the Bonds shall not be issued unless and until the requirements of Section 147(f) of the Code, including particularly the approval requirement following any required public hearing, have been fully satisfied, and that no contract, agreement or commitment to issue the Bonds shall be executed or undertaken prior to satisfaction of the requirements of said Section 147(f) unless the performance of said contract, agreement or commitment is expressly conditioned upon the prior satisfaction of such requirements. All such actions taken prior to the enactment of this ordinance are hereby ratified and confirmed.

SECTION 15. Restructuring. The DPD Authorized Officer is hereby authorized, subject to approval by the Corporation Counsel, to enter into and execute such agreements and instruments, and perform any and all acts as shall be necessary or advisable in connection with the Restructuring. The DPD Authorized Officer is hereby authorized, subject to the approval of the Corporation Counsel, to negotiate any and all terms and provisions in connection with the Restructuring. The DPD Authorized Officer is hereby further authorized, subject to approval by the Corporation Counsel, to enter and execute such agreements and instruments and perform any and all acts as shall be necessary or advisable, and to negotiate any and all terms and provisions in connection with any future restructuring of the City Loan which do not substantially modify the Material Terms.

SECTION 16. Severability. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the remaining provisions of this ordinance.

SECTION 17. Administrative Fee. DPD is hereby authorized to charge an administrative fee or fees in connection with the delivery and administration of the Bond Issuance Agreement and the Bonds, which shall be collected under such terms and conditions as determined by the DPD Authorized Officer and which shall be in an amount as determined by the DPD Authorized Officer but not to exceed the maximum amount permitted under Section 148 of the Code to avoid characterization of the Bond Issuance Agreement and the Bonds as "arbitrage bonds" as defined in Section 148. Such administrative fee or fees shall be used by DPD for administrative expenses and other housing activities. Initially, such administrative fee or fees shall be an amount equal to (i) 1.5 percent of the original principal amount of the Bonds payable upon issuance of

the Bonds, plus (ii) an ongoing bond administrative fee of 15 basis points (0.0015 percent) of the outstanding principal amount, accruing monthly and payable semi-annually.

SECTION 18. Reserve For Legal Expenses. The City is authorized to assess and collect at the closing a fee of 10 basis points (0.0010 percent) of the aggregate principal amount of the Bonds, and to use such fee to pay for legal and other fees incurred by the City in connection with private activity bonds issued by the City.

SECTION 19. Inconsistent Provisions. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 20. No Recourse. No recourse shall be had for the payment of the principal of, premium, if any, or interest on any of the Bonds or for any claim based thereon or upon any obligation, covenant or agreement contained in this ordinance, the Bond Issuance Agreement, the Loan Agreement, the Land Use Restriction Agreement, or the Tax Agreement against any past, present or future officer, member or employee of the City, or any officer, employee, director or trustee of any successor, as such, either directly or through the City, or any such successor, under any rule of law or equity, statute or constitution or by the enforcement of any assessment or penalty or otherwise, and all such liability of any such member, officer, employee, direct or trustee as such is hereby expressly waived and released as a condition of and consideration for the execution of the Bond Issuance Agreement, the Loan Agreement, the Land Use Restriction Agreement, and the Tax Agreement and the issuance of the Bonds.

SECTION 21. No Impairment. To the extent that any ordinance, resolution, rule, order or provision of Chapter 16-18 of the Municipal Code of Chicago (the "Municipal Code"), or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall be controlling. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance. No provision of the Municipal Code or violation of any provision of the Municipal Code shall be deemed to render voidable at the option of the City any document, instrument or agreement authorized hereunder or to impair the validity of this ordinance or the instruments authorized by this ordinance or to impair the rights of the owners of the Bonds to receive payment of the principal of or interest on the Bonds or to impair the security for the Bonds; provided further that the foregoing shall not be deemed to affect the availability of any other remedy or penalty for any violation of any provision of the Municipal Code. Neither Section 2-45-110 nor Section 2-45-115 of the Municipal Code shall apply to the Property in connection with the Restructuring.

SECTION 22. Effective Date. This ordinance shall be in full force and effect immediately upon its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

*Financing Plan.*

1. The Bonds, as described in this ordinance.

Amount: Not to exceed \$8,000,000, as set forth in Section 3 of this ordinance.

Term: Not to exceed 40 years. Following an Initial Term a portion of the Bonds will be repaid from sources described herein, and remaining Bonds will continue in a Permanent Term.

Interest: As set forth in the Bond Issuance Agreement and in the Notification of Sale.

Security: The Bonds will be secured by a pledge of cash and/or securities collateral, pledges and/or assignments of certain funds, personal property, and contractual rights, and by a construction converting to permanent mortgage from the New Borrower in favor of the Purchaser with a term of approximately 17 years commencing with conversion (the "Bond Mortgage"), as well as certain capital contributions to be made to the New Borrower by its limited partner, pursuant to the terms of the Bond Issuance Agreement and the New Borrower's limited partnership agreement. The Bond Mortgage will grant the holder of the Bonds secured thereby a mortgage on the Property and the Improvements that is senior in position.

2. Low-Income Housing Tax Credit ("LIHTC") Proceeds.

Amount: Approximately \$3,761,024, or such amount as may be acceptable to the Authorized Officer, all or a portion of which may be paid in on a delayed basis, and all or a portion of which will be applied to the payment of a portion of the Bonds upon the completion of rehabilitation of the Project or upon compliance with such other benchmarks as shall be set forth in the Bond Issuance Agreement, Loan Agreement and the New Borrower's limited partnership agreement.

Source: To be derived from the syndication of the LIHTCs generated by the Property and the Improvements.

3. Assumption of Existing Debt.

A. Assumption And Restructuring Of City Loan.

Amount: Not to exceed \$6,218,136 or such other amount as is acceptable to the DPD Authorized Officer.

Source: City of Chicago.

Interest: Not to exceed the Applicable Federal Rate or such rate or rates acceptable to the DPD Authorized Officer.

Term: Loan term not to exceed 32 years.

Security: Mortgage junior to the lien of the Bond Mortgage.

B. Illinois Housing Development Authority Loan.

Amount: Not to exceed \$357,000 or such other amount as is acceptable to the DPD Authorized Officer.

Source: Illinois Housing Development Authority.

Interest: Not to exceed the Applicable Federal Rate or such rate or rates acceptable to the DPD Authorized Officer.

Term: A loan term not to exceed 32 years.

Security: A mortgage junior to the lien of the Bond Mortgage and the City Mortgage.

C. City Of Chicago Low-Income Housing Trust Fund Loan.

Amount: Not to exceed \$500,000 or such other amount as is acceptable to the DPD Authorized Officer.

Source: City of Chicago Low-Income Housing Trust Fund.

Interest: Not to exceed the Applicable Federal Rate or such rate or rates acceptable to the DPD Authorized Officer.

Term: A loan term not to exceed 32 years.

Security: A mortgage junior to the lien of the Bond Mortgage and the City Mortgage.

*Exhibit "B".  
(To Ordinance)*

*Bond Issuance Agreement.*

This BOND ISSUANCE AGREEMENT, dated as of [Month 1], 2016 (this "Bond Issuance Agreement"), among the CITY OF CHICAGO, a municipal corporation and home rule unit of local government under the Constitution and laws of the State of Illinois (the "Issuer"), BMO HARRIS BANK N.A., a national banking association, as purchaser of the Bonds hereafter described (in such capacity, the "Bondholder"), and BMO HARRIS BANK N.A., a national banking association, as fiscal agent for the Bonds (in such capacity, the "Fiscal Agent"),

WITNESSETH:

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

WHEREAS, as a home rule unit and pursuant to the Constitution, the Issuer is authorized and empowered to issue multi-family housing revenue bonds for the purpose of financing the cost of acquiring and renovating an affordable multi-family housing development for low- and moderate-income families located in the City; and

WHEREAS, the Issuer has determined to issue, sell and deliver the \$[Principal] Multi-Family Housing Revenue Bonds (Lawn Terrace Preservation Project), Series 2016 (the "Bonds"), as provided herein, and to lend the proceeds thereof to Lawn Terrace Preservation, L.P., an Illinois limited partnership (the "Borrower"), for the purpose of financing a portion of the cost of acquiring and renovating the Project (as hereinafter defined); and

WHEREAS, the Issuer, the Bondholder and the Borrower have entered into the Loan Agreement (as hereinafter defined) providing for the loan of the proceeds of the Bonds to the Borrower for the purposes described in the preceding paragraph; and

WHEREAS, the Loan Agreement provides for the issuance by the Borrower of the Borrower Note (as hereinafter defined); and

WHEREAS, pursuant to the terms hereof, the Issuer will pledge and assign the Borrower Note and the Loan Agreement to the Bondholder; and

WHEREAS, the Bonds are secured by and payable from Revenues (as hereinafter defined) and the other security provided herein, including the Borrower Collateral Documents (as hereinafter defined); and

WHEREAS, it has been determined that the Bonds should be issued, sold and delivered, to provide funds in order to make loans to the Borrower to pay a portion of the cost of acquiring and renovating the Project and related expenses; and

WHEREAS, all things necessary to make the Bonds, when authenticated by the Fiscal Agent and issued as provided in this Bond Issuance Agreement, the legal, valid and binding limited obligations of the Issuer according to the terms thereof, and to constitute this Bond Issuance Agreement a valid assignment and pledge of the amounts assigned and pledged to the payment of the principal of and interest on the Bonds, and a valid assignment and pledge of the right, title and interest of the Issuer under the Loan Agreement (except that Issuer shall retain the Issuer Reserved Rights) and the Borrower Note, have been done and performed, and the creation, execution and delivery of this Bond Issuance Agreement, and the creation, execution and issuance of the Bonds, subject to the terms hereof, have in all respects been duly authorized;

NOW, THEREFORE, THIS BOND ISSUANCE AGREEMENT WITNESSETH:

That the Issuer in consideration of the promises and the mutual covenants contained herein, and of the purchase and acceptance of the Bonds by the Bondholder, and of the sum of one dollar, in lawful money of the United States of America, to it duly paid by the Bondholder at or before the execution and delivery of these presents, and for other good and valuable consideration (the receipt, sufficiency and adequacy of which are hereby acknowledged), in order to secure the payment of the principal of and interest on the Bonds according to their tenor and effect, and in order to secure the performance and observance by the Issuer of all the covenants and conditions expressed or implied herein and in the Bonds, does hereby grant, bargain, sell, convey, assign and pledge, and grant a security interest in, the following described property (collectively, the "Security for the Bonds"), to the Bondholder, forever, to the extent provided in this Bond Issuance Agreement:

#### GRANTING CLAUSE FIRST

All right, title, interest and benefits of the Issuer in and to the Loan Agreement (except that Issuer shall retain the Issuer Reserved Rights) and the Borrower Note (including all extensions and renewals of the term thereof, if any), including, but without limiting the generality of the foregoing, the present and continuing right to make claim for, collect, receive and receipt for any of the income, revenues, issues and profits and other sums of money payable or receivable thereunder, whether payable in respect of the indebtedness thereunder or otherwise, to issue approvals, authorizations and directions, to receive notices, to bring actions and proceedings thereunder or for the enforcement thereof, and to do any and all things that the Issuer is or may become entitled to do under the Loan Agreement and the Borrower Note, provided that the assignment made by this clause shall not impair or diminish any obligation of the Issuer under the Loan Agreement to the extent provided therein;

#### GRANTING CLAUSE SECOND

All moneys and securities of the Issuer from time to time held by the Fiscal Agent or by the Bondholder under the terms of this Bond Issuance Agreement, and any and all other real or personal property of every type and nature from time to time hereafter by delivery or by writing of any kind conveyed, mortgaged, pledged, assigned or transferred, as and for additional security hereunder, by the Issuer or by anyone on its behalf, or with its written consent, to the Fiscal Agent or the Bondholder, each of whom is hereby authorized to receive any and all such property at any and all times and to hold and apply the same subject to the terms hereof; and

## GRANTING CLAUSE THIRD

All right, title and interest of the Issuer in and to the Borrower Collateral Documents, if any, including moneys and investments held pursuant thereto, subject to the provisions thereof permitting the use of funds held thereunder to or for the uses therein provided.

TO HAVE AND TO HOLD all and singular the Security for the Bonds, whether now owned or hereafter acquired, unto the Bondholder and its successors and assigns forever.

THIS BOND ISSUANCE AGREEMENT FURTHER WITNESSETH, and it is expressly declared, that the Bonds issued, from time to time, pursuant to the Ordinance and secured hereunder are to be issued, authenticated and delivered, and all said property, rights and interest, including, without limitation, the amounts hereby assigned and pledged, are to be dealt with and disposed of under, upon and subject to the terms, conditions, stipulations, covenants, agreements, trusts, uses and purposes as hereinafter expressed, and the Issuer has agreed and covenanted, and does hereby agree and covenant with the Fiscal Agent and with the Bondholder as follows (subject, however, to the provisions of Section 2.08 hereof):

## ARTICLE I

## DEFINITIONS AND INTERPRETATIONS

Section 1.01. Definitions. Capitalized terms used in this Bond Issuance Agreement without definition shall have the respective meanings given to such terms in Section 1.1 of the Loan Agreement and in Exhibit A attached hereto and made a part hereof, unless the context or use clearly indicates another or different meaning or intent.

Section 1.02. Interpretation. In this Bond Issuance Agreement, except as otherwise expressly provided or unless the context otherwise requires:

(i) the words "hereby," "hereof," "herein," "hereunder" and any similar words used in this Bond Issuance Agreement refer to this Bond Issuance Agreement as a whole and not to any particular Article, Section or other subdivision, the word "heretofore" shall mean before, the word "hereafter" shall mean after, the date of this Bond Issuance Agreement, and the word "including" shall mean "including, without limitation;"

(ii) all accounting terms not otherwise defined herein shall have the meanings assigned to them in accordance with generally accepted accounting principles;

(iii) any headings preceding the text of the several Articles and Sections of this Bond Issuance Agreement, and any table of contents or marginal notes appended to copies hereof, shall be solely for convenience of reference and shall neither constitute a part of this Bond Issuance Agreement nor affect its meaning, construction or effect;

(iv) words importing the redemption or redeeming of the Bonds or the calling of the Bonds for redemption do not include or connote the payment of the Bonds at their stated maturity or the purchase of the Bonds;

(v) any certificate, letter or opinion required to be given pursuant to this Bond Issuance Agreement shall mean a signed document attesting to or acknowledging the circumstances, representations, opinions of law or other matters therein stated or set forth, or setting forth matters to be determined pursuant to this Bond Issuance Agreement; and

(vi) the recitals and granting clauses appearing above are an integral part hereof and are fully incorporated herein by this reference.

## ARTICLE II

### BONDS

Section 2.01. Authorization of Bonds. The Bonds shall be issued, from time to time, under the provisions of this Bond Issuance Agreement in accordance with this Article.

Section 2.02. Issuance of Bonds; Payments. (a) The Bonds shall be designated "City of Chicago Multi-Family Housing Revenue Bonds (Lawn Terrace Preservation Project), Series 2016," and shall be issued in substantially the form of Exhibit B hereto. The Bonds shall mature on the Maturity Date, shall bear interest on disbursed amounts from the respective dates of disbursement, and shall be issuable only as a registered bond without coupons. The Bonds shall be lettered and numbered R-1.

Principal of the Bonds shall be advanced in the amount of [\$50,000] on the Closing Date. Principal of the Bonds thereafter shall be disbursed by the Bondholder in multiple advances over time as provided in Articles IX, X and XI of the Loan Agreement. The amount of Bonds actually issued may not exceed the limitation set forth in Section 9.2(b) of the Loan Agreement.

(b) The Bonds shall be dated the Closing Date. Any Bond issued in substitution therefor at any time thereafter shall be dated its respective date of delivery.

(c) Except to the extent that the provisions of Article III or Section 7.02 hereof with respect to redemption or acceleration prior to maturity may become applicable hereto, the Bonds shall mature as to principal as provided above.

(d) All payments on the Bonds shall be first applied to interest on the unpaid principal balance and then to the unpaid principal balance. No repayment of principal of or interest on the Bonds may be re-advanced by the Bondholder. The Bondholder shall make all notations upon the Bonds or in the Bondholder's books and records as provided in Section 2.3(c) of the Loan Agreement.

(e) The principal of and interest on the Bonds shall be payable in lawful money of the United States of America. Such principal and interest shall be payable at the principal office of the Bondholder or as otherwise directed in writing by the Bondholder.

(f) The Conversion Date shall be such date specified by the Borrower in writing to the Bondholder stating that the following conditions have been satisfied: (i) the Project is Complete as provided in Section 7.11(b) of the Loan Agreement and the partial redemption of



the Bonds pursuant to Section 3.02(c) hereof shall have been funded in full, (ii) the Debt Service Coverage Ratio for each of the three calendar months preceding the Conversion Date has been at least \_\_\_\_ to 1.00; (iii) at least \_\_\_\_% of the units in the Project have been occupied in each of the three calendar months preceding the Conversion Date; (iv) all disbursements of funds from Additional Funding Sources have been funded in full in accordance with the Funding Schedule set forth in Exhibit F to the Loan Agreement; (v) all capital contributions required to have been paid to date by the Limited Partner under the Limited Partnership Agreement, including the \$\_\_\_\_\_ capital contribution from which the Bonds will be redeemed in part pursuant to Section 3.02(c) hereof, shall have been paid in full; and (vi) the Reserves have been established and funded in accordance with the Reserves Agreement. Notwithstanding the foregoing, the Conversion Date shall in no event be later than \_\_\_\_\_ 1, \_\_\_\_\_ [18 months from closing]. Notwithstanding any other provision herein to the contrary, Bonds may be redeemed in part pursuant to Section 3.01 hereof at the direction of the Borrower so that the outstanding principal amount of the Bonds immediately following the Conversion Date is less than \$\_\_\_\_\_, in order to permit the conditions to conversion set forth herein to be met.

Section 2.03. Interest Rates on Bonds. (a) During the Initial Period, the unpaid portion of the principal amount of the Bonds that has been advanced shall bear interest at the Initial Period Interest Rate. During the Permanent Period, the unpaid portion of the principal amount of the Bonds shall bear interest at the Permanent Interest Rate. Interest on the outstanding principal balance of the Bonds shall be calculated by multiplying (a) the actual number of days elapsed in the period for which the calculation is being made by (b) a daily rate based on a 360-day year (that is, the Initial Period Interest Rate, the Permanent Interest Rate or the Past Due Rate, as then applicable, expressed as an annual rate divided by 360) by (c) the outstanding principal balance. The parties acknowledge this will result in a higher rate of interest than if interest were calculated based on a 365-366 day year and waives any right to object to said basis of calculation. The accrual period for calculating interest due on each Interest Payment Date shall be the calendar month immediately prior to such Interest Payment Date.

(b) Reserved.

(c) Past Due Rate. If any amount payable by the Borrower under the Loan Agreement or the Borrower Note is not paid when due (without regard to any applicable grace periods), such amount shall thereafter bear interest at the Past Due Rate to the fullest extent permitted by applicable law. Accrued and unpaid interest on past due amounts (including interest on past due interest) shall be due and payable on demand, at the Past Due Rate.

Section 2.04. Payment Dates.

(a) Interest Payment Dates. Interest on disbursed amounts under the Bonds and the Borrower Note shall be payable monthly commencing on the first day of each calendar month following the Closing Date on any date of redemption and on the Maturity Date.

(b) Principal Payment Dates. During the Initial Period, principal of the Bonds and the Borrower Note shall not amortize and shall not be paid on a scheduled basis; provided that the Bonds and the Borrower Note shall be subject to redemption and acceleration as provided herein. During the Permanent Period, principal under the Bonds and the Borrower Note,

calculated based on a 30-year amortization from the Conversion Date, shall be payable monthly commencing on the first day of the calendar month following the Conversion Date and continuing on the first day of each month thereafter, on any date of redemption and on the Maturity Date (in an amount equal to the unpaid principal amount outstanding).

Attached hereto as Exhibit F is a principal amortization schedule to be in effect during the Permanent Period, which schedule assumes an outstanding principal balance of the Bonds of \$3,150,000 immediately following the Conversion Date. In the event that the principal amount of the Bonds outstanding immediately following the Conversion Date is less than such amount, then the Bondholder shall prepare a revised amortization schedule reflecting the actual outstanding principal amount and adjusting each principal payment on a pro rata basis to reflect such reduced principal amount.

Section 2.05. Interest on Amounts Past Due. Notwithstanding anything in this Article II to the contrary, if the Issuer shall fail to make any of the payments required to be made by it under this Bond Issuance Agreement, including, without limitation, any mandatory redemption required by Section 3.02 of this Bond Issuance Agreement, or under the Bonds, such payment shall continue as an obligation of the Issuer until the unpaid amount overdue shall have been fully paid and interest on the principal amount of the Bonds so overdue shall continue to accrue at the applicable Past Due Rate, from the date such payment was due until the date such payment is made or the date the Bonds have been repaid in full, whichever is earlier.

Section 2.06. Transfers of Bonds. The Bonds may be transferred in whole, and not in part, but only to a single Qualified Transferee that is reasonably acceptable to the Issuer, which Qualified Transferee shall execute and deliver to the Issuer a letter in the form of the Qualified Transferee letter attached hereto as Exhibit D; all of the Bonds shall be so transferred if any of the Bonds are so transferred. Successive transfers of the Bonds are permitted, subject to the limitations set forth in this Section. Notwithstanding the foregoing, the Bondholder may sell participating interests in the Bonds in accordance with applicable law.

Section 2.07. Funding Losses. As provided in the Loan Agreement, the Borrower will indemnify the Bondholder upon demand against any loss or expense, including, without limitation, reasonable attorneys' fees and expenses, which the Bondholder may sustain or incur (including, without limitation, any loss or expense sustained or incurred in obtaining, liquidating or employing deposits or other funds acquired to effect, fund or maintain the Loan and/or the Bonds) as a consequence of any failure of Borrower to make any payment when due of any amount due hereunder. Determinations by the Bondholder for purposes of this Section of the amount required to indemnify the Bondholder shall be conclusive in the absence of manifest error.

Section 2.08. Execution; Limited Obligation. (a) The Bonds shall be executed on behalf of the Issuer with the manual or facsimile signature of its Mayor and shall be acknowledged by the manual or facsimile signature of the City Clerk of the Issuer, and the seal of the Issuer shall be impressed, imprinted or reproduced thereon. In case any officer whose signature shall appear on the Bonds shall cease to be such officer before the delivery of the Bonds, such signature shall nevertheless be valid and sufficient for all purposes, the same as if he had remained in office until delivery. The Bonds may be signed on behalf of the Issuer by such

persons who, at the time of the execution of the Bonds, are duly authorized or hold the appropriate offices of the Issuer, although on the date of the Bonds such persons were not so authorized or did not hold such offices.

(b) THE BONDS AND THE INTEREST THEREON CONSTITUTE SPECIAL, LIMITED OBLIGATIONS OF THE ISSUER, PAYABLE SOLELY FROM THE PAYMENTS TO BE MADE BY THE BORROWER UNDER THE LOAN AGREEMENT OR FROM THE OTHER SOURCES SPECIFIED OR REFERRED TO IN THIS BOND ISSUANCE AGREEMENT, ALL OF WHICH ARE SPECIFICALLY ASSIGNED AND PLEDGED TO SUCH PURPOSES IN THE MANNER AND TO THE EXTENT PROVIDED HEREIN. THE BONDS AND ALL OTHER OBLIGATIONS OF THE ISSUER IN CONNECTION THEREWITH DO NOT CONSTITUTE A DEBT OF THE ISSUER, THE STATE OF ILLINOIS OR ANY POLITICAL SUBDIVISION THEREOF, AND NEITHER THE ISSUER NOR THE STATE OF ILLINOIS OR ANY POLITICAL SUBDIVISION THEREOF, SHALL BE LIABLE THEREON, NOR IN ANY EVENT SHALL THE BONDS OR OTHER OBLIGATIONS BE PAYABLE OUT OF ANY FUNDS OR PROPERTIES OTHER THAN THOSE PLEDGED UNDER THIS BOND ISSUANCE AGREEMENT. THE BONDS SHALL NOT CONSTITUTE AN INDEBTEDNESS OF THE ISSUER, THE STATE OF ILLINOIS OR ANY POLITICAL SUBDIVISION THEREOF WITHIN THE MEANING OF ANY CONSTITUTIONAL OR STATUTORY DEBT PROVISION.

Section 2.09. Authentication. No Bond shall be valid or obligatory for any purpose or entitled to any security or benefit under this Bond Issuance Agreement unless and until a certificate of authentication on such Bond, substantially in the form herein set forth, shall have been duly executed by the Fiscal Agent, and such executed certificate of the Fiscal Agent upon a Bond shall be conclusive evidence that such Bond has been authenticated and delivered under this Bond Issuance Agreement. The Fiscal Agent's certificate of authentication on a Bond shall be deemed to have been executed by it if manually signed by an authorized signatory of the Fiscal Agent.

Section 2.10. Form of the Bonds and Temporary Bonds. (a) The Bonds, and the Fiscal Agent's certificates of authentication to be endorsed thereon, shall be in substantially the form herein set forth, with such variations, omissions and insertions as are permitted or required by this Bond Issuance Agreement. The Bonds shall provide that the principal thereof and interest thereon shall be payable only out of Revenues.

(b) A Bond may be initially issued in temporary form exchangeable for a definitive Bond when ready for delivery. Each temporary Bond shall be in the same denomination as the Bond it is issued in lieu of, and such temporary Bond may contain such reference to any of the provisions of this Bond Issuance Agreement as the Issuer may deem appropriate. Every temporary Bond shall be executed by the Issuer and shall be authenticated by the Fiscal Agent upon the same conditions, and in substantially the same manner, as the definitive Bond it is issued in lieu of. If the Issuer issues a temporary Bond in lieu of a definitive Bond, the Issuer shall execute and furnish the definitive Bond without delay, and thereupon the temporary Bond shall be surrendered for cancellation in exchange therefor at the Designated Office of the Fiscal Agent, and the Fiscal Agent shall authenticate and deliver in exchange for such temporary Bond a definitive registered Bond of the same series and maturity, and in the same denomination

bearing the same interest rate. Until so exchanged, the temporary Bond shall be entitled to the same benefits under this Bond Issuance Agreement as the definitive Bond it is issued in lieu of, but only to the extent that such temporary Bond is authenticated and delivered hereunder.

Section 2.11. Delivery of the Bonds. (a) Upon (i) receipt by the Issuer of a duly executed Initial Investor Letter from the Bondholder, (ii) the execution and delivery of this Bond Issuance Agreement, the Loan Agreement, the Bonds, the Borrower Note, the Borrower Collateral Documents and the Tax Certificate and the delivery of the Security for the Bonds, (iii) the execution, delivery and recording of the Land Use Restriction Agreement, and the receipt by the Issuer of evidence of the priority of the Land Use Restriction Agreement over the Borrower Collateral Documents, (iv) delivery by the Issuer to the Fiscal Agent of a copy of the Ordinance, certified by the Issuer to be in full force and effect, and (v) receipt by the Issuer of an opinion of Bond Counsel to the effect that the Bonds have been duly authorized and issued, and that interest thereon is excluded from gross income of the owners thereof for Federal income tax purposes, the Issuer shall execute and deliver to the Fiscal Agent and the Fiscal Agent shall authenticate the Bonds and deliver the Bonds to the Bondholder as directed by the Issuer.

(b) Advances of proceeds under the Bonds shall be paid by the Bondholder over to the Fiscal Agent as received from time to time and deposited in the Construction Fund pursuant to Article IV hereof. Promptly following the approval by the Bondholder of each written request for a disbursement of Bond proceeds in accordance with the provisions of the Loan Agreement, the Bondholder shall advance to the Fiscal Agent sufficient moneys to permit the Fiscal Agent to make the approved disbursement in question (taking into account for such purpose any available moneys in the Construction Fund that were previously advanced under paragraph (c) of this Section 2.11 and not yet disbursed).

Section 2.12. Mutilated, Lost, Stolen or Destroyed Bonds. In the event any Bond is mutilated, lost, stolen or destroyed, the Issuer may execute, and the Fiscal Agent shall authenticate and deliver, a new Bond of like date, maturity, series, interest rate and denomination as the Bond mutilated, lost, stolen or destroyed. In each such case, the applicant for a substitute Bond shall furnish to the Issuer and the Fiscal Agent such security or indemnity as may be required by them to save each of them harmless. In each case of loss, theft or destruction, the applicant shall furnish to the Issuer and the Fiscal Agent evidence to their satisfaction of the loss, theft or destruction of such Bond and of the ownership thereof, and in each case of the mutilation of any Bond, the applicant shall surrender the mutilated Bond to the Fiscal Agent. Upon the issuance of a substitute Bond, the Issuer and the Fiscal Agent may require the payment of a sum sufficient to cover any tax or other governmental charge that may be imposed in relation thereto and any other expenses and fees connected therewith. In the event any Bond has matured or is about to mature and is mutilated, lost, stolen, or destroyed, the Issuer may, instead of the issuing a substitute Bond as permitted by this Section, pay or authorize the payment of the same upon satisfaction of the conditions set forth above.

Section 2.13. Bond Registrar; Registration Books; Persons Treated as Bondholder; Restrictions on Transfer. (a) The Fiscal Agent, which is hereby constituted and appointed the Bond Registrar of the Issuer, shall keep books for the registration and transfer of the Bonds, as provided in this Bond Issuance Agreement. Upon surrender for transfer of the Bonds at the Designated Office of the Fiscal Agent, duly endorsed by, or accompanied by a written instrument

or instruments of transfer in form satisfactory to the Fiscal Agent and duly executed by the registered owner or his attorney duly authorized in writing, and accompanied by a Qualified Transferee Letter executed by the party to whom the Bonds are to be transferred, the Issuer shall execute, and the Fiscal Agent shall authenticate and deliver in the name of the transferee, new Bonds of the same series, interest rates and maturities for like principal amounts. No Bond may be transferred in part, and all Bonds shall be transferred as a whole, so at all times there is but one registered owner of all of the Bonds issued and outstanding hereunder; provided that the Bondholder may, subject to applicable law, transfer participations in the Bonds. Upon the making of any such transfer, the transferor may assign to the transferee its interests in, to and under the Borrower Note and the Borrower Collateral Documents, and in the event of any such assignment, the transferor shall notify the Issuer and the Borrower of such assignment.

(b) Any exchange of a temporary Bond for a definitive Bond shall be without charge, except for the payment of any tax, fee or other governmental charge. With respect to any other exchange or transfer, the Fiscal Agent may charge a sum not exceeding the actual cost (if any) of printing new Bonds to be issued upon such exchange or transfer, together with reasonable expenses of the Fiscal Agent in connection therewith. In each case the Fiscal Agent shall require the payment by the registered owner of the Bond requesting exchange, registration or transfer, of any tax, fee or other governmental charge required to be paid with respect to such exchange, registration or transfer. All Bonds surrendered upon exchange or transfer provided for in this Bond Issuance Agreement shall be promptly cancelled by the Fiscal Agent and thereafter disposed of in accordance with Section 2.14 hereof.

(c) The Person in whose name the Bonds shall be registered shall be deemed and regarded as the absolute owner thereof for all purposes, and payment of principal thereof or interest thereon, shall be made only to or upon the order of the registered owner thereof or his legal representative, but such registration may be changed as hereinabove provided. All such payments shall be valid and effectual to satisfy and discharge the liability upon the Bonds to the extent of the sum or sums so paid.

Section 2.14. Cancellation of Bonds. Whenever any Bond shall be delivered to the Fiscal Agent for cancellation pursuant to this Bond Issuance Agreement, upon payment of the principal and interest represented thereby, or for replacement, transfer or exchange pursuant to Section 2.13 hereof, such Bond shall be promptly cancelled and destroyed by the Fiscal Agent, and a certificate as to such cancellation and destruction shall be furnished by the Fiscal Agent to the Issuer and the Borrower.

Section 2.15. Conditions to Bondholder's Purchase of Bonds. The Bondholder's obligation to purchase and accept the delivery of the Bonds is expressly conditioned upon the following:

(a) No Event of Default or Default shall exist hereunder;

(b) The representations and warranties of the Issuer contained herein and in the Loan Agreement shall not prove to be incorrect or misleading in any material respect;

(c) The Bondholder shall have received an opinion of Bond Counsel in form acceptable to Bondholder to the effect that the interest payable on the Bonds is excludable from the Federal gross income of the Bondholder;

(d) the Bondholder shall have received all of the Borrower Collateral Documents in form acceptable to Bondholder;

(e) the conditions precedent to the first disbursement of the proceeds of the Loan set forth in Articles X and XI of the Loan Agreement have been satisfied; and

(f) the Bondholder shall have received payment of its transaction fees relating to the purchase of the Bonds equal to one percent (1.0%) of the authorized principal amount of the Bonds.

(g) Bondholder's credit committee shall have issued formal credit approval of Bondholder's purchase of the Bonds and the conditions precedent to the Bondholder's purchase of the Bonds set forth in said credit approval and the Summary of Terms and Conditions dated November 9, 2015 and accepted by the Borrower on June [8], 2016 between the Bondholder and the Borrower, as amended, shall have been met to the satisfaction of the Bondholder (or been waived by the Bondholder). The Bondholder's purchase of the Bonds shall establish conclusively that these conditions have been met.

### ARTICLE III

#### REDEMPTION OF BONDS BEFORE MATURITY

Section 3.01. Optional Redemption. The Bonds are subject to optional redemption prior to maturity on any Business Day by the Issuer pursuant to the request of the Borrower in accordance with Section 3.1(a) of the Loan Agreement, in whole or in part (and, if in part, at the direction of the Borrower as to the principal amount to be redeemed), at a redemption price of 100% of the principal amount thereof being redeemed, without premium, plus accrued interest to the date fixed for redemption. To effect such redemption, the Borrower shall give written notice to the Bondholder and the Issuer not less than 2 Business Days prior to the applicable redemption date. The Borrower may withdraw any such notice, and revoke the election made therein, by giving written notice of such withdrawal and revocation to the Bondholder and the Issuer on or before the date fixed for redemption. Any partial redemption of the Bonds shall be applied pro rata amongst all principal amortization payments, except as otherwise agreed by the Borrower and the Bondholder.

Section 3.02. Mandatory Redemption. The Bonds are subject to mandatory redemption prior to maturity on any Business Day by the Issuer in whole or in part, at a redemption price of 100% of the principal amount thereof being redeemed plus accrued interest to the date fixed for redemption, and without premium, upon the occurrence of any of the events set forth below:

(a) Within 15 days following the Completion Date, to the extent of any excess amounts on deposit in the Construction Fund or the Construction Escrow on the Completion Date which are not set aside for the payment of Costs of the Project not then due and payable (as provided in Section 9.4 of the Loan Agreement);

(b) [within \_\_\_ days following the Completion Date, in the principal amount of \$\_\_\_\_\_, [from proceeds of the \_\_\_ equity contribution made by the Limited Partner under the Limited Partnership Agreement in the amount of \$ \_\_\_\_\_, and] from \_\_\_\_\_ in the amount of \$\_\_\_\_\_];

(c) to the extent the Borrower Collateral Documents provide that the proceeds of any insurance or condemnation payment received with respect to the Project be applied to the prepayment of the Borrower Note and the redemption of Bonds;

(d) on the Conversion Date, in the principal amount of \$\_\_\_\_\_, from proceeds of the \_\_\_ equity contribution made by the Limited Partner under the Limited Partnership Agreement in the amount of \$\_\_\_\_\_, and from moneys held in the Cash Collateral Fund in the amount of \$\_\_\_\_\_ and to the extent proceeds thereof are insufficient for such purpose, from other funds provided by the Borrower or Guarantor;

(e) in whole, within 30 days following the occurrence of a Determination of Taxability.

If for any reason the redemption under (d) above does not occur because the Conversion Date conditions have not been met, all proceeds of the \_\_\_ equity contribution made by the Limited Partner under the Limited Partnership Agreement and \_\_\_ funds shall nevertheless be applied to a partial redemption of the Bonds in the amount of such contribution.

#### ARTICLE IV

#### REVENUES AND FUNDS

Section 4.01. Revenues; Payment Notations. (a) The Fiscal Agent is authorized and directed, subject to Section 7.06 of this Bond Issuance Agreement, to apply all available Revenues to the payment of the principal of and interest on the Bonds as and when received, including, without limitation, (i) any amount in the Construction Fund, the Construction Escrow or the escrow account referred to in Section 9.4 of the Loan Agreement, in either case to the extent provided in such Section; (ii) all payments specified in Section 2.2 (a) of the Loan Agreement, including, without limitation, payments on the Borrower Note and amounts applied to payment of the Borrower Note under the Borrower Collateral Documents; (iii) all prepayments specified in Article III of the Loan Agreement, including, without limitation, prepayments made on the Borrower Note; and (iv) all other moneys received by the Bondholder under and pursuant to any of the provisions of the Loan Agreement that are required or are accompanied by directions that such moneys are to be applied to the payment of the principal of and interest on the Bonds. Except as otherwise directed in Article III hereof, all Revenues shall be applied (i) first, to the payment of interest on the Bonds, and (ii) second to the payment of principal of the Bonds.

(b) Subject to Section 2.08 hereof, the Issuer hereby covenants and agrees that as long as the Bonds are outstanding it will pay, or cause to be paid, to the Bondholder, sufficient sums from Revenues promptly to meet and pay the principal of and interest on the Bonds as the

same become due and payable. Nothing herein shall be construed as requiring the Issuer to use any funds or revenues from any source other than Revenues.

(c) The Fiscal Agent shall note on the payment record attached as Schedule A to the Bonds, or in the Fiscal Agent's books and records relating to the Bonds, the date and amount of (i) each draw increasing the principal amount of the Bonds, and (ii) each payment of principal (whether at maturity or upon acceleration or prior redemption) and/or interest on the Bonds. The information so recorded shall be rebuttable presumptive evidence of the accuracy thereof. The failure to so record any such information or any error in so recording any such information shall not, however, limit or otherwise affect the obligations of the Issuer hereunder or under the Bonds to repay the principal amount thereof together with all interest accruing thereon.

Section 4.02. Creation of Construction Fund: Disbursements. (a) There is hereby created by the Issuer and ordered established with the Fiscal Agent a Fund in the name of the Issuer to be designated "City of Chicago Construction Fund (Lawn Terrace Preservation Project)" (the "Construction Fund"). Advances of Bond proceeds by the Bondholder shall be deposited in the Construction Fund; provided that advances of Bond proceeds used to pay interest on the Bonds shall be paid or credited directly to the Bondholder as payment of such interest.

(b) The Issuer hereby authorizes and directs the Fiscal Agent to use the moneys in the Construction Fund, pursuant to written requests therefor submitted by the Borrower (except as otherwise provided in Section 4.04 hereof), and approved in writing by the Bondholder, for payment of the Costs of the Project, and for payment of principal of and interest on the Bonds in accordance with Sections 3.02 and 4.01 hereof and Articles IX, X and XI of the Loan Agreement. The Fiscal Agent shall keep and maintain adequate records pertaining to the Construction Fund and all disbursements therefrom, and shall promptly, following a written request therefor, submit to the Issuer, the Borrower or the Bondholder copies of all reports, statements of receipts and disbursements and the like relating to the Construction Fund and any other funds held by the Fiscal Agent under this Bond Issuance Agreement. Moneys remaining in the Construction Fund when the Project is Complete shall be applied to redeem Bonds pursuant to Section 3.02(a) of this Bond Issuance Agreement. Disbursements may be made monthly on the first day of each month.

(c) Upon the occurrence of an Event of Default under Section 12.1(f) of the Loan Agreement, or a declaration of acceleration following the occurrence of any Event of Default hereunder, or a redemption in whole of the Bonds, any moneys remaining in the respective accounts of the Construction Fund shall be used to pay the principal and interest then due and unpaid on the Bonds.

(d) Future advances of Bond proceeds may be made to fund interest on the Bonds on each Interest Payment Date prior to the Completion Date, but only upon receipt by the Issuer and the Fiscal Agent of a certification from the Borrower that the amount so advanced represents interest chargeable to the Borrower's capital account for federal tax law purposes. Any amounts so advanced shall be applied to pay interest on the Bonds as it next comes due. Advances of Bond proceeds to pay interest on the Bonds shall not be subject to any other disbursement



requirements or conditions set forth in the Loan Agreement, except for the overall condition on the amount of total disbursements set forth in Section 9.2(b) of the Loan Agreement.

Section 4.03. Fiscal Agent's Fees, Charges and Expenses. The Fiscal Agent agrees that the Issuer shall have no liability for any fees, charges and expenses of the Fiscal Agent, and the Fiscal Agent agrees to look only to the Borrower for the payment of all reasonable fees, charges and expenses of the Fiscal Agent as provided in the Loan Agreement and in this Bond Issuance Agreement.

Section 4.04. Moneys to be Held in Trust. All moneys required to be deposited with or paid to the Fiscal Agent for the account of the Construction Fund or the escrow account referred to in Section 9.4 of the Loan Agreement under any provision of this Bond Issuance Agreement or the Loan Agreement shall be held by the Fiscal Agent in trust and applied for the purposes herein or therein specified. No Person not a party hereto shall have any rights to the money in the Construction Fund or the escrow account referred to in Section 9.4 of the Loan Agreement.

Section 4.05. Repayment of Excess Moneys. Any amounts remaining in any fund, or otherwise paid to the Fiscal Agent on behalf of the Issuer under this Bond Issuance Agreement or the Loan Agreement, after payment in full of the principal of and interest on the Bonds, the fees, charges and expenses of the Issuer and the Fiscal Agent, and all other amounts required to be paid under this Bond Issuance Agreement and the Loan Agreement shall be paid (a) first, to the Issuer to the extent of any moneys owed by the Borrower to the Issuer, and (b) second, to the Borrower.

Section 4.06. Cash Collateral Agreement. Reference is hereby made to the Cash Collateral Agreement. Moneys held under the Cash Collateral Agreement shall be applied to pay the principal of and interest on the Bonds as provided in the Cash Collateral Agreement.

Section 4.07. Security Agreement. Reference is hereby made to the Security Agreement. Moneys held under the Security Agreement shall be available to pay the principal of and interest on the Bonds as provided in the Security Agreement.

Section 4.08. Reserves Agreement. Reference is hereby made to the Reserves Agreement. Moneys held under the Reserves Agreement shall be available to pay the principal of and interest on the Bonds as provided in the Reserves Agreement.

## ARTICLE V

### INVESTMENT OF MONEYS

Section 5.01. Investment of Moneys. Any moneys held as part of any Account of the Construction Fund, to the extent not disbursed on the date of deposit therein, shall be invested or reinvested by the Fiscal Agent in Eligible Investments in accordance with the provisions of Section 9.6 of the Loan Agreement. The direction and written confirmation specified in Section 9.6 of the Loan Agreement shall specify to the extent applicable the issuer or obligor, the principal amount, maturity date and interest rate of each such Eligible Investment. All such Eligible Investments shall be held by or under the control of the Fiscal Agent and shall be

deemed at all times a part of such Account, and the interest accruing thereon, if any, and any profit realized from such Eligible Investments shall be credited to such Account. Any loss resulting from such investments shall be charged to such Account. The Fiscal Agent shall be entitled to rely conclusively on all written investment instructions provided by the Borrower pursuant to Section 9.6 of the Loan Agreement, and the Fiscal Agent shall have no responsibility or liability for any depreciation in the value of any investment or for any loss, direct or indirect, resulting from any investment made in accordance with such direction and written confirmation from the Borrower specified in Section 9.6 of the Loan Agreement.

Section 5.02. Investments through Fiscal Agent's Investment Department. The Fiscal Agent may make any and all investments permitted by the provisions of Sections 5.01 through its own investment department or that of an affiliate. Upon the written direction of the Borrower or the Issuer, the Fiscal Agent shall confirm in writing any investment made with the moneys in the Construction Fund. The Fiscal Agent shall answer all reasonable inquiries from the Borrower or the Issuer as to the status of moneys in each of such Fund or account. The Fiscal Agent shall file with the Issuer a copy of its statements that it delivers to the Borrower with respect to the investment of any funds held under this Bond Issuance Agreement.

## ARTICLE VI

### GENERAL COVENANTS OF ISSUER

Until payment in full of the Bonds, the Issuer covenants and agrees that each of the covenants, undertakings and agreements set forth in this Section shall be complied with:

Section 6.01. Payment of Principal and Interest. The Issuer covenants that it will promptly pay the principal of and interest on the Bonds at the place, on the dates and in the manner provided herein and in the Bonds according to the true intent and meaning hereof and thereof; provided, however, that the Bonds shall be a special, limited obligation of the Issuer payable as to principal and interest solely from the Revenues as provided in Section 2.08 of this Bond Issuance Agreement.

Section 6.02. Performance of Covenants. The Issuer covenants that it will faithfully perform at all times any and all covenants, undertakings, stipulations of and provisions applicable to the Issuer contained in this Bond Issuance Agreement and in the Bonds; provided, however, that the Issuer shall not be obligated to take any action or execute any instrument pursuant to any provision hereof until it shall have been requested to do so by the Borrower or the Bondholder, and, at the option of the Issuer, until it shall have received from the Borrower or the Bondholder assurance satisfactory to the Issuer that the Issuer shall be reimbursed for its reasonable expenses incurred or to be incurred in connection with taking such action or executing such instrument. The Issuer represents that it is duly authorized pursuant to the Ordinance to issue the Bonds, to execute this Bond Issuance Agreement, to pledge and assign the Loan Agreement, the Borrower Note and the Security for the Bonds, and the amounts payable under the Loan Agreement, the Borrower Note and the Security for the Bonds, in the manner and to the extent set forth herein; that all action on its part required for the issuance of the Bonds and the execution and delivery of this Bond Issuance Agreement has been duly and effectively taken; and that each of the Bonds in the hands of the Bondholder is and will be a valid and enforceable

obligation of the Issuer according to the terms thereof and hereof. Anything contained in this Bond Issuance Agreement to the contrary notwithstanding, it is hereby understood that none of the covenants of the Issuer contained in this Bond Issuance Agreement are intended to create a pecuniary obligation of the Issuer with respect to payment of principal of and interest on the Bonds.

Section 6.03. Assigned Rights; Instruments of Further Assurance. The Issuer represents that the pledge and assignment of the Security for the Bonds to the Bondholder hereby made is valid and lawful. The Issuer covenants that it will defend its interest in and to the Loan Agreement, the Borrower Note, the Security for the Bonds and the Revenues, and the pledge and assignment thereof to the Bondholder, against the claims and demands of all Persons whomsoever; provided, however, that all reasonable attorneys' fees and expenses incurred by the Issuer in the performance of its obligations under this covenant shall be paid by the Borrower. The Issuer covenants that it will do, execute, acknowledge and deliver or cause to be done, executed, acknowledged and delivered, such agreements supplemental hereto and such further acts, instruments and transfers as the Bondholder may reasonably require for the better assuring, transferring, conveying, pledging, assigning and confirming unto the Bondholder of the Loan Agreement, the Borrower Note, the Security for the Bonds and the Revenues, the rights pledged and assigned hereby, and the amounts pledged to the payment of the principal of and interest on the Bonds; provided, however, that the Issuer undertakes no responsibility for the preparation or filing of any such instrument or the maintenance of any security interest intended to be perfected thereby, all of which shall be the responsibility of the Bondholder and the Borrower. The Issuer covenants and agrees that, except as herein and in the Loan Agreement provided, it will not sell, convey, mortgage, encumber or otherwise dispose of any part of its interest in and to the Loan Agreement, the Borrower Note, the Security for the Bonds or the Revenues.

Section 6.04. Recordation and Other Instruments. In order to perfect the security interest of the Bondholder in the Security for the Bonds, the Issuer, to the extent permitted by law, will execute such assignments, security agreements or financing statements, naming the Bondholder as assignee and pledgee of the Security for the Bonds assigned and pledged under this Bond Issuance Agreement for the payment of the principal of and interest on the Bonds and as otherwise provided herein, as the Bondholder shall reasonably request in writing, and the Borrower will cause the same to be duly filed and recorded, as the case may be, in the appropriate state and county offices as required by the provisions of the Uniform Commercial Code or other similar law as adopted in Illinois, as from time to time amended. To continue the security interest evidenced by the financing statements, the Bondholder shall file and record, or cause to be filed and recorded, such necessary continuation statements or supplements thereto and other instruments from time to time as may be required pursuant to the provisions of the said Uniform Commercial Code or other similar law to fully preserve and protect the security interest of the Bondholder in the Security for the Bonds and to perfect the lien hereof and the rights of the Bondholder hereunder. The Issuer, to the extent permitted by law, at the expense of the Borrower, shall execute and cause to be executed any and all further instruments as shall be reasonably requested in writing by the Bondholder for such protection and perfection of the interests of the Bondholder, and the Issuer or its agent shall, upon written direction from the Bondholder, file and refile or cause to be filed and refiled such instruments as shall be necessary to preserve and perfect the lien of this Bond Issuance Agreement upon the Security for the Bonds

until the principal of and interest on the Bonds issued hereunder shall have been paid or provision for payment shall be made as herein provided.

Section 6.05. Inspection of Books. The Issuer, the Fiscal Agent and the Bondholder covenant and agree that all books and documents in their possession relating to the Project and the Revenues shall at all reasonable times be open to inspection by such accountants or other agencies as the other parties may from time to time designate.

Section 6.06. Rights Under Loan Agreement. The Loan Agreement, a duly executed copy of which has been delivered to the Bondholder, sets forth the covenants and obligations of the Issuer and the Borrower, including provisions to the effect that subsequent to the issuance of the Bonds and prior to its payment in full or provision for payment thereof in accordance with the provisions hercof, the Loan Agreement may not be effectively amended, changed, modified, altered or terminated without the written consent of the Issuer and the Bondholder, and reference is hereby made to the same for a detailed statement of said covenants and obligations of the Issuer and the Borrower thereunder. The Issuer agrees that the Bondholder, in its name or in the name of the Issuer, may enforce all rights of the Issuer and all obligations of the Borrower under and pursuant to the Loan Agreement, and the Issuer will not enforce such rights and obligations itself except at the written direction of the Bondholder, in each case whether or not the Issuer is in Default hereunder; provided, however, that the foregoing shall not apply to Issuer Reserved Rights.

Section 6.07. Prohibited Activities. The Issuer covenants and agrees that it has not engaged, and will not engage, in any activities, and that it has not taken, and will not take, any action, that might result in any interest on the Bonds becoming includible in the gross income of the owner of the Bonds under Federal income tax laws.

Section 6.08. Arbitrage. The Issuer shall not take any action within its power or fail to take any action of which it has knowledge with respect to the investment of the proceeds of the Bonds, including, without limitation, moneys on deposit in any Fund or Account in connection with the Bonds, whether or not such moneys were derived from the proceeds of the sale of the Bonds or from any other sources, or with respect to the payments derived from the Borrower Note which may result in constituting the Bonds an "arbitrage bond" within the meaning of such term as used in Section 148 of the Code and the Regulations. The Issuer further covenants to create a rebate fund upon direction by the Borrower to facilitate the payment of any rebatable arbitrage that may arise.

Section 6.09. Representations of the Issuer Contained in Loan Agreement. Article V of the Loan Agreement is hereby incorporated by reference into this Bond Issuance Agreement for the benefit of the Bondholder.

## ARTICLE VII

### DEFAULT PROVISIONS AND REMEDIES OF BONDHOLDER

Section 7.01. Events of Default. Each of the following is hereby defined and declared to be and shall constitute an "Event of Default" hereunder:

(a) default in the due and punctual payment of any amount required to be paid under the Bonds or this Bond Issuance Agreement, whether by way of principal, interest or otherwise, including, without limitation, any mandatory redemption required by Section 3.02 of this Bond Issuance Agreement; provided that such default shall not constitute an Event of Default hereunder if such default is cured within five days after written notice thereof to the Issuer and the Borrower from the Bondholder; or

(b) default in the performance or observance of any other of the covenants, agreements or conditions on the part of the Issuer in this Bond Issuance Agreement or in the Bonds (and not constituting an Event of Default under any of the other provisions of this Section 7.01); provided that such default shall not constitute an Event of Default hereunder if such default is cured within 90 days after written notice thereof to the Issuer and the Borrower from the Bondholder as long as during such period the Issuer and/or the Borrower is using its best efforts to cure such default and such default can be cured in such period; or

(c) any Event of Default shall occur under the Loan Agreement, any Borrower Collateral Document or the Construction Escrow Agreement (following the expiration of applicable notice and cure periods); or

(d) any material representation or warranty made by the Issuer herein is breached or is false or misleading in any material respect, or any schedule, certificate, financial statement, report, notice or other writing furnished by the Issuer to the Bondholder is false or misleading in any material respect on the date as of which the facts therein set forth are stated or certified; or

(e) this Bond Issuance Agreement or the Bonds or any of the Borrower Collateral Documents, or any lien granted by the Borrower or the Issuer to the Bondholder, shall (except in accordance with its terms), in whole or in part, terminate, cease to be effective or cease to be the legally valid, binding and enforceable obligations of the Issuer; or the Issuer shall directly or indirectly, contest in any manner such effectiveness, validity, binding nature or enforceability.

Notwithstanding anything to the contrary contained herein, the Fiscal Agent and the Issuer hereby agree that any cure of any default made or tendered by one or more of the Borrower's partners be deemed to be a cure by the Borrower and shall be accepted or rejected on the same basis as if made or tendered by the Borrower.

Section 7.02. Acceleration. Upon the occurrence of an Event of Default hereunder and as long as such Event of Default is continuing, the Bondholder may, by notice in writing delivered to the Issuer and the Borrower, declare the entire principal amount of the Bonds then outstanding and the interest accrued thereon immediately due and payable, and such principal and interest shall thereupon become and be immediately due and payable, subject, however, to the right of the Bondholder, by written notice to the Issuer and the Borrower, to annul such declaration and rescind its effect as hereinafter provided.

Section 7.03. Other Remedies; Rights of Bondholder. (a) Upon the occurrence of an Event of Default hereunder, the Bondholder may exercise and enforce such rights as exist under the Loan Agreement and the Borrower Collateral Documents or pursue any available remedy by

suit at law or in equity or by statute to enforce the payment of the principal of and interest on the Bonds, or to enforce any obligations of the Issuer hereunder.

(b) No remedy by the terms of this Bond Issuance Agreement conferred upon or reserved to the Bondholder is intended to be exclusive of any other remedy, but each and every such remedy shall be cumulative and in addition to any other remedy given to the Bondholder hereunder or now or hereafter existing at law or in equity or by statute.

(c) No delay or omission to exercise any right or power accruing upon any Event of Default hereunder shall impair any such right or power or shall be construed to be a waiver of any such Event of Default or acquiescence therein; and such right and power may be exercised from time to time as often as may be deemed expedient. No waiver of any Event of Default hereunder shall extend to or shall affect any subsequent Event of Default or shall impair any rights or remedies consequent thereon.

(d) All remedies for which provision is made in this Bond Issuance Agreement shall be available only to the extent such remedies are not prohibited by the laws of the State of Illinois, decisions of courts of the State of Illinois or any other applicable law, statute, ordinance, regulation or court decision.

Section 7.04. Appointment of Receivers. Upon the occurrence of an Event of Default hereunder, and upon the filing of a suit or other commencement of judicial proceedings to enforce the rights of the Bondholder under this Bond Issuance Agreement, the Bondholder shall be entitled, as a matter of right, to the appointment of a receiver or receivers of the Security for the Bonds and of the revenues, earnings and income thereof, pending such proceedings, with such powers as the court making such appointment shall confer.

Section 7.05. Waiver of Rights. Except as specified in Section 7.09 hereof, upon the occurrence of an Event of Default hereunder, to the extent that such rights may then lawfully be waived, neither the Issuer, nor anyone claiming through or under the Issuer, shall set up, claim, or seek to take advantage of any appraisalment, valuation, stay, extension, exemption or redemption laws now or hereafter in force, in order to prevent or hinder the enforcement of this Bond Issuance Agreement, and the Issuer, for itself and all who may claim through or under it, hereby waives, to the extent that it lawfully may do so, the benefit of all such laws.

Section 7.06. Application of Funds. All funds received by the Bondholder pursuant to any right given or action taken under the provisions of this Article, after payment of the costs and expenses of the proceedings resulting in the collection of such moneys and of the expenses, liabilities and advances incurred or made by the Bondholder or the Issuer, shall be applied to pay the principal of and interest on the Bonds on the basis set forth in Section 4.01 hereof. Notwithstanding any other provision of this Bond Issuance Agreement to the contrary, funds received by the Bondholder may be applied (a) as long as an Event of Default has not occurred and is not continuing, with respect to payments and other amounts then due under the Borrower Note, or, if all such payments and other amounts, if any, have been paid, may be applied as directed by the Borrower, and (b) if an Event of Default has occurred and is continuing, to satisfy amounts due the Bondholder as directed and in such order as determined by the Bondholder.

Section 7.07. Termination of Proceedings. In case the Bondholder shall have proceeded to enforce any right under this Bond Issuance Agreement by the appointment of a receiver or otherwise, and such proceedings shall have been discontinued or abandoned for any reason, or shall have been determined adversely, then and in every such case the Issuer, the Borrower, the Fiscal Agent and the Bondholder shall be restored to their former positions and rights hereunder, respectively, and all rights, remedies and powers of the Bondholder shall continue as if no such proceedings had been taken.

Section 7.08. Termination of Bond Issuance Agreement. This Bond Issuance Agreement shall terminate when the Bonds have been finally, indefeasibly and fully paid, at which time the Bondholder shall, on a timely basis, reassign and redeliver (or cause to be reassigned and redelivered) to the Issuer, or to such Person or Persons as the Issuer shall designate in writing, against receipt, such of the Security for the Bonds (if any) assigned by the Issuer to the Bondholder as shall not have been sold or otherwise applied by the Bondholder pursuant to the terms hereof, and as shall still be held by it hereunder, together with appropriate instruments of reassignment and release, including, without limitation, any Uniform Commercial Code termination statements. Any such reassignment shall be without recourse upon, or representation or warranty by, the Bondholder and shall be at the cost and expense of the Borrower. Should a claim ("Recovery Claim") be made upon the Bondholder at any time for recovery of any amount received by the Bondholder in payment of the Bonds (whether received from the Issuer, the Borrower or otherwise), and should the Bondholder repay all or part of said amount by reason of (a) any judgment, decree or order of any court or administrative body having jurisdiction over the Bondholder or any of its property, or (b) any settlement or compromise of any such Recovery Claim effected by the Bondholder with any such claimant (including, without limitation, the Borrower), this Bond Issuance Agreement and the security interests granted to the Bondholder pursuant hereto shall continue in effect with respect to the amount so repaid to the same extent as if such amount had never originally been received by the Bondholder; notwithstanding any prior termination of this Bond Issuance Agreement, the return of this Bond Issuance Agreement to the Issuer or cancellation of the Bonds.

Section 7.09. Waivers of Events of Default. Except for an Event of Default with respect to any Issuer Reserved Rights, the Bondholder may in its discretion waive in writing any Event of Default hereunder or under the Borrower Note not involving any Issuer Reserved Rights and its consequences and rescind in writing any declaration of acceleration of principal of and interest on the Bonds, and in case of any such waiver or rescission, or in case any proceeding taken by the Bondholder on account of any such default shall have been discontinued or abandoned or determined adversely, then and in every such case the Issuer, the Borrower, the Fiscal Agent and the Bondholder shall be restored to their former positions and rights hereunder, respectively, but no such waiver or rescission shall extend to any subsequent or other Event of Default, or impair any right consequent thereon.

Section 7.10. Cooperation of the Issuer. If an Event of Default hereunder shall occur, the Issuer shall cooperate with the Bondholder and use its best efforts to protect the interests of the Bondholder with respect to this Bond Issuance Agreement, the Bonds, the Security for the Bonds and the Revenues.

## ARTICLE VIII

## FISCAL AGENT

Section 8.01. Appointment of Fiscal Agent. (a) BMO Harris Bank N.A. shall serve as the initial Fiscal Agent hereunder. The Fiscal Agent may resign at any time upon 30 days' prior written notice to the Borrower, the Issuer and the Bondholder.

(b) Upon the resignation of any Fiscal Agent, the Bondholder, with the prior written consent of the Issuer, shall designate a successor Fiscal Agent and shall so notify the Borrower in writing. If a successor Fiscal Agent has not been appointed and has not accepted such appointment by the end of the 30-day period, the Fiscal Agent may apply to a court of competent jurisdiction for the appointment of a successor Fiscal Agent, and the costs, expenses and reasonable attorneys' fees which are incurred in connection with such a proceeding shall be paid by the Borrower. Any successor Fiscal Agent shall be a bank or savings and loan association located in the City of Chicago, and shall at all times be a member of the Federal Deposit Insurance Corporation. No resignation shall become effective until a successor has been designated and accepted such designation in writing.

(c) Removal of Fiscal Agent. The Fiscal Agent may be removed at any time, by instrument in writing delivered to the Fiscal Agent, the Issuer and the Borrower and signed by the Bondholder. No removal shall become effective until a successor has been designated and accepted such designation in writing.

Section 8.02. Successor Fiscal Agents. (a) Any corporation or association into which the Fiscal Agent may be converted or merged, or with which it may be consolidated, or to which it may sell or transfer its corporate trust business and assets as a whole or substantially as a whole, or any corporation or association resulting from any such conversion, sale, merger, consolidation or transfer to which it is a party, shall be and become successor Fiscal Agent hereunder and vested with all of the title to the Security for the Bonds and all the trusts, powers, discretions, immunities, privileges and all other matters as was its predecessor, without the execution or filing of any instrument or any further act, deed or conveyance on the part of any of the parties hereto, anything herein to the contrary notwithstanding; provided, however, that such successor Fiscal Agent shall satisfy the requirements of Section 8.01(b) hereof relating to the qualifications of successor Fiscal Agents.

(b) In case the Fiscal Agent hereunder shall resign or be removed, or be dissolved, or shall be in course of dissolution or liquidation, or otherwise become incapable of acting hereunder, or in case it shall be taken under the control of any public officer or officers, or of a receiver appointed by a court, a successor may be appointed by the Bondholder, by an instrument in writing signed by it, or by its attorneys in fact, duly authorized. In case of any such vacancy, the Issuer, by an instrument executed by its Chief Financial Officer and attested by its Secretary under its seal, may appoint a temporary Fiscal Agent to fill such vacancy until a successor Fiscal Agent shall be appointed by the Bondholder in the manner above provided; and any such temporary Fiscal Agent so appointed by the Issuer shall immediately and without further act be superseded by the Fiscal Agent so appointed by the Bondholder.



Section 8.03. Indemnification and Reimbursement of Fees of Fiscal Agent and Issuer. The Fiscal Agent and the Issuer shall be entitled to payment and reimbursement for fees for services rendered under this Bond Issuance Agreement and all advances, reasonable counsel fees and other expenses made or incurred by the Fiscal Agent or the Issuer in connection with such services. The Fiscal Agent shall be entitled to payment and reimbursement for its reasonable fees and charges as Bond Registrar for the Bonds as hereinabove provided. The Fiscal Agent and the Issuer shall look solely to the Borrower for the payment of such amounts as provided herein and in the Loan Agreement, and the Issuer shall not be liable therefor. The Fiscal Agent, the Bondholder and the Issuer are indemnified as provided in the Loan Agreement.

## ARTICLE IX

### MISCELLANEOUS

Section 9.01. Unclaimed Moneys. Any moneys deposited with the Fiscal Agent by the Issuer, in accordance with the terms and covenants of this Bond Issuance Agreement, in order to redeem or pay the Bonds, and remaining unclaimed by the Bondholder at any time after two years after the date fixed for redemption or of maturity, as the case may be, shall be repaid by the Fiscal Agent to the Issuer, or to such party (the "Designee") as is directed by the Issuer, upon its written request therefor; and thereafter the registered owner of the Bonds shall be entitled to look only to the Issuer or the Designee for payment thereof; provided, however, that the Fiscal Agent, before being required to make any such repayment, shall, at the expense of the Borrower, effect publication at least once in a newspaper of general circulation in the City of Chicago, Illinois, printed in the English language and customarily published on each Business Day, of a notice to the effect that said moneys have not been so applied and that after the date named in said notice any unclaimed balance of said moneys then remaining shall be returned to the Issuer or the Designee. If the amount remaining unclaimed has been paid by the Borrower under the Borrower Note, the unclaimed amount will be paid to the Borrower, and the Borrower shall be the Designee (unless the Issuer has fully released the Borrower under the Borrower Note).

Section 9.02. Consents of Bondholder. Any consent, request, direction, approval, objection or other instrument required by this Bond Issuance Agreement to be signed and executed by the Bondholder may be executed by the Bondholder in person or by its agent appointed in writing. Proof of the execution of any such consent, request, direction, approval, objection or other instrument or of the writing appointing any such agent and of the ownership of Bonds, if made in the following manner, shall be sufficient for any of the purposes of this Bond Issuance Agreement, and shall be conclusive in favor of the Fiscal Agent and the Issuer with regard to any action taken by either of them under such request or other instrument, namely:

(a) the fact and date of the execution by any Person of any such writing may be proved by the certificate of any officer in any jurisdiction who by law has power to take acknowledgments within such jurisdiction that the Person signing such writing acknowledged before him the execution thereof, or by an affidavit of any witness to such execution; and

(b) the ownership of the Bonds shall be proved by the registration books maintained by the Bond Registrar.

Section 9.03. Limitation of Rights. With the exception of rights herein expressly conferred, nothing expressed or mentioned in or to be implied from this Bond Issuance Agreement or the Bonds is intended or shall be construed to give to any Person other than the parties hereto and the Borrower any legal or equitable right, remedy or claim under or with respect to this Bond Issuance Agreement or any covenants, conditions and provisions herein contained, this Bond Issuance Agreement and all of the covenants, conditions and provisions hereof being intended to be and being for the sole and exclusive benefit of the parties hereto and the Borrower.

Section 9.04. Severability. If any provision of this Bond Issuance Agreement shall be held or deemed to be or shall, in fact, be inoperative or unenforceable as applied in any particular case in any jurisdiction or jurisdictions or in all jurisdictions, or in all cases because it conflicts with any other provision or provisions hereof or any constitution or statute or rule of public policy, or for any other reason, such circumstances shall not have the effect of rendering the provision in question inoperative or unenforceable in any other case or circumstance, or of rendering any other provision or provisions herein contained invalid, inoperative, or unenforceable to any extent whatever. The invalidity of any one or more phrases, sentences, clauses or Sections contained in this Bond Issuance Agreement shall not affect the remaining portions of this Bond Issuance Agreement, or any part thereof; provided, however, that no holding of invalidity shall require the Issuer to make any payments from any moneys other than Revenues.

Section 9.05. Notices. Any notice, request, complaint, demand, communication or other paper shall be in writing and shall be sufficiently given, and shall be deemed given, when delivered or mailed as provided in Section 14.3 of the Loan Agreement.

A duplicate copy of each notice required to be given hereunder by the Bondholder or the Fiscal Agent to the Issuer or the Borrower shall also be given to the others. The Issuer, the Borrower, the Fiscal Agent and the Bondholder may designate any further or different addresses to which subsequent notices, requests, complaints, demands, communications and other papers shall be sent.

Section 9.06. Payments Due on Saturdays, Sundays and Holidays. In any case where the date of maturity of interest on or principal of the Bonds or the date fixed for prepayment of all or a portion of the Bonds shall be on Saturday, Sunday or other day which is not a Business Day, then such payment need not be made on such date but may be made on the next succeeding Business Day and the Bonds shall continue to bear interest until such date.

Section 9.07. Duplicates. This Bond Issuance Agreement may be executed in several duplicates, each of which shall be an original and all of which shall constitute but one and the same instrument.

Section 9.08. Governing Law. This Bond Issuance Agreement, the Bonds and the rights and obligations of the parties hereunder and thereunder shall be construed in accordance with and be governed by the laws of the State of Illinois, without regard to its conflict of laws principles.

Section 9.09. Immunity of Issuer's Officers. No recourse shall be had for the payment of the principal of and interest on the Bonds or for any claim based thereon or upon any obligation, covenant or agreement contained in this Bond Issuance Agreement, against any past, present or future officer, official, supervisor, director, agent or employee of the Issuer, or any officer, official, supervisor, director, agent or employee of any successor public body or entity, as such, either directly or through the Issuer or any successor corporation or entity, under any rule of law or equity, statute or constitution or by the enforcement of any assessment or penalty or otherwise, and all such liability of any such officer, official, supervisor, director, agent or employee as such is hereby expressly waived and released as a condition of and consideration for the execution of this Bond Issuance Agreement and the issuance of the Bonds.

Section 9.10. Continuing Assignment and Security Interest Upon Transfer of Bonds. This Bond Issuance Agreement shall create a continuing assignment of, and security interest in, the Security for the Bonds, and shall (i) remain in full force and effect until payment in full of the Bonds, (ii) be binding upon the Issuer, its successors and assigns, and (iii) inure to the benefit of the Bondholder and its successors, permitted transferees and assigns. Without limiting the generality of the foregoing clause (iii), the Bondholder may assign or otherwise transfer, subject to Section 2.13 hereof, all of the Bonds held by it to any other Persons as provided in this Bond Issuance Agreement, and such other Persons shall thereupon become vested with all the benefits in respect thereof granted to the Bondholder herein or otherwise upon delivery to the Issuer in writing of an acknowledgment of such other Persons of such assignment or transfer, and agreeing to accept and perform any duties or obligations imposed upon it under this Bond Issuance Agreement.

Section 9.11. Amendments, Changes and Modifications. Subsequent to the initial issuance of the Bonds and prior to its payment in full (or provision for payment thereof having been made in accordance with the provisions of this Bond Issuance Agreement), this Bond Issuance Agreement may not be effectively amended, changed, modified, altered or terminated without the written consent of the Bondholder, the Issuer and the Borrower.

Section 9.12. Term of this Bond Issuance Agreement. This Bond Issuance Agreement shall be in full force and effect from the date hereof, and shall continue in effect until the indefeasible payment in full of the Bonds and all other obligations due hereunder. All matters affecting the tax-exempt status of the Bonds shall survive the termination of this Bond Issuance Agreement.

Section 9.13. Binding Effect. This Bond Issuance Agreement shall inure to the benefit of, and shall be binding upon, the Issuer and the Bondholder and their respective successors and assigns.

Section 9.14. Waivers. If any agreement contained in this Bond Issuance Agreement should be breached by the Issuer and thereafter waived by the Bondholder, such waiver shall be limited to the particular breach so waived and shall not be deemed to waive any other breach hereunder. All waivers by the Bondholder of breaches hereof by the Issuer shall be in writing.

Section 9.15. Participations. (a) The Bondholder shall have the right to grant participations in or to the Bonds hereunder and to the Borrower Note all without notice to or

consent from the Issuer, but subject to the restriction on transfer (including, but not limited to, the provision of a Qualified Transferee Letter to the Issuer) set forth herein and in the Bonds, and provided that there shall at all times be but one registered owner of all of the Bonds. No holder of a participation in all or any part of the Bonds and the Borrower Note shall have any rights under this Bond Issuance Agreement.

(b) The Issuer hereby consents to the disclosure of any information about the Issuer provided by the Issuer obtained in connection herewith (i) by the Bondholder to any Person which is a participant or potential participant pursuant to clause (a) above, it being understood that the Bondholder and its assigns shall advise any such Person of its obligation to keep confidential any non-public information disclosed to it pursuant to this Section 9.15. The Bondholder shall advise the Issuer of each Person which becomes a participant pursuant to clause (a) above.

Section 9.16. Entire Agreement. This Bond Issuance Agreement, together with the Borrower Note, the Loan Agreement, the Borrower Collateral Documents, the Construction Escrow Agreement and the Bonds, constitutes the entire agreement among the parties with respect to the subject matter hereof, and supersedes all written or oral understandings with respect thereto.

IN WITNESS WHEREOF, the parties have executed this instrument as of the date first above written.

(SEAL)

CITY OF CHICAGO

ATTEST:

\_\_\_\_\_

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

**BMO HARRIS BANK N.A., as  
Bondholder**

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

Name:

Its:

**BMO HARRIS BANK N.A.**, as Fiscal Agent

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

Acknowledged and agreed to:

**LAWN TERRACE PRESERVATION, L.P.**,  
an Illinois limited partnership

By: Lawn Terrace Preservation, NFP,  
an Illinois not-for-profit corporation,  
its General Partner

By: Greater Southwest Development Corporation,  
an Illinois not-for-profit corporation,  
its Sole Member

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

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

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

[(Sub)Exhibits "C" and "F" referred to in this Bond Issuance Agreement unavailable at time of printing.]

(Sub)Exhibits "A", "B", "D" and "E" referred to in this Bond Issuance Agreement read as follows:

*(Sub)Exhibit "A"*  
(To Bond Issuance Agreement)

*Definitions.*

"Additional Funding Sources" means (a) the proceeds from the sale of the Low Income Housing Tax Credits, (b) the assumption by the Borrower of debt from the City of Chicago in the principal amount of \$\_\_\_\_\_ and from the Illinois Housing Development Authority in the principal amount of \$\_\_\_\_\_, (c) the assumption by the Borrower of a \$\_\_\_\_\_ Chicago Low-Income Housing Trust Fund Loan, and (d) and equity from Greater Southwest Development Corporation in the amount of \$\_\_\_\_\_.

"Affiliate" means, with respect to any Person, any Person that directly or indirectly through one or more intermediaries, controls, or is controlled by, or is under common control with, such first Person. A Person shall be deemed to control another Person for the purposes of this definition if such first Person possesses, directly or indirectly, the power to direct, or cause the direction of, the management and policies of the second Person, whether through the ownership of voting securities, common directors, trustees or officers, by contract or otherwise.

"Assignment of Contracts" means that certain Collateral Assignment of Contracts, Permits and Licenses, of even date herewith, from the Borrower to the Bondholder, as the same may be amended, modified or supplemented from time to time.

"Assignment of Leases" means that certain Assignment of Leases, Rents and Profits, of even date herewith, from the Borrower to the Bondholder, as the same may be amended, modified or supplemented from time to time.

"Bond Counsel" means nationally recognized municipal bond counsel selected by the Issuer and reasonably acceptable to the Bondholder.

"Bondholder" means BMO Harris Bank N.A., a national banking association, and its successors and assigns as the registered owner of the Bonds. There shall only be one Bondholder at a time hereunder, provided that the Bondholder may sell, subject to applicable law, participations in the Bonds.

"Bond Issuance Agreement" means this Bond Issuance Agreement, among the Issuer, the Bondholder and the Fiscal Agent, as the same may be amended, modified or supplemented from time to time.

"Bond Registrar" means BMO Harris Bank N.A., a national banking association, as registrar of the Bonds pursuant to Section 2.13 of this Bond Issuance Agreement, and any successors thereto which shall, from time to time, be appointed by the Issuer.

"Bonds" means the Issuer's \$[Principal] Multi-Family Housing Revenue Bonds (Lawn Terrace Preservation Project), Series 2016, issued under the ordinance and secured by

this Bond Issuance Agreement and by the other Security for the Bonds, substantially in the form of (Sub)Exhibit B to this Bond Issuance Agreement, as the same may be amended, modified or supplemented from time to time.

"Borrower" means Lawn Terrace Preservation L.P., an Illinois limited partnership, and its successors and assigns.

"Borrower Collateral Documents" means, collectively, (a) the Mortgage, (b) the Cash Collateral Agreement, (c) the Security Agreement, (d) the Assignment of Contracts, (e) the Assignment of Leases, (f) the Environmental Indemnity Agreement, (g) the Developer Fee Agreement, (h) the Completion Guaranty, (i) the Payment Guaranty, (j) the Subordination Agreement, (k) the Reserves Agreement, and (l) such other collateral security documents as the Bondholder may require.

"Borrower Documents" means, collectively, the Bond Issuance Agreement, the Loan Agreement, the Cash Collateral Agreement, the Land Use Restriction Agreement, the Tax Certificate, the Borrower Note and the Borrower Collateral Documents.

"Borrower Note" means the promissory note of the Borrower, of even date herewith, payable to the order of the Issuer in the principal amount of \$[Principal], substantially in the form of (Sub)Exhibit A to the Loan Agreement, as the same may be amended, modified or supplemented from time to time.

"Business Day" means other than (a) a Saturday or Sunday, or (b) a day on which banks located in the City of Chicago are authorized or required to remain closed.

"Cash Collateral Agreement" means the Cash Collateral Assignment and Security Agreement, of even date herewith, among the Borrower, BMO Harris Bank N.A., as Bondholder, and BMO Harris Bank N.A., as escrow agent thereunder.

"Cash Collateral Fund" has the meaning assigned to such term in the Cash Collateral Agreement.

"Closing Date" means \_\_\_\_\_, 2016.

"Code" means the Internal Revenue Code of 1986, as amended.

"Complete" or "Completed" has the meaning assigned to such term in Section 7.11 of the Loan Agreement.

"Completion Date" means the date the Project is "Complete".

"Completion Guaranty" means the Guaranty of Completion of even date herewith from the Borrower and the Guarantor to the Bondholder, as the same may be amended, modified or supplemented from time to time.

"Construction Escrow" means the escrow established pursuant to the Construction Escrow Agreement.

"Construction Escrow Agreement" means the Escrow Agreement by and among Borrower, [the Issuer], the Bondholder and the title company, as escrow agent, and acknowledged and consented to by the General Contractor.

"Construction Fund" has the meaning set forth in Section 4.02 of this Bond Issuance Agreement.

"Conversion Date" means the date specified in Section 2.02(f) hereof.

"Costs of the Project" means any reasonable or necessary costs incidental to the acquisition and renovation of the Project which are in compliance with the provisions of the Tax Certificate, and as set forth in the Development Cost Budget.

"Debt Service Coverage Ratio" means the ratio of (i) the actual operating revenues of the Project (annualized) less the projected operating expenses of the Project, including interest, amortization and depreciation, as shown in the Borrower's unaudited monthly financial statements (annualized) to (ii) debt service on all Indebtedness of the Borrower requiring payment not contingent on cash flow.

"Default" means any event, act or condition which, with lapse of time or the giving of notice, or both, would constitute an Event of Default.

"Designated Office" means the corporate office of the Fiscal Agent set forth in Section 9.05 of this Bond Issuance Agreement, or such other address as may be specified in writing by the Fiscal Agent as provided herein.

"Determination of Taxability" means with respect to the Bonds (a) the receipt by the Borrower of a written notice from the Bondholder or any former registered owner of the Bonds of the issuance of a statutory notice of deficiency by the Internal Revenue Service which holds, in effect, that the interest payable on the Bonds is includable in the Federal gross income of the taxpayer named therein (other than a taxpayer who is a "substantial user" of the facilities financed with the proceeds of the Bonds or a "related person" thereto within the meaning of Section 147 of the Code); (b) the receipt by the Borrower and the Bondholder of an opinion of Bond Counsel to the effect that the interest payable on the Bonds is includable in the Federal gross income of the taxpayer named therein; (c) the filing by the Borrower with the Bondholder or the Internal Revenue Service of any certificate, statement or other tax schedule, return or document which concludes or discloses that the interest payable on the Bonds, or any installment thereof, is includable in the Federal gross income of the Bondholder or any former owner of the Bonds (other than a taxpayer who is a "substantial user" of the facilities financed with the proceeds of the Bonds or a "related person" thereto within the meaning of Section 147 of the Code); or (d) any amendment, modification, addition or change shall be made in Section 103 or any other provision of the Code or in any Regulation, or any ruling shall be issued or revoked



by the Internal Revenue Service, or any other action shall be taken by the Internal Revenue Service, the Department of Treasury or any other governmental agency, authority or instrumentality, or any opinion of any Federal court or of the United States Tax Court shall be rendered, and the Bondholder or any former owner of the Bonds shall have notified the Borrower and the Issuer in writing that, as a result of any such event or condition, Bond Counsel is unable to give an unqualified opinion that the interest payable on the Bonds on or after a date specified in said notice is excludable from the Federal gross income of the taxpayer named therein.

"Developer" means \_\_\_\_\_, an Illinois \_\_\_\_\_, together with its successors and assigns.

"Developer Fee Agreement" means the Intercreditor Agreement (Deferred Developer Fee) of even date herewith among the Borrower, the Developer and the Bondholder, as the same may be amended, modified or supplemented from time to time.

"Development Cost Budget" means the initial breakdown of the Costs of the Project prepared by the Borrower and approved in writing by the Bondholder, of the total cost required to acquire and renovate the Project. The analysis shall break down that total amount into the following three cost categories: (a) "land acquisition cost", (b) "hard construction costs", and (c) "soft costs". The categories of "hard costs" and "soft costs" shall be further broken down by detailed line items, each for a specific type of cost associated with the Project.

"Dollars" means United States Dollars.

"Eligible Investment" means, to the extent permitted by the applicable laws and regulations of the Issuer and the State of Illinois, and with the approval of the Bondholder, any one or more of the following: (1) Government Obligations; (2) interest-bearing accounts at BMO Harris Bank N.A.; (3) interest in money market mutual funds registered under the Investment Company Act of 1940, as amended; provided, that the governing instrument or order directs, requires, authorizes or permits investment in obligations described in (1) above and to repurchase agreements fully collateralized by such obligations; and (4) such other investments approved in writing by the Borrower, the Issuer and the Bondholder.

"Environmental Indemnity Agreement" means the Environmental Indemnity Agreement of even date herewith from the Borrower in favor of the Bondholder, as amended from time to time.

"Event of Default" means (a) with respect to the Loan Agreement, those events of default specified in Section 12.1 of the Loan Agreement, and (b) with respect to this Bond Issuance Agreement, those events of default specified in Section 7.01 of this Bond Issuance Agreement.

"Fiscal Agent" means BMO Harris Bank N.A., a national banking association, and its successors and any corporation or association resulting from or surviving any

consolidation or merger to which it or its successors may be a party, and any successor fiscal agent at the time serving as such under this Bond Issuance Agreement.

"Funding Order" has the meaning assigned to such term in Section 10.15 of the Loan Agreement.

"GAAP" or "generally accepted accounting principles" means generally accepted accounting principles as defined by the Financial Accounting Standards Board.

"General Contractor" means \_\_\_\_\_, a \_\_\_\_\_, and its successors and assigns.

"General Partner" means Lawn Terrace Preservation, NFP, an Illinois not-for-profit corporation, the sole general partner of the Borrower (holding an approximately 0.01 percent equity interest in the Borrower), together with its permitted successors and assigns.

"Governmental Body" means the United States of America, the State of Illinois and any political subdivision thereof, and any agency, department, commission, board, bureau or instrumentality of any of them which exercises jurisdiction over the Project, the use of improvements thereto or the availability of ingress or egress thereto or of gas, water, electricity, sewerage or other utility facilities therefor.

"Government Obligations" means direct obligations of, and obligations fully guaranteed as to the timely payment of principal and interest by the full faith and credit of, the United States of America or any agency or instrumentality thereof when such obligations are backed by the full faith and credit of the United States of America.

"Government Regulation" means any law, ordinance, order, rule or regulation of a Governmental Body.

"Guarantor" means Greater Southwest Development Corporation, a \_\_\_\_\_, and its successors and assigns.

"Indebtedness" means, with respect to any Person, as of the date of determination thereof: (a) all of such Person's indebtedness for borrowed money; (b) all indebtedness of such Person or any other Person secured by any Lien with respect to any Property owned or held by such Person, regardless whether the indebtedness secured thereby shall have been assumed by such Person; (c) all indebtedness of other Persons which such Person has directly or indirectly guaranteed (whether by discount or otherwise), endorsed (otherwise than for collection or deposit in the ordinary course of operations), discounted with recourse to such Person or with respect to which such Person is otherwise directly or indirectly, absolutely or contingently, liable, including indebtedness in effect guaranteed by such Person through any agreement (contingent or otherwise) to (i) purchase, repurchase or otherwise acquire such Indebtedness or any security therefor, (ii) provide funds for the payment or discharge of such indebtedness or any other liability of the obligor of such indebtedness (whether in the form of loans, advances, stock purchases, capital

contribution or otherwise), (iii) maintain the solvency of any balance sheet or other financial condition of the obligor of such indebtedness, or (iv) make payment for any products, materials or supplies or for any transportation or services regardless of the non-delivery or non-furnishing thereof, if in any such case the purpose or intent of such agreement is to provide assurance that such indebtedness will be paid or discharged or that any agreements relating thereto will be complied with or that the holders of such indebtedness will be protected against loss in respect thereof; (d) all of such Person's capitalized lease obligations; (e) all actual or contingent reimbursement obligations with respect to letters of credit issued for such Person's account; and (f) all other items which, in accordance with GAAP, would be included as liabilities on the liability side of the balance sheet of such Person.

"Indemnified Persons" has the meaning given to such term in Section 13.1 of the Loan Agreement.

"Initial Investor Letter" means a letter substantially in the form of (Sub)Exhibit E hereto.

"Initial Period" means the period from the Closing Date to but excluding the Conversion Date.

"Initial Period Interest Rate" means a per annum floating rate equal to the lesser of (i) 74 percent times the sum of (a) the LIBOR Monthly Rate, plus (b) 2.37 percent, increasing or decreasing with each increase or decrease of the LIBOR Monthly Rate, and (ii) the Maximum Rate.

"Insurance Requirements" means those requirements with respect to the maintenance of insurance with respect to the Project and the Borrower's obligations under the Loan Agreement and under the other Borrower Documents.

"Interest Payment Date" means each date for the payment of interest on the Bonds as determined pursuant to Section 2.04(a) of this Bond Issuance Agreement.

"Issuer" means the City of Chicago, a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois, and any successor body to the duties or functions of said Issuer.

"Issuer Documents" means, collectively, the Bond Issuance Agreement, the Loan Agreement, the Land Use Restriction Agreement and the Tax Certificate.

"Issuer Reserved Rights" means (1) rights under Sections 7.4, 7.5, 7.8(a), 12.4, 12.5, 12.6, 13.1, 14.1 (second paragraph thereof), 14.6, 14.7 and 14.12 of the Loan Agreement, which rights may be enforced directly by the Issuer and, where appropriate, also by the Bondholder, (2) the Issuer's right to consent to amendments of the Loan Agreement and the Borrower Note, and (3) the Issuer's right to receive additional notices as provided in the Loan Agreement, which rights may be enforced directly by the Issuer and, where appropriate, also by the Bondholder.

"Land-Use Restriction Agreement" means the Land-Use Restriction Agreement dated as of [Month 1], 2016, between the Issuer and the Borrower, as the same may be amended, modified or supplemented from time to time.

"Liabilities" means any and all of the Borrower's obligations, liabilities and indebtedness to the Issuer or the Bondholder, now or hereafter existing or arising, or due or to become due, under or by reason of this Loan Agreement, the Borrower Note, the Bond Issuance Agreement, the Bonds, the Security for the Bonds, the Borrower Collateral Documents or any other document, instrument or agreement executed in connection therewith, by operation of law or otherwise, and any refinancings, substitutions, extensions, renewals, replacements and modifications for or of any or all of the foregoing, including all principal of and interest accrued on the Bonds and the Borrower Note, all fees, charges, expenses, disbursements, costs and indemnities of the Borrower thereunder.

"LIBOR Monthly Rate" shall mean the one-month London Interbank Offered Rate (LIBOR) as reported on Bloomberg Financial Market's terminal screen entitled "Official ICE LIBOR Fixings" as reported two London Business Days prior to the effective date, unless such rate is no longer available or published, in which case such rate shall be at a comparable index rate selected by the Bondholder with notice to the Borrower. "London Business Day" means any date on which dealings in U.S. dollar deposits are transacted in the London interbank market. The Bondholder shall determine the LIBOR Monthly Rate based on the foregoing, and its determination thereof shall be conclusive and binding except in the case of manifest error. Notwithstanding the foregoing, in no event shall the LIBOR Monthly Rate be less than zero.

"Lien" means any mortgage, pledge, lien, hypothecation, security interest or other charge, encumbrance or preferential arrangement, including the retained security title of a conditional vendor or lessor.

"Limited Partner" means Cinnaire Fund for Housing Limited Partnership 31, a Michigan limited partnership, and the limited partner of the Borrower (holding an approximately 99.99 percent equity interest in the Borrower), together with its permitted successors and assigns.

"Limited Partnership Agreement" means the Amended and Restated Limited Partnership Agreement dated \_\_\_\_\_, 2016 among the General Partner, the Limited Partner and \_\_\_\_\_, as supplemented and amended.

"Loan" shall mean the loan of the proceeds of the Bonds to the Borrower under the Loan Agreement.

"Loan Agreement" means that certain Loan Agreement, of even date herewith, among the Issuer, the Borrower and the Bondholder, as the same may be amended, modified or supplemented from time to time.

"Low Income Housing Tax Credits" means the tax credits described in Section 42 of the Code with respect to the Project.

"Maturity Date" means the earlier of the first day of the month which is 17 years following the Conversion Date, or [\_\_\_\_\_]1, \_\_\_\_].

"Maximum Rate" means twelve percent (12 percent) per annum.

"Mortgage" means the Mortgage, Security Agreement, Assignment of Leases and Rents and Fixture Filing, dated as of [Month 1], 2016, from the Borrower to the Bondholder, securing the Loan.

"Ordinance" means the ordinance duly adopted by the City Council of the Issuer on \_\_\_\_\_, 2016, authorizing, among other things, the execution and delivery of this Bond Issuance Agreement, the Loan Agreement and the Land Use Restriction Agreement and the issuance of the Bonds.

"Outstanding" means that portion of the Bonds that has not been finally and fully paid hereunder.

"Past Due Rate" means a fluctuating rate per annum equal to the LIBOR Monthly Rate plus five hundred (500) basis points, but in no event greater than the Maximum Rate.

"Payment Guaranty" means the Payment Guaranty of even date herewith from the Guarantor to the Bondholder, as the same may be amended, modified or supplemented from time to time.

"Permanent Interest Rate" means the lesser of (a) a per annum floating rate equal to (i) 74 percent times the sum of (a) the LIBOR Monthly Rate, plus (b) \_\_\_ percent, increasing or decreasing with each increase or decrease of the LIBOR Monthly Rate, and (ii) the Maximum Rate.

"Permanent Period" means the period from the Conversion Date to the Maturity Date.

"Person" means an individual, partnership, joint venture, corporation, trust, limited liability company, unincorporated organization or foundation, and a governmental agency or political subdivision thereof.

"Plans and Specifications" means the plans and specifications for the Project most recently prior to the Closing Date provided to the Issuer and the Bondholder.

"Premises" means the real estate located within the corporate boundaries of the City of Chicago, Illinois, which is described in (Sub)Exhibit C hereto, and any additional real estate that from time to time may be acquired, including all buildings, structures and other improvements now and hereafter located thereon, which constitutes the site of the Project. The Premises are located at 3214 West 63<sup>rd</sup> Place, Chicago, Illinois \_\_\_\_\_.

"Project" means the acquisition and renovation of a low-income senior housing development project consisting of approximately one hundred and two (102) residential dwelling units and certain common areas located at the Premises.

"Property" means any interest in any kind of property or asset, whether real, personal or mixed, or tangible or intangible, including, without limitation, all cash and pledged receivables.

"Qualified Transferee" means a Person who is either (i) a "qualified institutional buyer" as defined in Rule 144A promulgated under the United States Securities Act of 1933, as amended, or (ii) any transferee of the Bonds to the extent the Bonds are transferred pursuant to another exemption from registration under the 1933 Act, executing and delivering to the Issuer a Qualified Transferee Letter.

"Qualified Transferee Letter" means a letter substantially in the form of (Sub)Exhibit D hereto.

"Rate Management Agreement" means any agreement, device or arrangement providing for payments which are related to fluctuations of interest rates, exchange rates, forward rates, or equity prices, including, but not limited to, dollar-denominated or cross-currency interest rate exchange agreements, forward currency exchange agreements, interest rate cap or collar protection agreements, forward rate currency or interest rate options, puts and warrants, and any agreement pertaining to equity derivative transactions (e.g., equity or equity index swaps, options, caps, floors, collars and forwards), including, without limitation, any such agreement between Borrower and Bondholder, any Affiliate of Bondholder or any other party, and any schedules, confirmations and documents and other confirming evidence between the parties confirming transactions thereunder, all whether now existing or hereafter arising and in each case, as amended, modified or supplemented from time to time.

"Regulations" mean any regulations promulgated or proposed by the Internal Revenue Service under Sections 103 and 141 through 150 of the Code, as amended.

"Reserves" means the reserve accounts established pursuant to the Reserve Agreement.

"Reserves Agreement" means the Reserves Funding and Security Agreement, of even date herewith, between the Borrower and Bondholder.

"Revenues" means (a) all payments of principal and interest made on the Borrower Note (other than those relating to the obligation of the Borrower to rebate certain investment income to the United States Government pursuant to Section 148 of the Code), (b) all monies held in any fund established under this Bond Issuance Agreement, including investment income earned thereon, and (c) all monies received by the Bondholder pursuant to the provisions of the Loan Agreement.

"Security Agreement" means the Security Agreement (Assignment of Capital Contributions and Partnership Interests), of even date herewith, among the Borrower, the General Partner and the Bondholder, for the benefit of the Bondholder.

"Security for the Bonds" means the property described in the granting clauses of this Bond Issuance Agreement.

"Seller" means Kedzie Limited Partnership, an Illinois limited partnership.

"Subordination Agreement" means the Subordination of Mortgages and Intercreditor Agreement, dated as of [Month 1], 2016, among the Borrower, the Bondholder, and the holders of all subordinated indebtedness contemplated in this Bond Issuance Agreement or in the Loan Agreement.

"Tax Certificate" means the Arbitrage and Tax Certificate, dated as of the date of issuance of the Bonds, between the Issuer and the Borrower, as amended from time to time.

*(Sub)Exhibit "B".*  
(To Bond Issuance Agreement)

*Form Of Bond.*

This Bond Is Transferable Only As A Whole As Provided Herein.

United States Of America

State Of Illinois

City Of Chicago

Multi-Family Housing Revenue Bond  
(Lawn Terrace Preservation Project), Series 2016.

Payable By The Issuer Solely And Only From Revenues Referred To Herein, Including, Without Limitation, Revenues And Receipts Derived From And Pursuant To The Loan Agreement, The Borrower Note And The Security Documents Referred To Herein.

This Bond Has Not Been Registered Under The Securities Act Of 1933, As Amended (The "Securities Act"), Or The Securities Laws Of Any State. Accordingly, This Bond May Be Sold Or Otherwise Transferred Only In Transactions In Which This Bond Is Registered

Under The Securities Act And Applicable State Securities Laws, Or In Transactions In Which This Bond Is Exempt From The Registration Requirements Of The Securities Act And Applicable State Securities Laws. The Issuer Has Not Undertaken Any Obligation To Cause This Bond To Be Registered Under The Securities Act Or Applicable State Securities Laws, Or To Comply With Any Exemption That May Be Available Under The Securities Act Or Applicable State Securities Laws, Including, Without Limitation, Rule 144A Under The Securities Act. The Registered Owner Of This Bond Agrees That Any Transfer Of This Bond Will Be In Accordance With The Provisions Of The Bond Issuance Agreement.

Number R-1

Dated: \_\_\_\_\_, 2016

\${Principal}

Know all men by these presents, that the City of Chicago, a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and the laws of the State of Illinois (the "Issuer"), for value received, promises to pay (but only out of the source hereinafter described) to BMO Harris Bank N.A., a national banking association, or registered assigns (the "Bondholder"), the unrepaid portion of the principal amount specified above that has been advanced by the Bondholder (as described herein, the "Advanced Principal") pursuant to the Bond Issuance Agreement (the "Bond Issuance Agreement"), dated as of [Month 1], 2016, among the Issuer, the Bondholder and BMO Harris Bank N.A., as fiscal agent (the "Fiscal Agent") on [\_\_\_\_\_] 1, \_\_\_\_\_] or such earlier Maturity Date as defined in the Bond Issuance Agreement, except to the extent that the provisions hereinafter set forth with respect to redemption prior to maturity or extension of maturity may become applicable hereto, and to pay (but only out of the sources hereinafter described) interest on the unpaid Advanced Principal balance hereof from the date or dates such principal was advanced as follows. Interest shall be computed on the unpaid Advanced Principal balance of this Bond at the interest rate or rates as provided in the Bond Issuance Agreement payable on the first day of each month, at redemption and on the Maturity Date, commencing on the first day of the month following the date hereof. Principal on this Bond, calculated based on a 30-year amortization from the Conversion Date (as defined in the Bond Issuance Agreement), shall be payable monthly commencing on the first day of the calendar month following the Conversion Date and continuing on the first day of each month thereafter, on any date of redemption and on the Maturity Date (in an amount equal to the unpaid principal amount outstanding).

This Bond is the "Bond" described in, and is subject to the terms and provisions of the Bond Issuance Agreement, and payment of this Bond is secured as described in the Bond Issuance Agreement. Capitalized terms not defined herein have the same meaning as given in the Bond Issuance Agreement. Reference is hereby made to the Bond Issuance Agreement for a statement of the prepayment rights and obligations of the undersigned, a description of the security therefor, and for a statement of the terms and conditions under which the due date of this Bond may be accelerated. Upon the occurrence of any Event of Default as specified in the Bond Issuance Agreement, the principal balance hereof and the interest accrued hereon may be declared to be forthwith due and payable.



This Bond is secured by the Security for the Bonds as provided in the Bond Issuance Agreement.

Notwithstanding anything herein or in the Bond Issuance Agreement to the contrary, if the Issuer shall fail to make any of the payments required to be made by it under this Bond, such payments shall continue as a limited obligation of the Issuer until the amount in default shall have been fully paid and interest on this Bond shall continue to accrue at the rate specified in the Bond Issuance Agreement from the date such payment was due until the date such payment is made or the date this Bond has been repaid in full, whichever is earlier.

In any case where the date of payment of interest on or principal of this Bond or the date fixed for prepayment of all or a portion of this Bond shall not be a Business Day, then such payment need not be made on such date but may be made on the next succeeding Business Day and this Bond shall continue to bear interest until such date.

All funds received by the Bondholder pursuant to any right given or action taken under this Bond, after payment of the costs and expenses of the proceedings resulting in the collection of such monies and of the expenses, liabilities and advances incurred or made by the Bondholder, shall be applied first to interest on the unpaid principal balance and the remainder to principal remaining due under this Bond. Notwithstanding any other provision of this Bond or the Bond Issuance Agreement to the contrary, funds received by the Bondholder may be applied (a) so long as an Event of Default has not occurred and is not continuing, with respect to the payment then due under this Bond if due, or, if all such payments have been made may be applied as directed by the Borrower (defined herein), and (b) if an Event of Default has occurred and is continuing, as directed and in such order as determined by the Bondholder.

This Bond is issued for the purpose of funding a loan by the Issuer to Lawn Terrace Preservation L.P., an Illinois limited partnership (the "Borrower") pursuant to the Loan Agreement dated as of [Month 1], 2016 (the "Loan Agreement") among the Issuer, the Borrower and the Bondholder for the purpose of financing a portion of the costs of acquiring and renovating the Project (as defined in the Bond Issuance Agreement). The terms and conditions of the acquisition and renovation of the Project, the loan of the proceeds of this Bond to the Borrower for such purpose, the issuance of this Bond, and the terms upon which the Bonds are issued and secured are contained in the Bond Issuance Agreement and the Loan Agreement.

This Bond shall only be transferable in whole to a Qualified Transferee delivering to the Issuer a Qualified Transferee Letter in the form of (Sub)Exhibit D to the Bond Issuance Agreement.

It is hereby certified, recited and declared that all acts, conditions and things required to exist, happen and be performed precedent to and in the execution, delivery of and the issuance of this Bond do exist, have happened and have been performed in due time,

form and manner as required by law; and that the issuance of this Bond, together with all other obligations of the Issuer, does not exceed or violate any constitutional or statutory limitation.

This Bond is issued pursuant to an ordinance adopted by the City Council of the Issuer. The Bonds shall not be a debt of any city, village, incorporated town, county, the State of Illinois or any political subdivision thereof and neither the city, village, incorporated town or the county, nor the State of Illinois or any political subdivision thereof shall be liable thereon, nor in any event shall the Bonds be payable out of any funds or properties other than those of the Issuer as provided under the Bond Issuance Agreement. The Bonds shall not constitute an indebtedness within the meaning of any constitutional or statutory debt limitation or restriction.

The Bonds have been issued by the Issuer to aid in financing a housing project to provide dwelling accommodations for persons of low- and moderate-income.

As provided in the Bond Issuance Agreement, this Bond is subject to redemption, in whole or in part, and with or without premium, as specified and subject to the limitations set forth in the Bond Issuance Agreement.

This Bond and the rights and obligations of the parties hereunder shall be construed in accordance with and be governed by the laws of the State of Illinois, without regard to its conflict of laws principles.

The Bondholder shall note on the payment record attached as Schedule A hereto the date and amount of each payment of principal (whether at maturity or upon acceleration or prior redemption) and of interest paid, and of any principal and interest theretofore paid and not yet noted thereon. The information so recorded shall be rebuttable presumptive evidence of the accuracy thereof absent manifest error. The failure to so record any such information or any error in so recording any such information shall not, however, limit or otherwise affect the obligations of the Issuer hereunder to repay the principal amount hereunder together with all interest accruing hereon.

In Witness Whereof, The City of Chicago has caused this Bond to be executed in its name by the manual or facsimile signature of its Mayor and attested by the manual or facsimile signature of its City Clerk, all as of the date of delivery of this Note.

(Seal)

City of Chicago

Attest:

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

Mayor

\_\_\_\_\_  
Susana A. Mendoza, City Clerk

(Form of Fiscal Agent's Certificate of Authentication)

Certificate Of Authentication.

This Bond is one of the "Bonds" described in the within mentioned Bond Issuance Agreement.

BMO Harris Bank N.A.,  
as Fiscal Agent

By: \_\_\_\_\_  
Authorized Signatory

Date of Authentication: \_\_\_\_\_, 2016

Schedule A attached to this Form of Bond reads as follows:

*Schedule A.*

Payment Date	Principal Payment	Interest Payment
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____
_____	_____	_____

(End of Bond Form)

(Sub)Exhibit "D".  
(To Bond Issuance Agreement)

*Form Of Qualified Transferee Letter.*

[Letterhead of Investor]

[Date]

City of Chicago  
Department of Finance  
121 North LaSalle Street, 7<sup>th</sup> Floor  
Chicago, Illinois 60602  
Attention: Chief Financial Officer

Re:                                    \${Principal}  
  City of Chicago  
  Multi-Family Housing Revenue Bonds  
  (Lawn Terrace Preservation Project), Series 2016.

Ladies and Gentlemen:

The undersigned (the "Investor") hereby represents and warrants to you as follows:

1. The Investor proposes to purchase the above-referenced Bonds (the "Bonds") issued pursuant to that certain Bond Issuance Agreement, dated as of [Month 1], 2016 (the "Bond Issuance Agreement"), among the City of Chicago (the "Issuer"), BMO Harris Bank N.A., as Bondholder, and BMO Harris Bank N.A., as Fiscal Agent. The Investor understands that the Bonds have not been registered under the Securities Act of 1933, as amended (the "1933 Act"), or the securities laws of any state, and will be sold to the Investor as a whole in reliance upon certain exemptions from registration and in reliance upon the representations and warranties of the Investor set forth herein.

2. The Investor has sufficient knowledge and experience in business and financial matters in general, and investments such as the Bonds in particular, and is capable of evaluating the merits and risks involved in an investment in the Bonds. The Investor is able to bear the economic risk of, and an entire loss of, an investment in the Bonds.

3. The Investor is purchasing the Bonds solely for its own account for investment purposes and has no intention to resell or distribute the Bonds; provided that the

Investor reserves the right to transfer or dispose of the Bonds, as a whole, at any time, and from time to time, in its complete and sole discretion, subject, however, to the restrictions described in paragraphs 4, 5 and 6 of this letter.

4. The Investor agrees that it will only offer, sell, pledge, transfer or exchange the Bonds (or any legal or beneficial interest therein) (i) in accordance with an available exemption from the registration requirements of the 1933 Act, (ii) in accordance with any applicable state securities laws, and (iii) in accordance with the provisions of the Bonds and the Bond Issuance Agreement.

5. The Investor is a "qualified institutional buyer" as defined in Rule 144A promulgated under the 1933 Act ("Rule 144A"); it is aware that the sale of the Bonds to it is made in reliance on Rule 144A, and understands that the Bonds may be offered, resold, pledged or transferred only (1)(i) to a person who is a "qualified institutional buyer", as defined in Rule 144A, in compliance with Rule 144A, or (ii) pursuant to another exemption from registration under the 1933 Act; and (2) as a whole in compliance with the Bonds, the Bond Issuance Agreement and applicable state securities laws.

6. If the Investor sells the Bonds (or any legal or beneficial interest therein), the Investor or its agent will obtain for your benefit, and deliver to you, from any subsequent purchaser a Qualified Transferee Letter in the form of (Sub)Exhibit D to the Bond Issuance Agreement or such other materials (including, but not limited to, an opinion of counsel) as are required by you to evidence compliance of such sale and purchase with the requirements of the 1933 Act effecting an exemption from registration. The Investor hereby agrees to indemnify the Issuer against any costs to the Issuer resulting from any failure by the Investor to transfer the Bonds in accordance with the restrictions relating thereto set forth in the Bond Issuance Agreement and the Bonds.

Very truly yours,

[Name of Investor]

Dated: \_\_\_\_\_

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

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

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

*(Sub)Exhibit "E".*  
(To Bond Issuance Agreement)

*Form Of Initial Investor Letter.*

\_\_\_\_\_, 2016.

City of Chicago  
Department of Finance  
121 North LaSalle Street, 7<sup>th</sup> Floor  
Chicago, Illinois 60602  
Attention: Chief Financial Officer

Re:                                 \$[Principal]  
                                       City of Chicago  
                                       Multi-Family Housing Revenue Bonds  
                                       (Lawn Terrace Preservation Project), Series 2016.

Ladies and Gentlemen:

The undersigned (the "Investor") hereby represents and warrants to you as follows:

1. The Investor proposes to purchase the above-referenced Bonds (the "Bonds") issued pursuant to that certain Bond Issuance Agreement, dated as of [Month 1], 2016 (the "Bond Issuance Agreement"), among the City of Chicago (the "Issuer"), BMO Harris Bank N.A., as Bondholder, and BMO Harris Bank N.A., as Fiscal Agent. The Investor understands that the Bonds have not been registered under the Securities Act of 1933, as amended (the "1933 Act"), or the securities laws of any state, and will be sold to the Investor as a whole in reliance upon certain exemptions from registration and in reliance upon the representations and warranties of the Investor set forth herein.

2. The Investor has sufficient knowledge and experience in business and financial matters in general, and investments such as the Bonds in particular, and is capable of evaluating the merits and risks involved in an investment in the Bonds. The Investor is able to bear the economic risk of, and an entire loss of, an investment in the Bonds. In the normal course of the Investor's business, the Investor invests in and purchases bonds similar in investment character to the Bonds.

3. The Investor is purchasing the Bonds solely for its own account for investment purposes and has no intention to resell or distribute the Bonds; provided that the Investor reserves the right to transfer or dispose of the Bonds as a whole at any time, and from time to time, in its complete and sole discretion, subject, however, to the restrictions described in paragraphs 4, 5 and 7 of this letter.

4. The Investor agrees that it will only offer, sell, pledge, transfer or exchange the Bonds (or any legal or beneficial interest therein) (i) in accordance with an available exemption from the registration requirements of the 1933 Act, (ii) in accordance with any applicable state securities laws, and (iii) in accordance with the provisions of the Bonds and the Bond Issuance Agreement.

5. The Investor understands that the Bonds may be offered, resold, pledged or transferred only (1)(i) to a person who is a "qualified institutional buyer", as defined in Rule 144A (promulgated under the 1933 Act), in compliance with Rule 144A, or (ii) pursuant to another exemption from registration under the 1933 Act; and (2) as a whole in compliance with the Bonds, the Bond Issuance Agreement and applicable state securities laws.

6. The Investor acknowledges that it has had access to such financial and other information, and has been afforded the opportunity to ask such questions of representatives of the Issuer and the Borrower (as defined in the Bond Issuance Agreement), and receive answers thereto, as the Investor deems necessary in order to evaluate the merits and risks involved in an investment in the Bonds.

7. If the Investor sells the Bonds (or any legal or beneficial interest therein), the Investor or its agent will obtain for your benefit, and deliver to you, from any subsequent purchaser a Qualified Transferee Letter in the form of (Sub)Exhibit D to the Bond Issuance Agreement, or such other materials (including, but not limited to, an opinion of counsel) as are required by you to evidence the compliance of such sale and purchase with the requirements of the 1933 Act effecting an exemption from registration. The Investor hereby agrees to indemnify the Issuer against any costs to the Issuer resulting from any failure by the Investor to transfer the Bonds in accordance with the restrictions relating thereto set forth in the Bond Issuance Agreement and the Bonds.

Very truly yours,

BMO Harris Bank N.A.

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

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

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

*Exhibit "C".*  
(To Ordinance)

*Loan Agreement.*

This LOAN AGREEMENT, dated as of [Month 1], 2016 (this "Loan Agreement"), among the CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and the laws of the State of Illinois (the "Issuer"), LAWN TERRACE PRESERVATION, L.P., an Illinois limited partnership (the "Borrower") and BMO HARRIS BANK N.A. a national banking association (the "Bondholder"),

**WITNESSETH:**

WHEREAS, as a home rule unit of local government and pursuant to the Constitution of the State of Illinois, the Issuer is authorized to issue its revenue notes and bonds in order to aid in providing an adequate supply of residential housing for low- and moderate-income persons or families within the City of Chicago, which constitutes a valid public purpose for the issuance of revenue notes and bonds by the Issuer; and

WHEREAS, the Issuer has determined to issue, sell and deliver its \$[Principal] Multi-Family Housing Revenue Bonds (Lawn Terrace Preservation Project), Series 2016 (the "Bonds") pursuant to a Bond Issuance Agreement dated as of [Month 1], 2016 (the "Bond Issuance Agreement") among the Issuer, the Bondholder and BMO Harris Bank N.A., as Fiscal Agent, and to lend the proceeds thereof to the Borrower for the purpose of financing a portion of the cost of acquisition and renovation of the Project (as defined in the Bond Issuance Agreement); and

WHEREAS, the Issuer and the Borrower have entered into this Loan Agreement providing for the loan of the proceeds of the Bonds to the Borrower for the purposes described in the preceding paragraph; and

WHEREAS, this Loan Agreement provides for the issuance by the Borrower of the Borrower Note (as hereinafter defined); and

WHEREAS, the Issuer will pledge and assign the Borrower Note and this Loan Agreement to the Bondholder under the Bond Issuance Agreement; and

WHEREAS, additional security for the repayment of the Borrower Note is provided by the Borrower pursuant to the Cash Collateral Agreement and certain Borrower Collateral Documents (as defined in the Bond Issuance Agreement);

NOW, THEREFORE, in consideration of the premises and the mutual covenants and agreements contained herein, and for other good and valuable consideration (the receipt, sufficiency and adequacy of which are hereby acknowledged), the parties hereto agree as follows, provided that in the performance of the agreements of the Issuer herein contained, any obligation it may thereby incur for the payment of money shall not constitute an indebtedness or give rise to a pecuniary liability of the Issuer, the State of Illinois or any political subdivision thereof, or a charge against the Issuer's general credit or the taxing powers of the State of Illinois or any political subdivision thereof, but shall be payable solely and only from the Revenues (as defined in the Bond Issuance Agreement):



## ARTICLE I

### DEFINITIONS, INTERPRETATION AND EXHIBITS

Section 1.1. Definitions. Capitalized terms used in this Loan Agreement without definition shall have the respective meanings given to such terms in Exhibit A attached to the Bond Issuance Agreement unless the context or use clearly indicates another or different meaning or intent.

Section 1.2. Interpretation. In this Loan Agreement, except as otherwise expressly provided or unless the context clearly otherwise requires:

(a) the words "hereby," "hereof," "herein," "hereunder" and any similar words used in this Loan Agreement refer to this Loan Agreement as a whole and not to any particular Article, Section or other subdivision, and the word "heretofore" shall mean before, and the word "hereafter" shall mean after, the date of this Loan Agreement, and the word "including" shall mean including, without limitation;

(b) all accounting terms not otherwise defined herein shall have the meanings assigned to them in accordance with generally accepted accounting principles ("GAAP");

(c) any headings preceding the text of the several Articles and Sections of this Loan Agreement, and any table of contents or marginal notes appended to copies hereof, shall be solely for convenience of reference and shall neither constitute a part of this Loan Agreement nor affect its meaning, construction or effect; and

(d) any certificates, letters or opinions required to be given pursuant to this Loan Agreement shall mean a signed document attesting to or acknowledging the circumstances, representations, opinions of law or other matters therein stated or set forth or setting forth matters to be determined pursuant to this Loan Agreement.

## ARTICLE II

### LOAN TO BORROWER; REPAYMENT PROVISIONS

Section 2.1. Loan to Borrower; Purchase of Bond. The Issuer covenants and agrees to finance a portion of the Costs of the Project through the issuance of the Bonds pursuant to the Bond Issuance Agreement and the loan of the proceeds of the Bonds to the Borrower, such Loan to be advanced from time to time by making deposits into the Construction Fund and, subject to satisfaction of the conditions set forth in Articles X and XI hereof, disbursed and applied as provided in Article IX hereof. The Bondholder agrees to provide proceeds to the Issuer to effect such loan through its purchase of the Bonds in whole pursuant to the Bond Issuance Agreement.

Section 2.2. Repayment of Loan and Payment of Other Amounts.

(a) *Borrower Note*. In order to evidence its obligation to repay the Loan made hereunder by the Issuer, the Borrower shall authorize, execute and deliver the Borrower Note, which Borrower Note shall be in substantially the form attached hereto as Exhibit A. The terms

and conditions of the Borrower Note are hereby incorporated into this Section with the same effect as if fully set forth herein. The Borrower agrees to pay all of its obligations in full under this Loan Agreement and the Borrower Note, subject to Section 14.1 hereof.

(b) *Mandatory Payments under the Bonds.* It is the intent of the Borrower and the Issuer that, notwithstanding any schedule of payments contained in the Borrower Note, the payments to be made by the Borrower on the Borrower Note shall at all times be sufficient to enable the Issuer to pay when due the principal of and interest on the Bonds; provided, however, that if for any reason the funds available to the Issuer are at any time insufficient or unavailable to make any payment of the principal of or interest on the Bonds when due (whether at maturity or upon redemption or acceleration), the Borrower shall forthwith pay directly to the Bondholder, in immediately available funds, the amount required to make up such deficiency, or shall take such other action as may be necessary to make sufficient funds available to make such payment. All such payments made to the Bondholder with respect to the Bonds shall be made by the Borrower on behalf of the Issuer, shall be deemed a credit against the Liabilities, and shall be applied against the Issuer's payment obligations under Bonds.

(c) *Payments to Fiscal Agent.* The Borrower shall pay to the Fiscal Agent until the principal of and interest on the Borrower Note shall have been fully paid, the reasonable fees, charges and expenses (if any) of the Fiscal Agent, as fiscal agent and Bond registrar, as and when the same become due. The Borrower further agrees to indemnify the Fiscal Agent for, and to defend and hold the Fiscal Agent harmless against, any loss, liability or expense incurred without negligence or bad faith on its part, arising out of or in connection with its powers or duties hereunder and under the Bond Issuance Agreement, including, but not limited to, the cost and expenses of defending itself against any claim or liability in connection with the exercise of any of such powers or performance of any such duties.

(d) *Payments to Issuer.* The Borrower shall pay to the Issuer (i) an Issuer fee equal to 1.5% of the authorized stated principal amount of the Bonds plus a fee of 0.0010% (10 basis points) of the authorized stated principal amount of the Bonds, payable on the Closing Date, and (ii) an annual administrative fee equal to 0.0015% (15 basis points) of the then outstanding principal amount of the Bonds, which shall accrue monthly and be payable semi-annually on each \_\_\_\_ 1 and [Month 1], commencing \_\_\_\_ 1, 2017, while the Bonds are outstanding.

Section 2.3. Payment. (a) *Payments under the Borrower Note.* The Borrower will promptly and punctually pay all amounts payable with respect to the Borrower Note, without any presentment of the Borrower Note, notice of nonpayment (except as otherwise expressly set forth therein), notice of dishonor or notice of protest, and without any notation of such payment being made thereon, directly to the Bondholder in immediately available funds by wire transfer originated by the Borrower not later than 12:00 noon, Chicago, Illinois time, on each payment date, such payment to be marked for attention as indicated, or by charging an account of the Borrower established with the Bondholder, which charge is hereby authorized by the Borrower. The Borrower Note is subject to assignment as set forth in Section 4.2 hereof. Payments with respect to the Borrower Note shall be made by wire transfer pursuant to the wire transfer instructions attached hereto as Exhibit D, or such other replacement wire transfer instructions as shall be provided in writing by Bondholder to Borrower.

(b) *Payments Due on Saturdays, Sundays and Holidays.* In any case where the date of payment of principal of or interest on the Borrower Note or the Bonds, or the date fixed for prepayment of all or a portion of the Borrower Note or the Bonds, as applicable, shall be other than a Business Day, then such payment need not be made on such date but may be made on the next succeeding Business Day, and the Borrower Note and the Bonds shall continue to bear interest until such date of actual payment.

(c) *Payment Notations.* The Bondholder shall make a notation on the Borrower Note on the payment record thereon, or in the Bondholder's books and records, of each principal and interest payment made pursuant to this Section 2.2 and the date to which interest has been paid. The information so recorded shall be rebuttable presumptive evidence of the accuracy thereof. The failure to so record any such information, or any error in so recording any such information, shall not, however, limit or otherwise affect the obligations of the Borrower hereunder or under the Borrower Note to repay the principal balance thereof together with all interest accruing thereon.

(d) *Manner of Payment.* The principal of and interest on the Borrower Note shall be payable in lawful money of the United States of America; such principal and interest shall be payable at the principal office of the Bondholder.

(e) *Return of Collateral.* Upon payment in full of the Borrower Note and termination of this Loan Agreement, the Issuer shall or shall cause the Fiscal Agent to, on a timely basis, reassign and redeliver (or cause to be reassigned and redelivered) to the Borrower, or to such Person or Persons as the Borrower shall designate, against receipt, such of the collateral (if any) assigned by the Borrower to the Issuer as shall not have been sold or otherwise applied by the Issuer pursuant to the terms hereof and as shall still be held by it or the Fiscal Agent hereunder, together with appropriate instruments of reassignment and release, including, without limitation, UCC termination statements; it shall be the obligation of the Borrower to provide all such instruments of reassignment and release. Any such reassignment shall be without recourse upon, or representation or warranty by, the Issuer, and shall be at the cost and expense of the Borrower. If a claim is made upon the Issuer (or any assignee of the Issuer, including, but not limited to, the Bondholder) at any time for recovery of any amount received by the Issuer (or such assignee) in payment of the Borrower Note, whether received from the Borrower or otherwise (a "Recovery Claim"), and should the Issuer (or such assignee) repay all or part of said amount by reason of: (i) any judgment, decree or order of any court or administrative body having jurisdiction over the Issuer or any assignee of the Issuer, or the Property of either thereof; or (ii) any settlement or compromise of any such Recovery Claim effected by the affected party with the claimant (including the Borrower), this Loan Agreement, the Borrower Collateral Documents and the Security for the Bonds shall continue in effect with respect to the amount so repaid to the same extent as if such amount had never originally been received by the Issuer or such assignee, notwithstanding any prior termination of this Loan Agreement, the return of this Loan Agreement, the Borrower Collateral Documents or any of the Security for the Bonds to the Borrower (or any designee of the Borrower), or the cancellation of the Borrower Note.

Section 2.4. Interest Rates. The interest rate per annum payable on the Borrower Note shall be equal to the interest rate payable from time to time on the Bonds as provided in Article II

of the Bond Issuance Agreement. Interest on the Borrower Note shall be payable at such times as interest is payable on the Bonds under the provisions of the Bond Issuance Agreement.

Section 2.5. Interest on Amounts Past Due. Notwithstanding anything in this Article II to the contrary, if the Borrower shall fail to make any of the payments required to be made by it under this Agreement or under the Borrower Note, including, without limitation, any mandatory prepayments required by Section 3.1(b) of this Agreement, such payments shall continue as an obligation of the Borrower until the unpaid amount so overdue shall have been fully paid, and interest on the Borrower Note shall continue to accrue from the date such payment was due until the date such payment is made or the date the Borrower Note has been repaid in full, whichever is earlier, at the applicable Past Due Rate described in Section 2.03(f) of the Bond Issuance Agreement with respect to interest on overdue payments under the Bonds.

Section 2.6. Application of Payments. All payments on account of indebtedness outstanding under the Borrower Note shall be first applied to interest on the unpaid principal balance, and the remainder to the unpaid principal balance, of the Borrower Note.

Section 2.7. Event of Default under the Bond Issuance Agreement. Upon a declaration of acceleration by the Bondholder under Section 7.02 of the Bond Issuance Agreement, an amount equal to the outstanding principal of the Borrower Note, together with accrued interest due thereon, shall become immediately due and payable hereunder, and thereafter, to the extent not previously issued, the Issuer shall be under no obligation to issue further Bonds or make further Loans (or disbursement of Loans) of the proceeds thereof.

Section 2.8. No Defense or Set-off; Unconditional Obligation. (a) The obligation of the Borrower to make the payments required to be made by it herein, the obligation of the Borrower to make the payments pursuant to the Borrower Note, and the obligation of the Borrower to perform and observe fully all other agreements, obligations and covenants on its part contained herein shall be absolute and unconditional, irrespective of any defense or any rights of set-off, recoupment, abatement or counterclaim it might otherwise have against the Issuer, the Fiscal Agent or the Bondholder.

(b) Subject to Section 14.1 hereof, the Borrower covenants and agrees with and for the express benefit of the Issuer and the Bondholder that all payments pursuant hereto and the Borrower Note shall be made by the Borrower on or before the dates the same become due, and the Borrower shall perform all of its other obligations, covenants and agreements hereunder, without notice or demand (except as provided herein), and without abatement, deduction, reduction, diminishment, waiver, abrogation, set-off, counterclaim, recoupment, defense or other modification, or any right of termination or cancellation arising from any circumstance whatsoever, whether now existing or hereafter arising, and regardless of any act of God, contingency, event or cause whatsoever, and irrespective (without limitation) of whether any portion of the Project shall have been started or completed, or whether the title to any portion of the Premises or the Project is defective or nonexistent, or whether the revenues of the Borrower are sufficient to make such payments, and notwithstanding any damage to, or loss, theft or destruction of, the Premises or the Project, or any part thereof, expiration of this Loan Agreement, any failure of consideration or frustration of purpose, the taking by eminent domain or otherwise of title to or of the right of temporary use of, all or any part of Premises or the

Project, legal curtailment of the use thereof, any assignment, novation, merger, consolidation, transfer of assets, leasing or other similar transaction of or affecting the Borrower, the Premises or the Project, whether with or without the approval of the Issuer, any change in the tax or other laws of the United States of America, the State of Illinois or any political subdivision of either thereof, any change in the Issuer's legal organization or status, or any default of the Issuer hereunder, and regardless of the invalidity of any portion of this Loan Agreement or the Bond Issuance Agreement, or any other document or instrument referred to herein or therein; and, to the extent legally permissible, the Borrower hereby waives the provisions of any statute or other law now or hereafter in effect impairing or conflicting with any of its obligations, covenants or agreements under this Loan Agreement or the Borrower Note, or which releases or purports to release the Borrower herefrom or therefrom. Nothing in this Loan Agreement shall be construed as a waiver by the Borrower of any rights or claims the Borrower may have against the Issuer under this Loan Agreement or otherwise, but any recovery upon such rights and claims shall be had from the Issuer separately, it being the intent of this Loan Agreement that, except as provided in Section 14.1 hereof, the Borrower shall be unconditionally and absolutely obligated, without right of set-off or abatement, to perform fully all of its obligations, agreements and covenants under this Loan Agreement and the Borrower Note for the benefit of the Issuer and the Bondholder.

### ARTICLE III

#### PREPAYMENT OF THE BORROWER NOTE

##### Section 3.1. Prepayment of the Borrower Note.

(a) *Optional Prepayment.* The Borrower may prepay, in whole or in part, on any Business Day, the principal amount of any Borrower Note then outstanding, at a prepayment price of 100% of the principal amount thereof being prepaid (such optional prepayments to be applied to the redemption of the Bonds as provided in Section 3.01 of the Bond Issuance Agreement).

(b) *Mandatory Prepayment.* The Borrower Note is subject to mandatory prepayment, without premium or penalty, prior to the Maturity Date on each date that the Bonds are subject to mandatory redemption pursuant to Section 3.02 of the Bond Issuance Agreement in the principal amounts specified therein.

(c) In the event of any prepayment hereunder, the Borrower shall pay to the Bondholder all accrued and unpaid interest through the date of such prepayment on the principal balance of the Borrower Note being prepaid.

Section 3.2. Surrender of Borrower Note on Prepayment. Upon any partial prepayment of the Borrower Note, the Borrower Note may, at the option of the Issuer and the Bondholder (subject to assignment as set forth in Section 4.2 hereof), be surrendered to the Borrower in exchange for a new Borrower Note, of the same series, maturity date and interest rate, and in principal amount equal to the unpaid principal balance thereof; provided that the Borrower executes such documents, instruments, certificates and agreements that the Bondholder may deem necessary or appropriate, and reimburses the Issuer and the Bondholder for any reasonable

cost or expense, including, without limitation, reasonable attorneys' fees and expenses. If the entire unpaid principal balance of the Borrower Note is prepaid, the Borrower Note shall be cancelled by the Bondholder and surrendered to the Borrower, and shall not be so exchanged.

Section 3.3. Funding Losses. Subject to Section 14.1 hereof, the Borrower hereby agrees to indemnify the Bondholder upon demand against any loss or expense that the Bondholder may sustain or incur, including, without limitation, reasonable attorneys' fees and expenses, in obtaining, liquidating or employing deposits or other funds acquired to effect, fund or maintain the Loan and/or the Bonds as a consequence of (a) any failure of the Borrower to make any payment when due of any amount due under the Borrower Note, or (b) any payment or prepayment of the Loan and/or the Bonds on a date other than the scheduled payment dates therefor. Determinations by the Bondholder, for purposes of this subsection, of the amount required to indemnify the Bondholder shall be conclusive in the absence of manifest error.

Section 3.4. Rate Management Agreements. Nothing contained in this Article III shall be construed to alter or obviate any payment obligations of the Borrower arising pursuant to any Rate Management Agreement.

#### ARTICLE IV

##### LIMITED OBLIGATION; ASSIGNMENT BY ISSUER

Section 4.1. Limited Obligation of Issuer. The obligations of the Issuer under this Loan Agreement are special, limited obligations of the Issuer, payable solely out of the Revenues. The obligations of the Issuer hereunder shall not be deemed to constitute an indebtedness or an obligation of the Issuer, the State of Illinois or any political subdivision thereof within the meaning of any constitutional limitation or statutory provision, or a charge against the credit or general taxing powers, if any, of any of them.

Section 4.2. Assignment of Issuer's Rights. As security for the payment of the Bonds, the Issuer will, pursuant to the Bond Issuance Agreement, assign and pledge to the Bondholder all of the Issuer's right, title and interest in and to this Loan Agreement and the Borrower Note, except that it will retain the Issuer Reserved Rights, but such retention by the Issuer will not limit in any way the exercise by the Bondholder of its rights hereunder, under the Bond Issuance Agreement, the Borrower Note, the Bonds and the Security for the Bonds. Notwithstanding anything herein to the contrary, the Issuer hereby directs the Borrower to make all payments under this Loan Agreement (except with respect to the Issuer Reserved Rights) and the Borrower Note directly to the Bondholder. The Borrower hereby acknowledges and consents to such pledge and assignment, and agrees to make payments directly to the Bondholder (except with respect to the Issuer Reserved Rights), without defense or set-off, recoupment or counterclaim by reason of any dispute between the Borrower on the one hand, and the Bondholder, the Fiscal Agent or the Issuer on the other hand, or otherwise. After any such assignment and pledge referenced in this Loan Agreement, the Bond Issuance Agreement, the Bonds, the Borrower Note or the Security for the Bonds, all rights, interest and benefits accruing to the Issuer under this Loan Agreement or the Borrower Note, except for the Issuer Reserved Rights, shall be assigned to and become the rights and benefits of the Bondholder. Any obligations of the Issuer as provided in the Bond Issuance Agreement, this Loan Agreement, the Bonds or the Borrower

Note shall remain the obligations of the Issuer to the extent provided herein and therein after such assignment. The Issuer agrees that the Bondholder, in its name or in the name of the Issuer, may enforce all rights of the Issuer (other than the Issuer Reserved Rights) and all obligations of the Borrower under and pursuant to the assigned documents as aforesaid, and the Issuer will not enforce such rights and obligations itself except at the written direction of the Bondholder, in each case whether or not the Issuer is in Default hereunder.

## ARTICLE V

### REPRESENTATIONS AND WARRANTIES OF ISSUER

The Issuer hereby represents and warrants as follows (which representations and warranties shall survive the execution and delivery hereof, the making of the Loan and the issuance of the Borrower Note):

Section 5.1. Organization and Authority. The Issuer is a municipal corporation and home rule unit of local government duly organized and validly existing under the Constitution and laws of the State of Illinois. Under the Constitution and laws of the State of Illinois, the Issuer has the power to enter into the transaction contemplated by this Loan Agreement, the Bond Issuance Agreement, the Bonds and the Issuer Documents, and to carry out its obligations hereunder and thereunder, including the full right, power and authority to pledge and assign this Loan Agreement and the Borrower Note to the Bondholder as provided herein. By proper action of the City Council of the Issuer, the Issuer has been duly authorized to execute and deliver this Loan Agreement, the Bonds, the Bond Issuance Agreement and the Issuer Documents.

Section 5.2. Amount of Bonds; Proceeds. The Bonds are being issued in the principal amount of up to \$[Principal], will mature and bear interest as set forth in Article II of the Bond Issuance Agreement, and will be subject to redemption prior to maturity as set forth in Article III of the Bond Issuance Agreement. The proceeds of the sale of the Bonds will be lent to the Borrower for the purpose of paying Costs of the Project.

Section 5.3. Issuance. The Bonds are to be issued under home rule powers of the Issuer under the Constitution of the State of Illinois and secured by the Bond Issuance Agreement, pursuant to which the right, title and interest of the Issuer in, to and with respect to this Loan Agreement, the Borrower Note, the Borrower Collateral Documents and the Security for the Bonds (other than with respect to the Issuer Reserved Rights) will be assigned and pledged to the Bondholder as security for payment of the principal of and interest on the Bonds as provided in the Bond Issuance Agreement.

Section 5.4. Non-Assignment. The Issuer has not assigned or pledged, and will not assign or pledge, its interest in this Loan Agreement, the Borrower Note, the Borrower Collateral Documents (if any) and the Security for the Bonds other than to secure the Bonds.

Section 5.5. Purposes. The Issuer hereby finds and determines that the Project is in the best interests of the Issuer, and that all requirements of the Constitution and laws of the State of Illinois have been complied with.

Section 5.6. No Conflict. To the knowledge of the undersigned representatives of the Issuer, neither the execution and delivery of this Loan Agreement, the Bonds or the Bond Issuance Agreement, the consummation of the transactions contemplated hereby or thereby, nor the fulfillment of or compliance with the terms and conditions hereof or thereof, conflicts with or results in a breach of the terms, conditions or provisions of any restriction or any agreement or instrument to which the Issuer is now a party or by which it or any of its Property is bound, or constitutes a default under any of the foregoing. THE ISSUER MAKES NO REPRESENTATION, EITHER EXPRESS OR IMPLIED, AS TO THE CREDITWORTHINESS OR THE ABILITY OF THE BORROWER TO MAKE THE PAYMENTS DUE UNDER THIS LOAN AGREEMENT OR THE BORROWER NOTE AND DOES NOT REPRESENT OR WARRANT AS TO ANY OF THE STATEMENTS, MATERIALS (FINANCIAL OR OTHERWISE), REPRESENTATIONS OR CERTIFICATIONS FURNISHED OR TO BE MADE AND FURNISHED BY THE BORROWER IN CONNECTION WITH THE ISSUANCE, SALE, EXECUTION AND DELIVERY OF THE BONDS, OR AS TO THE CORRECTNESS, COMPLETENESS OR ACCURACY OF SUCH STATEMENTS.

Section 5.7. No Litigation. To the knowledge of the undersigned representatives of the Issuer, there is no action, suit, proceeding or investigation pending or threatened against the Issuer that seeks to restrain or enjoin the issuance or delivery of the Bonds, or the execution and delivery of the Bond Issuance Agreement, this Loan Agreement or the Issuer Documents, or that in any way contests or affects any authority for the issuance or delivery of the Bonds, or the execution and delivery of the Bond Issuance Agreement, this Loan Agreement or the Issuer Documents, or the validity of the Bonds, the Bond Issuance Agreement, this Loan Agreement or in any way contests the corporate existence or powers of the Issuer, or in any way affects the exclusion from gross income for Federal income tax purposes of interest on the Bonds.

Section 5.8. Location of the Project. The Project is located entirely within the corporate boundaries of the City of Chicago, Illinois.

## ARTICLE VI

### REPRESENTATIONS AND WARRANTIES OF BORROWER

To induce the Issuer to issue, and the Bondholder to purchase, the Bonds, the Borrower hereby represents and warrants to the Issuer and the Bondholder as follows:

Section 6.1. Organization and Authority. (a) The Borrower is a limited partnership, duly organized, validly existing and in good standing under the laws of the State of Illinois. The General Partner is a not-for-profit corporation, duly organized and is validly existing and in good standing under the laws of the State of Illinois.

(b) The Borrower (i) is authorized to do business in the State of Illinois and every other jurisdiction in which the nature of its business or its properties makes such qualification necessary; (ii) has full power and authority to own its properties and to conduct its business as now being conducted, and to enter into, and to perform and observe in all material respects the covenants and agreements in its part contained in, this Loan Agreement, the



Borrower Note and the Borrower Documents; and (iii) is in compliance with all laws, regulations, ordinances and orders of public authorities applicable to it.

(c) The General Partner (i) is authorized to do business in the State of Illinois and every other jurisdiction in which the nature of its business or its properties makes such qualification necessary; (ii) has full power and authority to own its properties and to conduct its business as now being conducted and to enter into, and to perform and observe in all material respects the covenants and agreements in its part contained in the Borrower Documents; and (iii) is in compliance with all laws, regulations, ordinances and orders of public authorities applicable to it.

Section 6.2. Private Placement. Neither the Borrower nor any agent or representative thereof has offered the Borrower Note to any Person other than the Issuer and the Bondholder.

Section 6.3. Borrowing Legal and Authorized. The Borrower's execution and delivery of, performance by, compliance with this Loan Agreement, the Borrower Note and the Borrower Documents, and the consummation of the transactions provided for herein and therein: (a) are within the Borrower's powers as an Illinois limited partnership; (b) have been duly authorized; (c) require no approval of any Governmental Body or other Person (other than approval of the Borrower's partners, which has already been obtained); (d) do not and will not contravene or conflict with (i) the Limited Partnership Agreement of the Borrower or the organizational documents of the General Partner, (ii) any Government Regulation to which it is subject, (iii) any judgment, decree, order or contractual restriction binding on or affecting the Borrower or the General Partner, or the Project, or (iv) any material agreement, indenture, instrument or other document that is binding upon Borrower or any of Borrower's Property; and (e) do not and will not contravene or conflict with, or cause any Lien upon or with respect to any of the Borrower's Property (including, but not limited to, the Project), other than as permitted in writing by the Bondholder or as expressly permitted hereunder.

Section 6.4. Validity; Binding Nature; Approvals. The Borrower Documents are the legal, valid and binding obligations of the Borrower, General Partner and Guarantor enforceable against the Borrower, General Partner and Guarantor in accordance with their respective terms. No order, authorization, consent, license or exemption of, or filing or registration with, any court or Governmental Body, or any other approval which has not been obtained or taken and is not in full force and effect, is required to authorize, or is required in connection with the execution, delivery and performance by the Borrower, General Partner or Guarantor of the Borrower Documents (except for those which are not yet required to have been obtained in connection with the acquisition and renovation of the Project).

Section 6.5. Bond Counsel May Rely on Representations and Warranties. The Borrower agrees that Bond Counsel shall be entitled to rely upon the factual representations and warranties of the Borrower set forth in this Article VI in connection with the delivery of legal opinions on the respective dates of the issuance of the Bonds.

Section 6.6. Pending Litigation. There is no pending action or proceeding before or by any court, Governmental Body or arbitrator against or directly involving the Borrower or the General Partner, and, to the best of the Borrower's knowledge, there is no threatened action or

proceeding, or inquiry that might give rise thereto, materially affecting the Borrower or any of its Properties, or the General Partner, before any court, Governmental Body or arbitrator. The Borrower does not know of any basis for any of the foregoing: (a) that, in any case, may materially and adversely affect the financial condition or operation of the Borrower or the General Partner; (b) that, in any case, may seek to restrain, or would otherwise have a material adverse effect on, the transactions contemplated herein; or (c) that, in any case, would affect the validity or enforceability of the Borrower Documents.

Section 6.7. Filing and Payment of Tax Reports and Returns. The Borrower has filed or caused to be filed all federal, state and local tax reports and returns which are required to be filed, and has paid or caused to be paid all taxes as shown on said returns or which are due or on any assessment received by it.

Section 6.8. Full Disclosure. To the best of the Borrower's knowledge after due diligence and reasonable investigation, neither this Loan Agreement nor any written statement furnished by the Borrower to the Issuer or the Bondholder in connection with the negotiation of the sale of the Bonds contains any untrue statement of a material fact or omits to state a material fact necessary to make the statements contained therein or herein not misleading. To the best of the Borrower's knowledge, the Borrower has disclosed to the Bondholder in writing all facts that might materially and adversely affect the transactions contemplated by this Loan Agreement, or that might materially and adversely affect the business, credit, operations, financial condition or prospects of the Borrower, or that might materially and adversely affect any material portion of the Borrower's Properties (including, but not limited to, the Project), or the Borrower's ability to perform its obligations under the Borrower Documents.

Section 6.9. No Defaults. To the best of the Borrower's knowledge, the Borrower is not in default in the payment or performance of any of its obligations, liabilities or indebtedness, or the performance of any mortgage, indenture, lease, contract or other agreement, instrument or undertaking to which it is a party or by which it or any of its Properties may be bound, which default would have a material and adverse effect on the business, operations, Property or condition, financial or otherwise, of the Borrower. To the best of the Borrower's knowledge, no event, act or condition exists that would constitute a Default or an Event of Default hereunder. To the best of the Borrower's knowledge, the Borrower is not in default under any order, award or decree of any court, arbitrator or Governmental Body binding upon or affecting it, or by which any of its Properties may be bound or affected, which default would have a material adverse effect on the business, operations, Property or condition, financial or otherwise, of the Borrower, and no such order, award or decree adversely affects the ability of the Borrower to carry on its business as currently conducted or the ability of it to perform its obligations under this Loan Agreement, the Borrower Note, the Borrower Collateral Documents, the Security for the Bonds and the Borrower Documents.

Section 6.10. Governmental Consent. Neither the nature of the Borrower nor of any of its activities or Properties, nor any relationship between the Borrower and any other Person, or any circumstances in connection with the execution and delivery by the Borrower of the Borrower Documents, or the performance or observance of any covenants or agreements required to be observed or performed by such Borrower under the Borrower Documents, requires the consent, approval or authorization of, or filing, registration or qualification with, any

Governmental Body on the part of the Borrower as a condition to the execution and delivery of the Borrower Documents (except for those which are not yet required to have been obtained in connection with the acquisition and renovation of the Project).

Section 6.11. Compliance with Law. To the best of the Borrower's knowledge, the Borrower is currently in compliance with all Government Regulations to which it is subject, and has obtained and shall continue to maintain all licenses, permits, franchises or other governmental authorizations necessary for the ownership of its Property or the conduct of its activities, non-compliance with which or failure to obtain which might materially adversely affect the ability of the Borrower to conduct its activities as currently conducted or the financial condition of the Borrower.

Section 6.12. Restrictions on the Borrower. The Borrower is not a party to any contract or agreement, or subject to any charter or other restriction, that materially and adversely affects (within the sole discretionary judgment of the Bondholder) its ability to perform its obligations under this Agreement. The Borrower is not a party, or otherwise subject, to any provision contained in any instrument evidencing Indebtedness, any agreement relating thereto or any other contract or agreement (including its Limited Partnership Agreement) that restricts or otherwise limits the incurring of the Indebtedness to be represented by the Borrower Documents. The Borrower possesses all rights and properties necessary for the conduct of its business as currently conducted and as intended to be conducted.

Section 6.13. No Conflict of Interest. No member of the governing body of the Issuer or any elected or salaried officer or official of the Issuer has any interest (financial, employment or other) in the Borrower, the Project or the transactions contemplated by the Borrower Documents.

Section 6.14. Project Compliance. To the best of the Borrower's knowledge, the Project will not violate any existing Government Regulation with respect thereto, and the anticipated use of the Project complies with all existing applicable ordinances, regulations and restrictive covenants affecting the Project, and all requirements of such use that can be satisfied prior to completion of construction have been satisfied.

Section 6.15. Eminent Domain; Damage; Code Violations. The Borrower has not received notice of, and has no knowledge of: (a) any proceedings, whether actual, pending or threatened, for the taking under the power of eminent domain or any similar power or right, of all or any portion of the Project; (b) any damage to or destruction of any portion of the Project; or (c) any zoning, building, fire or health code violations in respect of the Project that have not heretofore been corrected or that are not scheduled to be corrected in connection with the renovation of the Project.

Section 6.16. Permits and Licenses. All building, zoning, safety, health, fire, water district, sewerage and environmental protection agency permits and other licenses and permits that are required by any Governmental Body for the construction, use, occupancy and operation of the Project have been obtained and are in full force and effect (except for those which are not yet required to have been obtained in connection with the acquisition and renovation of the Project, and which will be obtained at or prior to the time required by law in connection with the acquisition and renovation of the Project).

Section 6.17. Financial Statements. All balance sheet, income statements, statements of cash flow and other financial data that have been or shall hereafter be furnished to the Bondholder for the purposes of or in connection with this Loan Agreement do and will present fairly in accordance with GAAP, consistently applied, the financial condition of the Borrower as of the dates thereof and the results of its operations for the periods covered thereby.

Section 6.18. Broker's Fees. Other than with respect to any term sheet proposal deposit and the origination fee being paid by the Borrower in connection with the purchase of the Bonds by the Bondholder, the Borrower has no obligation to any Person in respect of any finder's, broker's or similar fee in connection with the Borrower Documents.

Section 6.19. Anti-Terrorism Laws. (a) The Borrower and each Affiliate of the Borrower are not in violation in any material respects of any United States requirements of law relating to terrorism, sanctions or money laundering (the "Anti-Terrorism Laws"), including the United States Executive Order No. 13224 on Terrorist Financing (the "Anti-Terrorism Order") and the Patriot Act.

(b) The Borrower and each Affiliate of the Borrower (i) are not listed in the annex to, or is otherwise subject to the provisions of, the Anti-Terrorism Order, (ii) are not owned or controlled by, or acting for or on behalf of, any person listed in the annex to, or is otherwise subject to the provisions of, the Anti-Terrorism Order, (iii) do not commit, threaten or conspire to commit or supports "terrorism" as defined in the Anti-Terrorism Order or (iv) are not named as a "specially designated national and blocked person" in the most current list published by Office of Foreign Assets Control ("OFAC").

(c) The Borrower and each Affiliate of the Borrower (i) do not conduct any business or engage in making or receiving any contribution of funds, goods or services to or for the benefit of any person described in clauses (b)(i) through (b)(iv) above, (ii) do not deal in, or otherwise engage in any transactions relating to, any property or interests in property blocked pursuant to the Anti-Terrorism Order and (iii) do not engage in or conspire to engage in any transaction that evades or avoids, or has the purpose of evading or avoiding, or attempts to violate, any of the prohibitions set forth in any Anti-Terrorism Law.

Section 6.20. Patriot Act. The Borrower and each Affiliate of the Borrower are in compliance with (a) the Trading with the Enemy Act, and each of the foreign assets control regulations of the United States Treasury Department (31 CFR, Subtitle B Chapter V, as amended) and any other enabling legislation or executive order relating thereto, (b) the Patriot Act and (c) other federal or state laws relating to "know your customer" and anti-money laundering rules and regulations. No part of the proceeds of the Bonds will be used directly or indirectly for any payments to any government official or employee, political party, official of a political party, candidate for political office, or anyone else acting in an official capacity, in order to obtain, retain or direct business or obtain any improper advantage, in violation of the United States Foreign Corrupt Practices Act of 1977.

Section 6.21. Project Contracts: Development Cost Budget. To Borrower's knowledge, the construction contract with the General Contractor, architect's agreement and other material agreements, consents, waivers, documents and writings of every kind or character to which

Borrower is a party relating to the Project (collectively, the "Project Contracts") or which at any time have been delivered to Bondholder pursuant to any of the provisions of this Agreement are valid and enforceable against the Borrower and are enforceable against all other parties thereto, and in all material respects are what they purport to be, and to the extent that any such writing shall impose any obligation or duty on the Borrower or constitute a waiver of any rights which the Borrower might otherwise have, said writing shall be valid and enforceable against the Borrower in accordance with its terms. True and correct copies of all of Project Contracts executed by the Borrower on or prior to the date hereof have been delivered to Bondholder by the Borrower prior to the date hereof. The Development Cost Budget for the Project is true and complete in all material respects and sufficient finally and fully to pay for the acquisition and the renovation of the Project and the payment of all costs and expenses incurred or estimated to be incurred in connection with the Project in accordance with the terms and conditions hereof.

Section 6.22. Business Loan. The Borrower Note and the Bonds, including the interest rates thereon, (i) are each a business loan within the purview of 815 ILCS 205/4(1)(c), as amended from time to time, (ii) are each an exempted transaction under the Truth In Lending Act, 12 U.S.C. 1601 et seq., as amended from time to time, and (iii) do not, and when disbursed shall not, violate the provisions of the Illinois usury laws, any consumer credit laws or the usury laws of any state which may have jurisdiction over this transaction or the Borrower.

Section 6.23. Survival. The representations and warranties set forth in this Article VI shall survive until all Liabilities have been indefeasibly paid in full.

Section 6.24. Remaking of Representations and Warranties. At the time of making of each disbursement pursuant to Section 9.3, the Borrower shall be deemed to have remade each of the representations and warranties contained in this Article VI with the same effect as though made on the date of such disbursement.

## ARTICLE VII

### COVENANTS OF BORROWER

Section 7.1. Tax-Exempt Status of the Bonds. The proceeds of the Bonds will be used in a manner consistent with the representations of the Borrower contained herein and the Tax Certificate. The Borrower shall not use the Project, or permit the Project to be used, in such a way as would result in the loss of the exclusion from gross income for Federal income tax purposes of interest on the Bonds, and will not act in any manner that would adversely affect the exclusion from gross income for Federal income tax purposes of interest on the Bonds.

Section 7.2. Taxes, Charges and Assessments. The Borrower shall pay or cause to be paid on or before the date they become due, all taxes (except taxes imposed on gross or net income), duties, charges, assessments and impositions on, or on account of, the use, occupancy or operation of the Project, and on any payments under this Loan Agreement or under the Borrower Note. The Borrower shall promptly pay when due all amounts except such as the Borrower is diligently contesting in good faith and by appropriate proceedings; provided that the Borrower has provided for and is maintaining adequate reserves with respect thereto in

accordance with GAAP or a bond or other acceptable form of security to assure payment is made.

Section 7.3. Compliance with Orders, Ordinances, Etc. The Borrower shall, at its sole cost and expense, comply with all current and future applicable Government Regulations, the failure to comply with which would materially and adversely affect the Project or the use, occupancy or condition thereof. The Borrower shall have the right to contest any such Government Regulation and, in the event of any such contest, may refrain from complying therewith during the period of such contest and any appeal therefrom; provided that it has furnished additional security satisfactory to the Bondholder for any loss or damage that the Bondholder may sustain by reason of such non-compliance.

Section 7.4. Books, Records and Inspections. The Borrower shall maintain complete and accurate books and records (including records relating to the Project), and, during reasonable times and upon reasonable notice (except upon an Event of Default when no such notice shall be required), shall permit the Issuer and the Bondholder to have full and complete access to such books and records of the Borrower, and shall permit the Issuer and the Bondholder to visit, audit, examine, copy and inspect, as applicable, the Borrower's books and records, offices, Premises and operations, at the sole cost and expense of the Borrower. The Issuer and the Bondholder have no duty to visit the Premises, to supervise or observe construction or to examine any books or records. Any site visit, observation or examination by the Issuer or the Bondholder is solely for the purpose of protecting their respective rights and interests. No site visit, observation or examination by the Issuer or the Bondholder will impose any liability on the Issuer or the Bondholder or result in a waiver of any Event of Default of the Borrower or be a representation that the Borrower is or will be in compliance with the approved Plans and Specifications for the Project, that the construction of the Project is free from defective materials or workmanship, or that the construction complies with all applicable laws, ordinance and regulations. Neither the Borrower, nor any other party, is entitled to rely on any site visit, observation or examination by the Issuer or the Bondholder. The Issuer and the Bondholder owe no duty of care to protect the Borrower or any other party against, or to inform the Borrower or any other party of, any negligent or defective design or construction of the Project or any other adverse condition affecting the Premises.

Section 7.5. Change in Nature of Operations. The Borrower shall not make any material change in the nature of its operations carried on as of the date of issuance of the Bonds unless consented to in writing by the Issuer and the Bondholder.

Section 7.6. Borrower to Maintain Existence; Consolidation or Merger. Absent the prior written consent of the Bondholder, the Borrower shall, as long as the Bonds are outstanding, maintain its existence, not dissolve, liquidate, transfer any partnership except as provided herein or other equity interest in the Borrower or otherwise dispose of all or substantially all of its assets, and not consolidate with or merge into another business entity or permit one or more other business entities to consolidate with or merge into it. Notwithstanding anything to the contrary contained herein, the Limited Partner shall be permitted to remove the General Partner and replace the General Partner with an affiliate of the Limited Partner in accordance with the Limited Partnership Agreement without the consent of the Bondholder, provided that (a) the partnership interests of any such substitute General Partner shall be subject to the Bondholder's

security interests pursuant to the terms of the Security Agreement, and (b) any such substitute General Partner shall execute any and all documents, including security agreements and financing statements, as the Bondholder may reasonably request in order to create, perfect, or continue such security interests. Notwithstanding the foregoing, the substitute General Partner shall assume all the rights and obligations of the General Partner under all of the Borrower Collateral Documents.

After all equity contributions have been made pursuant to the terms and conditions of the Limited Partnership Agreement, such Limited Partner interests shall be transferable without the consent of either the Bondholder or the Issuer. Notwithstanding the foregoing, the Limited Partner interests shall be transferable at any time without the consent of the Issuer or the Bondholder, so long as such interest is transferred to an affiliate of the Limited Partner; provided, however, that any other Limited Partner transfers prior to the payment of all the equity contributions shall require Bondholder and Issuer consent.

The Borrower shall be permitted to amend the Limited Partnership Agreement to reflect such removal and substitution of the General Partner or permitted transfer of the Limited Partner's interests without the consent of the Issuer or the Bondholder to the extent such transfer is permitted without consent as provided above.

Section 7.7. Transfer of Project. Absent the prior written consent of the Bondholder and the Issuer, the Borrower shall not sell, transfer or otherwise dispose of the Project or any portion thereof (other than sales or other dispositions of obsolete equipment or fixtures in the ordinary course of business) while the Bonds are Outstanding.

Section 7.8. Environmental Requirements; Indemnity.

(a) As between the Issuer and the Borrower, the Issuer and the Borrower agree and understand that the terms and provisions of the Environmental Indemnity Agreement shall govern all indemnifications from the Borrower to the Issuer with respect to environmental matters affecting the Project. The terms and provisions of the Environmental Indemnity Agreement are incorporated herein by this reference, mutatis mutandis, as if fully set forth herein with respect to such relationship. As such, the balance of the provisions of this Section govern only the relationship between the Borrower and the Bondholder with respect to indemnifications from the Borrower to the Bondholder with regard to environmental matters affecting the Project.

(b) For purposes of this Section 7.8, the term "Hazardous Substance" means and includes any substance, material or waste, including asbestos, petroleum and petroleum products (including crude oil), that is or becomes designated, classified or regulated as "toxic," "hazardous" or a "pollutant," or that is or becomes similarly designated, classified or regulated, under any federal, state or local law, regulation or ordinance, but does not include any such substance that is a customary and ordinary household, cleaning or office product used on the Premises by Borrower or any tenant or agent of Borrower, or customary construction materials used during the course of construction of the Project by the Borrower and its general contractor, provided such use is in accordance with applicable hazardous materials laws.

(c) Before signing this Agreement, the Borrower researched and inquired into the previous uses and owners of the Premises and obtained a Phase I environmental site assessment and other reports with respect to the environmental conditions of the Premises, copies of which have been delivered to the Bondholder. Based on that due diligence, the Borrower represents and warrants to the Bondholder that, except as the Borrower has disclosed to the Bondholder in writing and as described in the Phase I environmental site assessment, to the best of the Borrower's knowledge, (i) no Hazardous Substance has been disposed of, or released to or from, or otherwise now exists in, on, under or around, the Premises, and (ii) no aboveground or underground storage tanks are now or have ever been located on or under the Premises.

(d) The Borrower has complied, and will comply and cause all tenants and any other persons who may come upon the Premises to comply in all material respects with all federal, state and local laws, regulations and ordinances governing or applicable to Hazardous Substances ("Environmental Laws"), including those requiring disclosures to prospective and actual buyers or tenants of all or any portion of the Premises. The Borrower will not install or allow to be installed any aboveground or underground storage tanks on the Premises. The Borrower must comply with the recommendations of any qualified environmental engineer or other expert engaged by the Borrower with respect to the Premises. The Borrower must promptly notify the Bondholder in writing (i) if it knows, suspects or believes there may be any Hazardous Substance in or around any part of the Premises, any improvements constructed on the Premises, or the soil, groundwater or soil vapor on or under the Premises, or that the Borrower or the Premises may be subject to any threatened or pending investigation by any governmental agency under any law, regulation or ordinance pertaining to any Hazardous Substance, and (ii) of any claim made or threatened by any person, other than a governmental agency, against the Borrower arising out of or resulting from any Hazardous Substance being present or released in, on or around any part of the Premises, any Improvements constructed on the Premises or the soil, groundwater or soil vapor on or under the Premises (any of the matters described in clauses (i) and (ii) above a "Hazardous Substances Claim").

(e) The Bondholder, and its respective officers, employees, directors, agents, parent, subsidiary, affiliates, assignees, and any purchasers of the Premises at any foreclosure sale with respect to the Mortgage (each individually, an "Indemnified Party," and all collectively, the "Indemnified Parties"), have the right at any reasonable time and upon notice to the Borrower to enter and visit the Premises for the purposes of observing the Premises, taking and removing soil or groundwater samples and conducting tests on any part of the Premises. The Indemnified Parties have no duty, however, to visit or observe the Premises or to conduct tests, and no site visit, observation or testing by any Indemnified Party imposes any liability on any Indemnified Party. In no event will any site visit, observation or testing by any Indemnified Party be a representation that Hazardous Substances are or are not present in, on or under the Premises, or that there has been or will be compliance with any law, regulation or ordinance pertaining to Hazardous Substances or any other applicable governmental law. Neither the Borrower nor any other party is entitled to rely on any site visit, observation or testing by any Indemnified Party. The Borrower waives to the fullest extent permitted by law any such duty of care on the part of the Indemnified Parties or any other party to protect the Borrower or inform the Borrower or any other party of any Hazardous Substances or any other adverse condition affecting the Premises. Any Indemnified Party will give the Borrower reasonable notice before entering the Premises. The Indemnified Party will make reasonable efforts to avoid interfering with the Borrower's use



of the Premises in exercising any rights provided in this Section. The Borrower must pay all reasonable costs and expenses incurred by an Indemnified Party in connection with any inspection or testing conducted in accordance with this subsection if the same are performed as a result of any violation or potential violation, as determined in Bondholder's reasonable discretion, of Environmental Laws. The results of all investigations conducted and/or reports prepared by or for any Indemnified Party must at all times remain the property of the Indemnified Party, and under no circumstances will any Indemnified Party have any obligation whatsoever to disclose or otherwise make available to the Borrower or any other party the results or any other information obtained by any of them in connection with the investigations and reports. Notwithstanding the foregoing, the Indemnified Parties hereby reserve the right, and the Borrower hereby expressly authorizes any Indemnified Party, to make available to any party (including any governmental agency or authority and any prospective bidder at any foreclosure sale of the Premises with respect to the Mortgage) any and all reports, whether prepared by any Indemnified Party or prepared by the Borrower and provided to any Indemnified Party (collectively, "Environmental Reports") that any Indemnified Party may have with respect to the Premises. The Borrower consents to the Indemnified Parties' notifying any party (either as part of a notice of sale or otherwise) of the availability of any or all of the Environmental Reports and the information contained therein. The Borrower acknowledges that the Indemnified Parties cannot control or otherwise assure the truthfulness or accuracy of the Environmental Reports and that the release of the Environmental Reports, or any information contained therein, to prospective bidders at any foreclosure sale of the Premises with respect to the Mortgage may have a material and adverse effect upon the amount that a party may bid at such sale. The Borrower agrees that the Indemnified Parties have no liability whatsoever as a result of delivering any or all of the Environmental Reports or any information contained therein to any third party, and the Borrower hereby releases and forever discharges the Indemnified Parties from any and all claims, damages, or causes of action, arising out of, connected with or incidental to the Environmental Reports or the delivery thereof.

(f) The Borrower must promptly undertake any and all remedial work ("Remedial Work") in response to Hazardous Substances Claims to the extent required by governmental agency or agencies involved or as recommended by prudent business practices, if such standard requires a higher degree of remediation, and in all events to minimize any impairment to the Bondholder's security under the Borrower Collateral Documents. All Remedial Work must be conducted (i) in a diligent and timely fashion by licensed contractors acting under the supervision of a consulting environmental engineer, (ii) pursuant to a detailed written plan for the Remedial Work approved by all public or private agencies or persons with a legal or contractual right to such approval, (iii) with insurance coverage pertaining to liabilities arising out of the Remedial Work as is then customarily maintained with respect to such activities, and (iv) only following receipt of any required permits, licenses or approvals. The selection of the Remedial Work contractors and consulting environmental engineer, the contracts entered into with such parties, any disclosures to or agreements with any public or private agencies or parties relating to Remedial Work and the written plan for the Remedial Work (and any changes thereto) at the Bondholder's option, is subject to the Bondholder's prior written approval, which may not be unreasonably withheld or delayed.

(g) The obligations and rights of the parties under this Section 7.8 are secured by the Mortgage until the first to occur of full, final and indefeasible repayment of the Liabilities

or the transfer of title to all or any part of the Premises at a foreclosure sale under the Mortgage or by deed in lieu of such foreclosure (any of the foregoing transfers being referred to as a "Foreclosure Transfer"). The parties' obligations and rights under this Section 7.8 continue in full force and effect after the full and final payment of the Liabilities or a Foreclosure Transfer, as the case may be, but (i) in the case of a full and final payment of the Liabilities, the Borrower's obligations under this Section 7.8 are thereafter limited to the indemnification obligations of subsections (h) and (i) below as to Indemnified Costs (as defined below) arising out of or as a result of events prior to the full and final payment of the Liabilities, and (ii) in the case of a Foreclosure Transfer, the obligations do not include the obligation to reimburse any Indemnified Party for diminution in value of the Premises resulting from the presence of Hazardous Substances on the Premises before the date of the Foreclosure Transfer if, and to the extent that, the Indemnified Party recovers on a deficiency judgment including compensation for such diminution in value; provided, however, that nothing in this sentence impairs or limits an Indemnified Party's right to obtain a judgment in accordance with applicable law for any deficiency in recovery of all obligations that are secured by the Mortgage, subject to the provisions of Section 14.1 hereof. As used in this Section 7.8, the term "Indemnified Costs" means all actual or threatened liabilities, claims, actions, causes of action, judgments, orders, damages (including foreseeable and unforeseeable consequential damages), costs, expenses, fines, penalties and losses incurred in connection with Hazardous Substances on the Property (including sums paid in settlement of claims and all consultant, expert and reasonable legal fees and expenses of the Bondholder's counsel), including those incurred in connection with any investigation of site conditions or any clean-up, remedial, removal or restoration work (whether of the Premises or any other property), or any resulting damages, harm or injuries to the person or property of any third parties or to any natural resources.

(h) Unless due to the gross negligence or intentional misconduct of the Indemnified Parties, the Borrower shall indemnify, defend and hold the Indemnified Parties harmless for, from and against any and all Indemnified Costs directly or indirectly arising out of or resulting from any Hazardous Substance being present or released in, on or around any part of the Premises, or in the soil, groundwater or soil vapor on or under the Premises, including: (i) any claim for such Indemnified Costs asserted against any Indemnified Party by any federal, state or local governmental agency, including the United States Environmental Protection Agency and the Illinois Environmental Protection Agency, and including any claim that any Indemnified Party is liable for any such Indemnified Costs as an "owner" or "operator" of the Premises under any law relating to Hazardous Substances; (ii) any claim for such Indemnified Costs asserted against any Indemnified Party by any person other than a governmental agency, including (1) any person who may purchase or lease all or any portion of the Premises from the Borrower, from any Indemnified Party or from any other purchaser or lessee, (2) any person who may at any time have any interest in all or any portion of the Premises, (3) any person who may at any time be responsible for any clean-up costs or other Indemnified Costs relating to the Premises, and (4) any person claiming to have been injured in any way as a result of exposure to any Hazardous Substance; (iii) any Indemnified Costs incurred by any Indemnified Party in the exercise by the Indemnified Party of its rights and remedies under this Section 7.8; and (iv) any Indemnified Costs incurred by any Indemnified Party as a result of currently existing conditions in, on or around the Premises, whether known or unknown by the Borrower or the Indemnified Parties at the time this Agreement is executed, or attributable to the acts or omissions of the

Borrower, any of the Borrower's tenants, or any other person in, on or around the Premises with the consent or under the direction of the Borrower.

(i) Unless due to the gross negligence or intentional misconduct of the Indemnified Parties, upon demand by any Indemnified Party, the Borrower must defend any investigation, action or proceeding involving any Indemnified Costs that is brought or commenced against any Indemnified Party, whether alone or together with the Borrower or any other person, all at the Borrower's own cost and by counsel approved by the Indemnified Party. In the alternative, any Indemnified Party may elect to conduct its own defense at the Borrower's expense.

(j) In addition to any other rights or remedies the Bondholder may have under this Agreement, at law or in equity, upon the occurrence of an Event of Default under this Agreement, the Bondholder may do or cause to be done whatever is necessary to cause the Premises to comply with any and all laws, regulations and ordinances governing or applicable to Hazardous Substances, and any other applicable law, rule, regulation, order or agreement, and the cost thereof will become immediately due and payable upon demand by the Bondholder, and if not paid when due will accrue interest at the default rate set forth in the Bonds, until paid. The Borrower hereby acknowledges and agrees that any amounts realized by the Bondholder by reason of the following may be applied to pay the Liabilities prior to being applied to pay the Borrower's obligations to reimburse the Bondholder for costs and expenses, including those incurred by the Bondholder in enforcing its rights and remedies under the provisions of this Section 7.8: (i) any payments made pursuant to the Bonds or any of the Borrower Collateral Documents (other than payments made to the Bondholder for reimbursement of costs and expenses or for enforcement of its rights and remedies, under the provisions of this Section 7.8); (ii) any foreclosure of the Mortgage or the other documents evidencing or securing the Liabilities (including any amounts realized by reason of any credit bid in connection with any such foreclosure); (iii) any conveyance in lieu of foreclosure; (iv) any other realization upon any security for the Liabilities; (v) any recoveries against the Borrower personally (except for recoveries against the Borrower for reimbursement of costs and expenses or enforcement of the Bondholder's rights and remedies under this Section 7.8); and (vi) any recoveries against any person or entity other than the Borrower (including any guarantor) to the maximum extent permitted by applicable law.

(k) To the extent any provision of this Section 7.8 conflicts with or provides lesser protection to the Bondholder than that provided by the Environmental Indemnity Agreement, the provisions of the Environmental Indemnity Agreement shall control.

Section 7.9. Insurance. The Borrower shall at all times maintain insurance with respect to the Project as is set forth in the Mortgage.

Section 7.10. Project Budget. All Costs of the Project shall be identified by line item in the Development Cost Budget approved in writing by the Bondholder, the Bondholder's purchase of the Bond to constitute evidence that the Bondholder has approved the initial Development Cost Budget. The initial Development Cost Budget shall have a hard cost contingency line item in the minimum amount of ten percent (10%) of the hard cost amount (exclusive of profit and overhead) of the approved contract for construction of the Project

between the Borrower and a general contractor approved by the Bondholder. The initial Development Cost Budget, once so approved by the Bondholder shall not be modified or amended without the prior written approval of the Bondholder; provided, that individual line item changes in an amount not individually in excess of \$25,000 and in the aggregate not in excess of \$100,000 may be made without Bondholder approval, provided that the entire budget is "in balance" as provided in Section 7.12.

Section 7.11. Completion of Construction.

(a) The Borrower shall commence construction of the Project during or before the Closing Date, and Complete all improvements comprising the Project during or before \_\_\_\_\_ [\_\_\_ months after Closing].

(b) For purposes of this Section, the Project shall be deemed "Complete" when (a) the Project has been substantially completed in accordance with the approved Plans and Specifications therefor and all applicable laws and ordinances, as evidenced by a certification of the Borrower's design architect; (b) final lien waivers from the Borrower's General Contractor and any other contractors providing materials and labor in connection with the Project have been obtained, or the Borrower shall have deposited with the Bondholder such surety bond, cash or other security satisfactory to the Bondholder in its sole discretion to secure the payment of any unpaid claims; (c) a final certificate of occupancy (or its functional equivalent) has been issued by the City of Chicago Department of Buildings with respect to the Project; and (d) all buildings in the Project have been "placed in service" pursuant to the requirements of Section 42 of the Internal Revenue Code.

Section 7.12. Balancing. The Borrower shall maintain the sources and uses of funds for the Project "in balance." The Project is "in balance" whenever the amount of the undisbursed funds (the "Undisbursed Funds") considering all financing sources that are, in the Bondholder's reasonable judgment, available for disbursement to pay Costs of the Project are sufficient, in the Bondholder's reasonable judgment, to pay all budgeted and unpaid Costs of the Project through completion of the Project, except for developer fees. The Project is "out of balance" if and when the Bondholder in its reasonable judgment determines that the Undisbursed Funds for the Project are insufficient to pay for all Costs of the Project.

Section 7.13. Change Orders. The Borrower must obtain the Bondholder's prior written approval of any change in any work or materials for the Project (whether positive or negative) exceeding \$25,000 in amount. Also, the Borrower must obtain the Bondholder's prior written approval for any change in any work or materials if the aggregate amount of all changes (whether positive or negative) with respect to the Project will then exceed \$100,000.

Section 7.14. Covenant Against Liens. The Borrower shall not create, incur, assume or suffer to exist any lien on any portion of the Property except for Permitted Encumbrances and the Borrower must pay or otherwise discharge promptly all claims and liens for labor done and materials and services furnished in connection with the construction of the Project. The Borrower has the right to contest in good faith any claim or lien, provided that (i) it does so diligently and without prejudice to the Bondholder or delay in completing the Project by the Completion Date, (ii) it concludes such contest prior to the thirtieth (30<sup>th</sup>) day preceding the

Conversion Date, and (iii) neither the Project nor any part thereof or interest therein will be in danger of being sold, forfeited, terminated, cancelled or lost. Promptly upon the Bondholder's request, the Borrower must provide a bond, cash deposit or other security satisfactory to the Bondholder in the exercise of its reasonable judgment.

Section 7.15. Financial Statements. Within 120 days after the end of its fiscal year, the Borrower must deliver annual audited balance sheets and income statements to the Bondholder for itself, the General Partner and, until the Conversion Date, the Guarantor, together with a statement showing all changes in the financial condition of any such parties or of the Project occurring during the preceding fiscal year. On or before the twentieth (20<sup>th</sup>) day after the end of the first (1<sup>st</sup>) fiscal quarter (based on Borrower's fiscal year) after the Closing Date, Borrower shall furnish to the Bondholder, quarterly and year-to-date statements of income and expense and cash flow prepared for such quarter with respect to the Project, and a comparison of the budgeted income and expenses and the actual income and expenses for the quarter and year to date for the Project, together with a detailed explanation of any variances of more than five percent (5%) between budgeted and actual amounts for such period and year to date, and a balance sheet for such quarter for Borrower (all such statements to be prepared on an accrual basis). Also, the Borrower must deliver promptly to the Bondholder (a) monthly certified rent rolls, balance sheets and operating statements for the Project commencing thirty (30) days after the Closing Date and continuing every thirty (30) days thereafter until the Conversion Date, and (b) from and after the Conversion Date, quarterly balance sheets, operating statements and certified rent rolls for the Project within thirty (30) days after each fiscal quarter. The Borrower must also deliver copies of all federal income tax returns (including all Schedule K-1s and any information returns) filed by the Borrower, General Partner and, until the Conversion Date, the Guarantor within thirty (30) days after the filing of each such income tax or information return. Borrower shall furnish (or cause each Guarantor to furnish) to Bondholder within five (5) Business Days after request (or as soon thereafter as may be reasonably possible), such further detailed information with respect to the operation of the Project and the financial affairs of Borrower, General Partner and Guarantor as may be reasonably requested by Bondholder, including, without limitation, a leasing activity report for the Project during the prior fiscal quarter, a capital expenditure report indicating the type and amount of each capital expenditure made during the prior fiscal quarter, and verification of Guarantor's satisfaction of any of Guarantor's covenants contained in the Completion Guaranty or the Payment Guaranty. If Borrower fails to timely furnish Bondholder with any of the financial information and reports set forth in this Section 7.15 within the required time periods, Bondholder shall have the right, acting in its sole discretion, to hire a certified public accounting firm acceptable to Bondholder, to prepare such financial information and reports, on an audited basis. The costs and expenses of such accounting firm shall be paid by Borrower within five (5) Business Days after written demand from Bondholder, and, to the extent advanced by Bondholder and not reimbursed by Borrower prior to the end of such five (5) Business Day period, shall become, with interest thereon from the date advanced by Bondholder at the Past Due Rate, additional Indebtedness of Borrower secured by the Borrower Collateral Documents.

Section 7.16. Notices. The Borrower must notify the Bondholder promptly in writing of: (a) any litigation affecting the Borrower, the General Partner, the Guarantor or the Developer, the defense of which has not been tendered to and accepted by the Borrower's insurance carrier; (b) any written or oral communication the Borrower receives from any governmental, judicial or

legal authority giving notice of any claim or assertion that the Premises or the Project fails in any material respect to comply with any of any applicable law, ordinance, rule, regulation or other governmental requirements; (c) any material adverse change in the physical condition of the Project (including any damage suffered as a result of earthquakes or floods); (d) any material adverse change in financial condition or operations of the Borrower, the General Partner or the Developer; (e) any change in the ownership or control of the Borrower or any of its partners; or (f) any default by the Borrower's General Contractor or any subcontractor or material supplier for the Project.

Section 7.17. Zoning Amendments, Subdivisions, etc. The Borrower will not, without the prior written consent of the Bondholder, suffer or cause any change in zoning relating to the Premises or permit any vacation of any existing public street or alley serving the Premises or dedicate any portion of the Premises or convert any portion of the Project to condominium or cooperative ownership.

Section 7.18. Signage. Until the Project is Complete, the Borrower shall permit the Bondholder to display signage in cooperation with other Project funders in a highly visible location on the Project site.

## ARTICLE VIII

### COVENANTS OF THE ISSUER

Until the payment in full of the Bonds and the Borrower Note, and until all Liabilities are indefeasibly satisfied in full, the Issuer covenants and agrees that each of the covenants, undertakings and agreements set forth in this Section shall be complied with.

Section 8.1. Payment of Principal and Interest. The Issuer shall promptly pay the principal of and interest on the Bonds at the place, on the dates and in the manner provided in the Bond Issuance Agreement and the Bonds according to the true intent and meaning thereof; provided, however, that the Bonds shall be a special, limited obligation of the Issuer payable as to principal and interest solely from the Revenues as provided in Section 2.08 of the Bond Issuance Agreement.

Section 8.2. Borrower Note. The Issuer shall not thwart the efforts of the Borrower or the Bondholder to defend (and, upon the written request of the Bondholder, shall assist in such defense if such assistance is necessary to adequately defend the rights of the Bondholder thereunder at no cost to the Issuer) the title to the Borrower Note against all claims and demands of all Persons whomsoever, and hereby authorizes the Borrower and the Bondholder to defend, on behalf of the Issuer, all such claims and demands.

Section 8.3. Further Assurances. The Issuer shall execute, acknowledge and deliver each and every further act, deed, conveyance, transfer and assurance reasonably necessary or proper for the better assuring of the pledge and assignment to the Bondholder of this Loan Agreement, the Borrower Note and the Security for the Bonds. The Borrower agrees to pay all expenses incurred by the Issuer in connection with the performance by the Issuer of its agreements under this Section 8.3.

Section 8.4. Arbitrage. The Issuer shall not take any action within its control, or fail to take any action of which it has knowledge, with respect to the investment of the proceeds of the Bonds, including, without limitation, moneys on deposit in any Fund or Account in connection with the Bonds, whether or not such moneys were derived from the proceeds of the sale of the Bonds or from any other source, or with respect to the payments derived from the Borrower Note, which may result in constituting the Bonds "arbitrage bonds" within the meaning of Section 148 of the Code and the Regulations. The Issuer further covenants to create a rebate fund upon direction by the Borrower to facilitate the payment of any rebatable arbitrage that may arise.

Section 8.5. Recordation and Other Instruments. As provided in Section 6.04 of the Bond Issuance Agreement, in order to perfect the security interest of the Bondholder in the Security for the Bonds, the Issuer, to the extent permitted by law, will execute such assignments, security agreements or financing statements, naming the Bondholder as assignee and pledgee of the Security for the Bonds assigned and pledged under the Bond Issuance Agreement for the payment of the principal of and interest on the Bonds and as otherwise provided herein, as the Bondholder shall reasonably request in writing, and the Borrower will cause the same to be duly filed and recorded, as the case may be, in the appropriate state and county offices as required by the provisions of the Uniform Commercial Code or other similar law as adopted in Illinois, as from time to time amended. The Issuer, to the extent permitted by law, at the expense of the Borrower, shall execute and cause to be executed any and all further instruments as shall be reasonably requested in writing by the Bondholder for such protection and perfection of the interests of the Bondholder, and the Issuer or its agent shall, upon written direction from the Bondholder, file and refile or cause to be filed and refiled such instruments as shall be necessary to preserve and perfect the lien of the Bond Issuance Agreement upon the Security for the Bonds until the principal of and interest on the Bonds issued hereunder shall have been paid or provision for payment shall be made as herein provided.

Section 8.6. Assignment of Issuer's Rights. As security for the payment of the Bonds, the Issuer shall assign and pledge this Loan Agreement (except for Issuer Reserved Rights), the Borrower Note and the Security for the Bonds to the Bondholder. The Bondholder and the Borrower hereby agree to such assignment, and the Borrower agrees that it shall make payments directly to the Bondholder as herein provided, without any defense or rights of set-off whatsoever.

## ARTICLE IX

### CONSTRUCTION OF PROJECT; ISSUANCE OF BONDS

Section 9.1. Agreement to Complete Project; Application of Bond Proceeds. The Borrower shall apply the proceeds of the Bonds to the acquisition and renovation of the Project as described in Exhibit B attached hereto. The Borrower acknowledges and agrees that the disbursement of proceeds of the Bonds shall be made in the order and pursuant to the terms of the Construction Escrow Agreement. The Borrower agrees that the acquisition and renovation of the Project will at all times proceed with due diligence to completion.

Section 9.2. Agreement to Issue the Bonds. (a) In order to provide funds to make the Loan to the Borrower to pay a portion of the Costs of the Project and related expenses, but subject to the terms and conditions contained in the Bond Issuance Agreement, the Issuer agrees that it will issue, sell and cause to be delivered to the Bondholder the Bonds in the principal amount of up to \$[Principal], bearing interest and maturing as set forth in the Bond Issuance Agreement. The Issuer will deposit, or cause to be deposited, the proceeds of the Bonds advanced by the Bondholder pursuant to the Bond Issuance Agreement with the Fiscal Agent for deposit in the Construction Fund in accordance with Article IV of the Bond Issuance Agreement (except for that portion of each advance of Bond proceeds, if any, deposited in the Capitalized Interest Account, as provided therein).

(b) Notwithstanding any other provision herein to the contrary, the maximum principal amount of Bond proceeds which are advanced (and thus the maximum principal amount of Loan proceeds which are disbursed) shall not exceed the sum of (i) \_\_\_\_% of the equity contributions scheduled to be contributed by the Limited Partner of the Borrower under the Limited Partnership Agreement, (ii) \_\_\_\_% of the appraised value of the Project as completed (as set forth in the appraisal prepared for the Bondholder prior to the Closing Date), and (iii) the amount on deposit from time to time in the Cash Collateral Fund.

Section 9.3. Disbursements from the Construction Fund. Upon receipt by the Fiscal Agent of the proceeds from the sale of the Bonds as advanced by the Bondholder, the Fiscal Agent will, subject to the prior written approval of the Bondholder, disburse moneys in the Construction Fund to or on behalf of the Borrower for the following purposes, to the extent included in the related Development Cost Budget or otherwise approved by Bondholder:

(a) Payment of the initial or acceptance fee of the Fiscal Agent (if any), the fees and expenses for recording or filing any required documents or instruments by which the revenues and receipts to be derived by the Issuer pursuant to this Loan Agreement, the related Borrower Note and the Security for the Bonds are assigned and pledged as security for the related Bonds, and the fees and expenses for recording or filing any financing statements and any other documents or instruments that either the Borrower or counsel to the Issuer may deem desirable to file or record.

(b) Payment to the Borrower of such amounts as shall be necessary to reimburse the Borrower (or for the Borrower to reimburse the Developer, if applicable) in full for all advances and payments made or costs that have been or will be incurred prior to or after the delivery of the Bonds for expenditures in connection with the preparation of Plans and Specifications (including any preliminary study or planning of the Project or any aspect thereof), the acquisition and renovation of the Project and the acquisition and installation necessary to provide utility services and all real or personal properties deemed necessary in connection with the Project.

(c) Payment or reimbursement to the Borrower of all financial, legal and accounting fees and expenses (including all expenses incurred in connection with the placement of the Bonds) incurred in connection with the authorization, sale and issuance of the Bonds, the preparation of the Bond Issuance Agreement, this Loan Agreement, the Security for the Bonds,



the Borrower Documents, the Issuer Documents and all other documents in connection therewith.

(d) Payment or reimbursement for labor, services, materials and supplies used or furnished on site improvements and in the acquisition and renovation of the Project as provided in Exhibit B hereto, payment for the cost of the acquisition and installation of utility services or other facilities, and the acquisition and installation of all real and personal property deemed necessary in connection with the Project and payment for the miscellaneous capitalized expenditures incidental to any of the foregoing items.

(e) Payment or reimbursement of the fees if any, for architectural, engineering, legal, investment banking and supervisory services with respect to the Project, and of any costs incurred to obtain the General Contractor's payment and performance bond, and of any fees payable to the Issuer or the Bondholder, or the Issuer's or the Bondholder's counsel, or to the Limited Partner in connection with the financing of the Project or (if the Developer is not an affiliate of the Borrower or the General Partner) to the Developer in connection with the development of the Project.

(f) To the extent not paid pursuant to a contract for acquisition, construction, or renovation with respect to any part of the Project, payment of the premiums on all insurance required to be taken out and maintained with respect to the Project during the related Initial Period.

(g) Payment of the taxes, assessments and other charges, if any, that may become payable during the related Initial Period with respect to the Project, or reimbursement thereof if paid by the Borrower.

(h) Payment of expenses incurred in seeking to enforce any remedy against any supplier, conveyor, grantor, contractor or subcontractor in respect of any default under a contract relating to the Project.

(i) To fund Reserves, but only to the extent approved in an opinion of Bond Counsel provided to the Issuer, the Borrower and the Bondholder to the effect the funding of such Reserves will not adversely affect the exclusion from gross income of the owners of the Bonds for federal income tax purposes.

Each of the payments referred to in this Section 9.3, other than those payments referred to in subsection (h) above, shall be made upon receipt by the Fiscal Agent of the documents and showings specified in Section 9.5 hereof.

Notwithstanding any other provision hereof or of the Bond Issuance Agreement, in the event the moneys in the Construction Fund and the Construction Escrow, together with the balance of monies that are available through the Additional Funding Sources, for payment of the Costs of the Project should not, in the Bondholder's reasonable judgment, be sufficient to pay the costs thereof in full, the Borrower agrees within ten (10) days after receipt of written notice thereof from the Bondholder to pay directly, or to deposit in the Construction Fund (or in the Construction Escrow) moneys sufficient to pay, the costs of completing the Project as may be in excess of the moneys available therefor in the Construction Fund and the Construction Escrow

and from the Additional Funding Sources. NEITHER THE ISSUER NOR THE BONDHOLDER MAKES ANY WARRANTY, EITHER EXPRESS OR IMPLIED, THAT THE MONEYS THAT WILL BE PAID INTO THE CONSTRUCTION FUND, AND THAT, UNDER THE PROVISIONS OF THIS LOAN AGREEMENT, WILL BE AVAILABLE FOR PAYMENT OF THE COSTS OF THE PROJECT RELATING TO THE PROJECT, WILL BE SUFFICIENT TO PAY ALL THE COSTS THAT WILL BE INCURRED IN THAT CONNECTION. The Borrower agrees that if it should pay or should deposit moneys in the Construction Fund or Construction Escrow for payment of any portion of the Costs of the Project pursuant to the provisions of this Section 9.3, it shall not be entitled to any reimbursement therefor from the Issuer, the Fiscal Agent or the Bondholder, nor shall it be entitled to any diminution of the amounts payable under the Borrower Note or hereunder. The Borrower hereby pledges, sets over and transfers to the Issuer and hereby grants to the Issuer a security interest and right of setoff in all rights to the proceeds in the escrow account, if any, created pursuant to Section 9.4 of this Loan Agreement.

All proceeds of the Bonds remaining in the Construction Fund or in the Construction Escrow after the Project is Complete, and after payment or provision for payment of all other items provided for in subsections (a) to (h), inclusive, of this Section 9.3, shall be used in accordance with Section 9.4 hereof.

Section 9.4. Completion of the Project. (a) Any proceeds of the Bonds (including investment proceeds) remaining in the Construction Fund or in the Construction Escrow on the date the Project is Completed and not set aside for the payment of Costs of the Project not then due and payable shall on such date be transferred to, if applicable, and placed by the Fiscal Agent in a separate escrow account and used to pay the outstanding principal balance of the Borrower Note and the corresponding redemption of the Bonds at the earliest possible redemption date, provided that, until used for such purpose, moneys on deposit in such escrow account may be invested as provided in Section 9.6 hereof, but may not be invested to produce a yield on such moneys (computed from the date the Project was completed and taking into account any investment of moneys during the period from the date the Project was Completed until such moneys were deposited in such escrow account) greater than the yield on the Bonds, all as such terms are used in and determined in accordance with Section 148(a) of the Code and the Regulations. On or after the Conversion Date, if a payment in excess of \$10,000 is made by the Fiscal Agent in accordance with this Section 9.4, the Bondholder shall recalculate the amortizing payments under the Loan based on the reduced outstanding principal, and the monthly payments of principal plus interest owed by Borrower through the term of the Loan shall be reduced accordingly.

(b) No Person not a party hereto shall have any rights to the money or other funds or assets from time to time in the Construction Fund or the escrow accounts referred to in this Section 9.4 or Section 4.02 of the Bond Issuance Agreement.

Section 9.5. Disbursements. Except for Bond proceeds used to pay interest on the Bonds (for which no disbursement request shall be required), Bond proceeds shall be disbursed by the Bondholder to the Fiscal Agent for deposit in the Construction Fund upon written request, substantially in the form of Exhibit C hereto, signed by the Borrower and the Bondholder. Except to the extent that the disbursement pertains to costs of issuance of the Bonds, amounts

disbursed from the Construction Fund shall be disbursed to the escrow agent under the Construction Escrow Agreement for further disbursement as provided therein. The Bondholder's disbursement of funds to the Fiscal Agent for deposit in the Construction Fund, shall be subject to the satisfaction of the conditions set forth in Articles X and XI hereof.

Immediately following a disbursement, the Borrower covenants that written notice of the amount and date of the disbursement shall be provided to the Issuer. Such notice may be provided by an email sent to such address as the Issuer may have designated to be used for such purposes in a prior notice to the Borrower.

Section 9.6. Investment of Moneys. (a) Any moneys held as part of the Construction Fund, or the escrow accounts specified in Section 9.4 hereof, or as part of any other Fund or Account in the possession or control of the Fiscal Agent, while acting as such under the Bond Issuance Agreement, and any other moneys subject to the requirements of Section 148(a) of the Code, including any moneys that at any time shall constitute "gross proceeds" of the Bonds within the meaning of the Regulations, shall be invested, to the extent permitted by law, only in Eligible Investments.

(b) All such investments of moneys held by the Fiscal Agent as a part of the Construction Fund or the escrow accounts specified in Section 9.4 hereof or any other Fund or Account shall be made by the Fiscal Agent at the direction of the Borrower (which direction shall be either in writing or given orally and confirmed in writing). The approval of the Issuer shall not be required prior to the making of any such investment, but the Issuer reserves the right (which right is subject to assignment as set forth in Section 4.2 hereof) to disapprove in its reasonable discretion any investments or proposed investments of which it has notice. If no direction is given by the Borrower, the Issuer may direct (which right is subject to assignment as set forth in Section 4.2 hereof) the Fiscal Agent to invest in any of the Eligible Investments, and, if no direction is given, the Fiscal Agent or any affiliate thereof shall invest in no-load, open-end money market mutual funds (including those of the Fiscal Agent and its affiliates) registered under the Investment Company Act of 1940, provided that the portfolios of such funds are limited to Government Obligations and each such fund has been assigned a rating by each Rating Agency of "AAA" or "Aaa," as applicable.

(c) The Fiscal Agent may make any and all such investments through its own investment department or that of an affiliate. The investments so purchased shall be held by the Fiscal Agent and shall be deemed at all times a part of the Fund, Account or Subaccount for which the investment was made, and the interest accruing thereon and any profit realized therefrom shall be credited to such Fund, Account or Subaccount, as the case may be, and any net losses resulting from such investment shall be charged to such Fund, Account or Subaccount, as the case may be. The Fiscal Agent shall be entitled to rely conclusively on all written investment instructions provided by the Borrower pursuant to this Section 9.6, and the Fiscal Agent shall have no responsibility or liability for any depreciation in the value of any investment or for any loss, direct or indirect, resulting from any investment made in accordance with such direction and written confirmation from the Borrower specified in this Section 9.6.

(d) Notwithstanding the foregoing, moneys advanced by the Bondholder and deposited in the Construction Fund shall be immediately disbursed to the title company under the

Construction Escrow Agreement for deposit in the Construction Escrow thereunder, and shall not be invested by the Fiscal Agent.

Section 9.7. Arbitrage Covenant. The Borrower covenants with the Bondholder and the Issuer that, as long as any of the payment obligations hereunder remain unpaid, moneys on deposit in any Fund, Account or Subaccount in connection with the Bonds, whether or not such moneys were derived from the proceeds of the sale of the Bonds or from any other source, will not be used or invested at the Borrower's direction in a manner that will cause the Bonds to be "arbitrage bonds" within the meaning of Section 148(a) of the Code and the Regulations.

## ARTICLE X

### CONDITIONS TO APPROVAL OF INITIAL DISBURSEMENTS

All disbursements of Bond proceeds made by the Bondholder to the Fiscal Agent for deposit in the Construction Fund are subject to the prior written approval of the Bondholder as set forth in Articles X (with respect to initial disbursements) and XI (with respect to all disbursements) hereof.

All references herein to disbursements of the Loan shall also mean advances of Bond proceeds, and vice versa; i.e., an advance of Bond proceeds is a disbursement of the Loan made hereunder.

Bond proceeds will be disbursed by the Bondholder to the Fiscal Agent for deposit in the Construction Fund to pay Costs of the Project upon fulfillment of the conditions set forth in Section 2.11 of the Bond Issuance Agreement, and subject to the disbursement requirements of this Article and Article XI hereof.

The Bondholder's approval of the initial disbursement of proceeds of the Loan is subject to the satisfaction of all of the following conditions and delivery of the following documents in form and content acceptable to the Bondholder:

Section 10.1. Documents. All of the documents required to be delivered to the Bondholder or the Fiscal Agent pursuant to this Agreement and the Bond Issuance Agreement shall have been duly authorized, executed and delivered to the Bondholder and the Fiscal Agent, respectively, including, without limitation, the Borrower Note, the Bonds, the Borrower Collateral Documents and such other agreements or documents as may be required by the Bondholder in its discretion, including, without limitation, such intercreditor, subordination or other agreements between and among the Bondholder and third parties making loans to the Borrower secured by mortgages of the Borrower's estate in the related Premises.

Section 10.2. Title Policy. An ALTA standard form or equivalent construction loan policy of title insurance (the "Title Policy") issued by \_\_\_\_\_ (the "Title Company"), insuring the lien of the Mortgage with respect to the Premises to be a first priority lien against the Borrower's estate in the Premises, subject only to those exceptions as are set forth in the Title Policy and any other exceptions as the Bondholder shall consent to in writing ("Permitted Exceptions"), containing extended coverage over the standard exceptions, including, without limitation, the exceptions for mechanics' lien claims and for matters of survey, and containing a

lender's comprehensive endorsement, modified 3.1 zoning endorsement (with parking), mezzanine financing endorsement, location endorsement, survey endorsement, usury endorsement, access, environmental lien endorsement, pending disbursement endorsement arbitration endorsement, single or multiple tax parcel endorsement, mechanic's lien endorsement, encroachment endorsement, if applicable, and such other special endorsements as the Bondholder may reasonably require, together with copies of recorded documents affecting title to the related Premises.

Section 10.3. Survey. A current survey of the Premises prepared by a surveyor licensed in the State of Illinois in accordance with the current minimum detail requirements of the American Land Title Association and showing the boundaries of the Premises, the location of all improvements thereon, the area of the Premises in square feet, set-back lines, encroachments, easements, rights of way and any other matters of interest to the Bondholder. The survey shall be in such form as is acceptable to the Bondholder and the Title Company, be certified to the Bondholder and the Title Company, and contain a legal description of the Premises. The survey shall also certify that the Premises are situated in an area designated Zone C ("area of minimal flooding") according to the applicable Federal Emergency Management Agency Flood Insurance Rate Maps.

Section 10.4. Documents of Organization/Authority. A true, correct and complete copy of the fully executed Limited Partnership Agreements (including all amendments) of the Borrower, and the organizational documents of the General Partner and the Guarantor, together with such additional documentation as the Bondholder deems necessary to evidence the due organization, good standing and authority of the Borrower, the General Partner and the Guarantor, the form and content of which shall be satisfactory to the Bondholder in its discretion.

Section 10.5. Opinions of Counsel. Opinions of Bond Counsel, Issuer's counsel and Borrower's counsel, addressing such matters as the Bondholder may request.

Section 10.6. Bondholder's Fees. All fees and expenses of the Bondholder and the Fiscal Agent (if any) in connection with the purchase of the Bonds and the assignment of this Agreement and the Borrower Note shall have been paid.

Section 10.7. Searches. Uniform Commercial Code, judgment and federal tax lien searches of the filing offices of the Illinois Secretary of State and Cook County showing all financing statements, tax liens or judgments entered or filed against Borrower, the General Partner, the Guarantor or the Premises, and dated no later than thirty (30) days prior to the date of issuance of the Bonds.

Section 10.8. Development Cost Budget. The Development Cost Budget setting forth all costs associated with the acquisition of the Premises, the completion of the Project and the Project construction schedule shall be approved by the Bondholder in writing, as and to the extent provided in Section 7.10 hereof. Once approved by the Bondholder, any subsequent amendments to the approved Development Cost Budget shall require the further prior written approval of the Bondholder, as and to the extent provided in Section 7.10 hereof.

Section 10.9. Architect's Contract. A copy of the fully executed contract with the Borrower's architect for the Project, in form and content acceptable to the Bondholder, and the collateral assignment of the architect's contract to the Bondholder with such assignment acknowledged and consented to by the architect. In addition, Borrower shall deliver a certification of the Borrower's architect that (a) the Plans and Specifications comply with all applicable laws and ordinances; (b) that the Plans and Specifications are complete in all respects and contain all details requisite for construction of the Project, which, when built in accordance therewith, shall be ready for use and occupancy for its intended purpose in compliance with all applicable laws; and (c) that the Plans and Specifications were prepared in a manner consistent with accepted architectural practice.

Section 10.10. Plans and Specifications. Plans and Specifications, as approved by the Bondholder, and with evidence of appropriate governmental approvals thereof.

Section 10.11. Operating Documents. Certified copies of all permits, licenses, consents, authorizations, agreements and governmental approvals necessary for the construction of the Project.

Section 10.12. Construction Contract. A general lump sum, firm price or maximum price construction contract between the Borrower and the General Contractor for construction of the Project in accordance with the Plans and Specifications, and the collateral assignment of the construction contract to the Bondholder with such assignment acknowledged and consented to by the General Contractor, and the most recent annual audited financial statements and interim unaudited financial statements of the General Contractor.

Section 10.13. Sworn Statements. True, correct and complete copies of the sworn statements of the Borrower and the Borrower's general contractor, executed and acknowledged and in form and content acceptable to the Bondholder.

Section 10.14. Appraisal; Loan to Value. An appraisal of the Project prepared by a licensed appraiser retained by the Bondholder indicating a fair market value of the Project upon stabilization acceptable to the Bondholder in its discretion. The Appraisal shall support an as-built loan-to-value ratio (principal amount of the portion of the Bonds expected to be outstanding immediately following the Conversion Date to the as-is appraised value of the Project) of at least \_\_\_\_\_%.

Section 10.15. Additional Funding Sources. The Bondholder shall have approved the form and content of all documentation evidencing or securing the loans from the Additional Funding Sources with respect to the Project, and the Bondholder shall receive evidence satisfactory to the Bondholder in its sole and absolute discretion that the conditions to initial disbursement of each of the loans from each of the Additional Funding Sources have been satisfied or waived, and such loans are available for disbursement to fund Costs of the Project with respect to the Project, and that no failure of condition or default, or event or circumstance that with notice or the passage of time, or both, would constitute a default, under any ordinance, resolution or agreement relating to any such loan from an Additional Funding Source exists. The Bondholder and the Additional Funding Sources shall also have agreed (i) that the Additional Funding Sources and documents evidencing and securing the Additional Funding Sources are

subordinate to the Loan and the Borrower Collateral Documents, and (ii) in the related Construction Escrow Agreement or otherwise in writing regarding the funding priority and, to the extent contemporaneously funded, the ratio in which the proceeds of the Loan and the Additional Funding Sources are to be disbursed to finance Costs of the Project (such agreed to priority or ratio being referred to herein as the "Funding Order").

Section 10.16. Environmental Review. The Bondholder shall have received and approved copies of the Phase I environmental site assessment and other reports with respect to the environmental conditions of the Premises. If requested by the Bondholder, the Borrower shall deliver a letter from the environmental consultant indicating that the Bondholder is entitled to rely on the Phase I environmental site assessments to the same extent as if the environmental site assessments were addressed to the Bondholder.

Section 10.17. Bonds. Performance and payment bonds with respect to the Project from the Borrower's general contractor and/or its subcontractors with an aggregate penal sum equal to the full amount of the construction contract written on applicable AIA or HUD forms, or other forms satisfactory to the Bondholder, and underwritten by a surety satisfactory to the Bondholder, naming the Bondholder as co-obligee.

Section 10.18. Equity Requirements. The Bondholder shall have determined, in the exercise of its reasonable discretion, that the aggregate of (a) the principal amount of the Loan, plus (b) the amount of all equity contributed by the Borrower, plus (c) all funds unconditionally committed by Additional Funding Sources are sufficient to (i) fully Complete the building and related ancillary improvements in the Project and (ii) pay all Costs of the Project identified in the Development Cost Budget, together with other sums due under the Borrower Collateral Documents. The amount of equity to be deposited prior to the initial disbursement of the Loan on the Closing Date shall be not less than \$\_\_\_\_\_.

Section 10.19. Insurance. Evidence of general liability and builder's risk insurance coverage related to the Project satisfactory to the Bondholder.

Section 10.20. Financial Statements. The most recent annual audited financial statements and interim unaudited financial statements of the Guarantor.

Section 10.21. Swap Agreement. The forward swap agreement with respect to the Bonds between the Borrower and an acceptable swap counterparty for the period when the Bonds bear interest at the Permanent Interest Rate during the Permanent Period.

Section 10.22. Market Study. The market study for the Project.

Section 10.23. Reserved.

Section 10.24. Report of Bondholder's Inspecting Architect. The Bondholder shall have received a written report of its inspecting architect subsequent to review by the inspecting architect, including, without limitation, of the Plans and Specifications, the construction contract between the Borrower and general contractor, and the construction schedule for the Project.

Section 10.25. Approval of Members/Material Adverse Financial Change. Each partner of the Borrower shall be acceptable to the Bondholder and there shall not have occurred any material adverse change in the financial condition of the Borrower, the General Partner, the Limited Partner or the Guarantor.

Section 10.26. No Material Litigation. No material litigation shall be pending or threatened against the Borrower, the General Partner or the Guarantor.

Section 10.27. Additional Documents. Such other documents as listed in Bondholder's closing checklist.

## ARTICLE XI

### CONDITIONS PRECEDENT TO ALL DISBURSEMENTS

Unless otherwise approved by the Bondholder, advances of Bond proceeds (i.e., disbursements of the Loan) by the Bondholder to the Fiscal Agent for deposit in the Construction Fund in the Construction Fund shall be immediately transferred to the Title Company for deposit into the Construction Escrow established pursuant to the Construction Escrow Agreement. Subject to the introductory language of Article X hereof, the Bondholder's approval of each request of the Borrower for disbursement of Bond proceeds by the Bondholder to the Fiscal Agent for deposit in the Construction Fund shall be subject to satisfaction of the following conditions:

Section 11.1. No Default. No Default or Event of Default, or event which with the giving of notice or lapse of time or both would constitute a Default or Event of Default shall exist hereunder or under the Bond Issuance Agreement, and the representations and warranties contained in Article VI hereof shall be true and accurate in all material respects as of the date of each disbursement request.

Section 11.2. Draw Request Documents. The Bondholder or, at the Bondholder's direction, the Title Company shall have received and approved the following documents in form acceptable to the Bondholder with each request for a disbursement of a Loan:

(a) a Disbursement Request from the Borrower requesting the disbursement, containing any special funding instructions and requesting any necessary changes in the Plans and Specifications, Development Cost Budget or construction schedule;

(b) a current Borrower's sworn statement completed and certified showing items of the budgeted Costs of the Project, with amounts previously paid and amounts requested for disbursement;

(c) an "Application for Payment and General Contractor's Sworn Statement" form completed and certified and sworn to by the General Contractor;

(d) partial lien waivers or releases of lien from the Borrower's general contractor for the full amount of the requested disbursement, and partial lien waivers or releases of lien from all material suppliers and subcontractors showing, in the case of all draw requests other than the final draw request, full payment through the preceding draw request, and, in the



case of the final draw request, for the full amount of the requested disbursement, or copies of such waivers or releases if the originals are delivered to the Title Company in order to obtain the endorsement hereinafter required;

(e) copies of invoices and canceled checks for all reimbursable soft costs;

(f) a Title Company date down and pending disbursement endorsements updating the Bondholder's Title Policy through the date of the immediately preceding disbursement;

(g) copies of invoices and other documents to support the full amount of non-construction cost items contained in the requested disbursement;

(h) Copies of any proposed or executed change orders on standard AIA G701 form, which have not been previously furnished to Issuer and Bondholder;

(i) A report from the Bondholder's inspecting architect that contains an analysis reasonably satisfactory to Bondholder demonstrating the adequacy of the Budget to complete the Project, an analysis as to whether the work is proceeding in accordance with the construction schedule and the Plans and Specifications, and a certification as to amounts of construction costs for the applicable requested funding;

(j) If requested by Bondholder, an updated construction schedule;

(k) Copies of all construction contracts (including subcontracts) which have been executed since the last disbursement, together with any payment and performance bonds obtained or required to be obtained with respect thereto;

(l) All permits then needed in connection with the Project and not previously delivered to Bondholder.

(m) such other documentation as may be reasonably requested by the Bondholder.

Section 11.3. Title Endorsements. The Bondholder shall have received a telephonic commitment from the Title Company to issue an endorsement to the Title Policy extending coverage to include the date and the amount of the requested disbursement, without exception for mechanics' liens or claims of liens, or any other matter not previously approved by the Bondholder in writing, and the Bondholder shall have received and approved a written endorsement to its Title Policy covering the immediately previous disbursement.

Section 11.4. Retainage. Each disbursement (other than for materials-only subcontracts) relating to the Project shall be subject to a holdback (the "Retainage") equal to ten percent (10%) of all amounts due the Borrower's general contractor and each subcontractor until the Project is 50% Complete, and five percent (5.0% thereafter), which will be released upon completion of the Project, and upon satisfaction of the conditions for the final disbursement as set forth in Section 11.10 below.

Section 11.5. Mechanics' Liens and Litigation. There shall be no mechanic's lien claim, litigation or proceeding pending or, to the best of Borrower's knowledge, threatened against or affecting the Premises, unless the same are being contested in accordance with Section 7.14 hereof, or any pending litigation which would in any manner materially adversely affect the Premises or the priority or enforceability of the Bonds, the related Borrower Note, the Mortgage or the other Borrower Collateral Documents or the ability of the Borrower to complete the acquisition and renovation of the Project.

Section 11.6. No Default under Construction Contract or Agreements with Additional Funding Sources. There shall exist no payment default or any material default, and there shall exist no event or circumstance that with notice or the passage of time or both would constitute a material default, under (a) the Borrower's construction contract with the general contractor, or (b) any note, agreement or other document executed in connection with any Additional Funding Source.

Section 11.7. No Default under Limited Partnership Agreement. There shall exist no default under the Limited Partnership Agreement, and no event or circumstance shall exist that with notice or the passage of time, or both, would give rise to a default under the Limited Partnership Agreement.

Section 11.8. LIITC Deposits and Other Funds to Pay Bonds. Any deposit of (i) Guarantor's or Borrower's funds, and (ii) capital contributions to be made by the Limited Partner, in each case, to the extent the same are to be used to pay principal of and interest on the Bonds in accordance with the Borrower Documents, the Borrower Collateral Documents and the Limited Partnership Agreement, respectively, shall have been made as provided in the Funding Schedule attached as EXHIBIT E hereto.

Section 11.9. Funding Priorities. The related Additional Funding Sources shall have agreed to fund proceeds of their respective loans in accordance with the construction funding priorities established pursuant to EXHIBIT E hereto.

Section 11.10. Disbursement Immediately Following Initial Disbursement on Closing Date. With respect to the disbursement immediately following the initial advance of Bond proceeds made on the Closing Date, no such disbursement shall be made unless all Additional Funding Sources required to be deposited under the Funding Schedule by that time shall have been deposited.

Section 11.11. Final Construction Disbursement. The final disbursement and release of Retainage shall be subject to the Bondholder's receipt and approval of the following:

(a) certifications that the acquisition and renovation of the Project has been completed lien free in substantial compliance with the Plans and Specifications, as well as all applicable laws and ordinances, from the Borrower, the Borrower's architect and the Bondholder's inspecting architect;

(b) final lien waivers and affidavits from the Borrower's general contractor and any other contractors required by the Title Company to issue its final endorsement to the Bondholder's Title Policy insuring over mechanics' and materialmen's liens;

(c) approval of any surety company issuing performance and payment bonds with respect to the Project;

(d) a final and comprehensive endorsement to the Title Policy for the Project with extended coverage;

(e) a certificate of occupancy, or its equivalent, issued by the City of Chicago;

(f) an as-built survey of the Premises and the Project, satisfying the survey standards and requirements set forth in Section 10.3; and

(g) a full size set of as-built plans for the completed Project, or an electronic copy of the as-built plans for the completed Project may be accepted in the Bondholder's sole discretion.

Notwithstanding the foregoing, in no event shall the Bondholder be obligated to approve disbursement requests made subsequent to the Maturity Date.

## ARTICLE XII

### EVENTS OF DEFAULT AND REMEDIES

Section 12.1. Events of Default. Each of the following shall constitute an "Event of Default" hereunder:

(a) default by the Borrower in the due and punctual payment of any amount required to be paid under the Borrower Note, this Loan Agreement, the Bond Issuance Agreement, the Borrower Collateral Documents or the Bonds, whether by way of principal, interest, fees or otherwise; provided that such default shall not constitute an Event of Default hereunder if it is cured within five days after written notice thereof to the Borrower from the Issuer or the Bondholder;

(b) default in the performance or observance of any of the covenants contained in Sections 7.1, 7.6, 7.7 or 7.14.

(c) default in the performance or observance of any other covenant, agreement or condition (and not constituting an Event of Default under any of the other provisions of this Section 12.1), provided that such default shall not constitute an Event of Default hereunder if it is cured within 30 days after written notice thereof to the Borrower from the Issuer or the Bondholder as long as during such period the Borrower is using its best efforts to cure such default and such default can be cured within such period;

(d) any Event of Default (which Event of Default continues beyond all applicable notice and cure periods) under the Bond Issuance Agreement or any of the Borrower Documents shall occur;

(e) any representation or warranty made by the Borrower herein or in any of the Borrower Documents is false or misleading in any material respect when made, or any schedule, certificate, financial statement, report, notice or other writing furnished by the Borrower to the Issuer or the Bondholder is false or misleading in any material respect on the date as of which the facts therein set forth are stated or certified (or deemed stated or certified);

(f) the dissolution or liquidation of the Borrower, the General Partner, the Developer or, prior to the date that the Project is Complete, either Guarantor (collectively the "Principal Parties," and individually the "Principal Party," as the context requires); the filing by any Principal Party of a voluntary petition in bankruptcy, whether under Title 11 of the United States Code or otherwise; the failure by any Principal Party promptly to lift any execution, garnishment or attachment of such consequence as will impair its ability to carry on its obligations hereunder; the entering of an order for relief under Title 11 of the United States Code, as amended from time to time, against such Principal Party unless such order is discharged or denied within 90 days after the filing thereof; if a petition or answer proposing the entry of an order for relief under Title 11 of the United States Code, as amended from time to time, is entered by or against such Principal Party, or if a petition or answer proposing the entry of an order for relief under Title 11 of the United States Code, as amended from time to time, or its reorganization, arrangement or debt readjustment under any present or future federal bankruptcy act or any similar federal or state law shall be filed by or against such Principal Party in any court, and such petition or answer shall not be discharged or denied within 90 days after the filing thereof; if a Principal Party shall fail generally to pay its debts as they become due; if a custodian (including a receiver, trustee or liquidator of a Principal Party) shall be appointed for or take possession of all or a substantial part of its property, and shall not be discharged within 90 days after such appointment or taking possession; if a Principal Party shall consent to or acquiesce in such appointment or taking of possession, or assignment by such Principal Party for the benefit of its creditors; the entry by a Principal Party into an agreement of composition with its creditors;

(g) default in the payment when due (subject to any applicable grace period), whether by acceleration or otherwise, of any other Indebtedness (in excess of \$100,000) of, or guaranteed by, the Borrower, or default in the performance or observance of any obligation or condition with respect to any such other Indebtedness if the effect of such default is to accelerate the maturity of any such Indebtedness or cause any of such Indebtedness to be prepaid, purchased or redeemed, or to permit the holder or holders thereof, or any trustee or agent for such holder or holders, to cause such Indebtedness to become due and payable, prior to its expressed maturity, or to cause such Indebtedness to be prepaid, purchased or redeemed;

(h) default in the payment when due, or in the performance or observance, of any material obligation of, or condition agreed to by, the Borrower with respect to any material purchase or lease of goods or services (except only to the extent that the Borrower is contesting the existence of any such default in good faith and by appropriate proceedings subject to applicable notice and cure provisions, if any); or

(i) there shall be entered against the Borrower one or more judgments or decrees in excess of \$100,000 in the aggregate at any one time outstanding for the Borrower, excluding those judgments or decrees (i) that shall have been stayed, vacated or bonded, (ii) for and to the extent to which the Borrower is insured and with respect to which the insurer specifically has assumed responsibility in writing, or (iii) for and to the extent to which the Borrower is otherwise indemnified if the terms of such indemnification are satisfactory to the Issuer and the Bondholder; or

(j) a payment default or a material non-payment default or event of default shall occur under any of the documents evidencing, securing or executed in connection with, any loan made by any Additional Funding Source with respect to the Project, including, without limitation, any promissory notes, mortgages or agreements containing covenants, conditions and restrictions, which default is not cured before the lapse of any applicable cure period; or

(k) a default or event of default shall occur under the Limited Partnership Agreement, the effect of which is to materially delay payment of an Limited Partner capital contribution, which delay will have a material adverse effect on the Project, which default is not cured before the lapse of any applicable cure period.

Notwithstanding anything to the contrary herein, the Bondholder hereby agrees that any cure of any default by the Borrower made or tendered by one or more of the Borrower's partners (including, without limitation, the Limited Partner) shall be deemed a cure by the Borrower and shall be accepted or rejected on the same basis as if made or tendered by the Borrower. Additionally, Bondholder agrees to standstill on its remedies discussed in Section 12.2 if and to the extent the Bondholder has not given at least fifteen (15) days' written notice to the Limited Partner of the occurrence of an Event of Default.

Section 12.2. Remedies on Default. If any one or more of the foregoing Events of Default shall occur, then the Bondholder (as assignee of the Issuer pursuant to the Bond Issuance Agreement) shall have the right, but not the obligation, and without notice, to exercise any one or more of the following rights and remedies, at any time and from time to time, singularly, successively or collectively, and in such order and when and as often as may from time to time be determined:

(a) The Bondholder may exercise any right, power or remedy permitted to it by law as a holder of the Borrower Note, including the right to declare the entire principal of and all unpaid interest accrued on the Borrower Note to be, and upon written notice to the Borrower (with a copy to the Issuer) of such declaration such Borrower Note and the unpaid accrued interest thereon shall become, due and payable, without presentment, demand or protest, all of which are hereby expressly waived. The Borrower shall forthwith pay to the Bondholder the entire principal of and interest accrued on the Borrower Note. There shall be automatically waived, rescinded and annulled such declaration of acceleration of the Borrower Note and the consequences thereof when any declaration of acceleration of the Bonds pursuant to Section 7.02 of the Bond Issuance Agreement has been waived, rescinded and annulled.

(b) The Bondholder may take whatever action at law or in equity that may appear necessary or desirable to collect the payments and other amounts then due and thereafter

to become due, or to enforce performance and observance of any obligation, agreement or covenant of the Borrower under this Loan Agreement or the other Borrower Collateral Documents.

(c) The Bondholder may direct the Fiscal Agent to withhold further disbursements of proceeds made available to the Borrower hereunder.

If the Bondholder shall have proceeded to enforce its rights under this Loan Agreement, the Borrower Note, the Borrower Collateral Documents or the Security for the Bonds, and such proceedings shall have been discontinued or abandoned for any reason, or shall have been determined adversely to the Bondholder, then and in every such case the Borrower, the Issuer and the Bondholder shall be restored, respectively, to their several positions and rights hereunder and thereunder, and all rights, remedies and powers of the Borrower, the Issuer and the Bondholder shall continue as though no such proceeding had been taken.

If there shall be pending proceedings for the bankruptcy or for the reorganization of the Borrower under the federal bankruptcy laws or any other applicable law, or in case a custodian, receiver or trustee shall have been appointed for any of the Property of the Borrower, or in the case of any other similar judicial proceedings relative to the Borrower, or to the creditors or Property of the Borrower, the Issuer and the Bondholder shall be entitled and empowered, by intervention in such proceedings or otherwise, to file and prove a claim or claims for the whole amount owing and unpaid pursuant to the Borrower Note and this Loan Agreement, and, in case of any judicial proceedings, to file such proofs of claim and other papers or documents as may be necessary or advisable in order to have the claims of the Issuer and the Bondholder allowed in such judicial proceedings relative to the Borrower, its creditors or its Property, and to collect and receive any moneys or other property payable or deliverable on such claims, and to distribute the same after the deduction of its charges and expenses; and any custodian, receiver, assignee or trustee in bankruptcy or reorganization is hereby authorized to make such payments to the Issuer and the Bondholder, and to pay to the Issuer and the Bondholder any amount due it for compensation and expenses, including attorneys' and paralegals' fees, costs, disbursements and expenses incurred by it up to the date of such distribution.

Section 12.3. Right to Perform Covenants; Advances. Notwithstanding anything to the contrary contained herein, if the Borrower shall fail to make any payment or perform any act required to be made or performed by it hereunder, then and in each such case the Issuer or the Bondholder, upon not less than 15 days' prior written notice to the Borrower, may (but shall not be obligated to) remedy such failure for the account of the Borrower, and make advances for that purpose. If such failure involves, has caused or threatens to cause a condition that must, in the opinion of the Issuer or the Bondholder, be cured immediately, the Issuer or the Bondholder may remedy such failure without prior notice to the Borrower. No such performance or advance shall operate to release the Borrower from any such default and any sums so advanced shall be repayable by the Borrower on demand, and shall bear interest at the Past Due Rate. The Issuer agrees that the Bondholder, in its name or in the name of the Issuer, may enforce all rights of the Issuer and all obligations of the Borrower under and pursuant to this Loan Agreement, and the Issuer will not enforce such rights and obligations itself except at the written direction of the Bondholder, in each case whether or not the Issuer is in Default under the Bond Issuance

Agreement; provided, however, that the Issuer hereby reserves to itself the right to enforce all Issuer Reserved Rights.

Section 12.4. Costs and Expenses.

(a) The Borrower agrees to pay on demand all of the reasonable out-of-pocket costs and expenses of the Issuer (including the reasonable fees and out-of-pocket expenses of the Issuer's counsel, Bond Counsel, the Bondholder's counsel and local counsel, if any, who may be retained by said counsel) in connection with the preparation, negotiation, execution, delivery and administration of this Loan Agreement, the Borrower Note, the Borrower Collateral Documents or the Security for the Bonds and all other agreements, certificates, instruments or documents provided for herein or delivered or to be delivered hereunder or in connection herewith (including all amendments, supplements, modifications, restatements and waivers executed and delivered pursuant hereto or in connection herewith). The Borrower further agrees that the Issuer, in its sole discretion, may deduct all such unpaid amounts from the aggregate proceeds of the Borrower Note.

(b) The costs, fees, disbursements and expenses that the Issuer incurs with respect to the following shall be part of the Liabilities, payable by the Borrower on demand if, at any time after the date of this Loan Agreement, the Issuer: (i) employs counsel for advice or other representation (A) with respect to the amendment or enforcement of this Loan Agreement, the Borrower Note, the Borrower Collateral Documents or the Security for the Bonds, (B) to represent the Issuer in any work-out or any type of restructuring of the Borrower Note or the Bonds, or any litigation, contest, dispute, suit or proceeding or to commence, defend or intervene or to take any other action in or with respect to any litigation, contest, dispute, suit or proceeding (whether instituted by the Issuer, the Bondholder, the Borrower or any other Person) in any way or respect relating to this Loan Agreement, the Borrower Note, the Borrower Collateral Documents, the Security for the Bonds or the Borrower's affairs, or any collateral securing the Liabilities hereunder, or (C) to enforce any of the rights of the Issuer with respect to the Borrower; and/or (ii) seeks to enforce or enforces any of the rights and remedies of the Issuer with respect to the Borrower. Without limiting the generality of the foregoing, such expenses, costs, charges, disbursements and fees include: fees, costs, disbursements and expenses of attorneys, accountants and consultants; court costs and expenses; court reporter fees, costs and expenses; long distance telephone charges; and telegram and facsimile charges.

(c) The Borrower agrees to pay on demand, and to save and hold the Issuer harmless from all liability for, any stamp or other taxes that may be payable in connection with or related to the execution or delivery of this Loan Agreement, the Borrower Note, the Borrower Collateral Documents, the Security for the Bonds, the Bonds or of any other agreements, certificates, instruments or documents provided for herein or delivered or to be delivered hereunder or in connection herewith.

(d) All of the Borrower's obligations provided for in this Section 12.4 shall be Liabilities and shall survive repayment of the Bonds and the Borrower Note, cancellation of the Bonds and the Borrower Note, or any termination of this Loan Agreement or any related document.

Section 12.5. Exercise of Remedies. No remedy herein conferred upon or reserved to the Issuer or the Bondholder is intended to be exclusive of any other available remedy, but each and every such remedy shall be cumulative and in addition to every other remedy given under this Loan Agreement, the Borrower Note, the Borrower Collateral Documents, if any, or the Security for the Bonds, or now or hereafter existing at law or in equity or by statute. No delay or omission to exercise any right or power accruing upon any Event of Default hereunder shall impair any such right or power or shall be construed to be a waiver thereof, but any such right and power may be exercised from time to time and as often as may be deemed expedient. In order to entitle the Issuer or the Bondholder to exercise any remedy reserved to it in this Article XII, it shall not be necessary to give any notice, other than such notice as may be herein expressly required. Such rights and remedies as are given the Issuer hereunder shall also extend to the Bondholder to the extent applicable, and the Bondholder shall be deemed a third-party beneficiary of all covenants and agreements herein contained.

Section 12.6. Default by Issuer; Limited Liability. Notwithstanding any provision or obligation to the contrary herein set forth, no provision of this Loan Agreement shall be construed so as to give rise to a pecuniary liability of the Issuer or a charge upon the general credit of the Issuer. The liability of the Issuer hereunder shall be limited to its interest in this Loan Agreement, the Borrower Note, the Borrower Collateral Documents, if any, and the Security for the Bonds, and the Lien of any judgment shall be restricted thereto. In the performance of the agreements of the Issuer herein contained, any obligation it may incur for the payment of money shall not be a debt of the Issuer, and the Issuer shall not be liable on any obligation so incurred. The Issuer does not assume general liability for the repayment of the Bonds or for the costs, fees, penalties, taxes, interest, commissions, charges, insurance or any other payments recited herein, and the Issuer shall be obligated to pay the same only out of Revenues. The Issuer shall not be required to do any act whatsoever, or exercise any diligence whatsoever, to mitigate the damages to the Borrower if an Event of Default shall occur hereunder.

Section 12.7. Application of Funds. All funds received by the Bondholder are subject to the rights given or action taken under the provisions of Article VII of the Bond Issuance Agreement. Notwithstanding any other provision of this Loan Agreement or the Bond Issuance Agreement to the contrary, funds received by the Bondholder may be applied (a) as long as an Event of Default has not occurred and is not continuing, to the payments and other amounts, if any, then due under the Borrower Note or, if all such payments and other amounts, if any, have been paid, the same may be applied as directed by the Borrower (subject to the restrictions of the Land Use Restriction Agreement and the Tax Certificate), and (b) if an Event of Default has occurred and is continuing, as directed and in such order as determined by the Bondholder.

## ARTICLE XIII

### INDEMNIFICATION

Section 13.1. Indemnification of Issuer and Fiscal Agent. (a) Except as otherwise provided below and subject to Section 14.1 hereof, the Issuer and the Fiscal Agent, and each of their officers, agents, independent contractors, employees, successors and assigns, and, in the case of the Issuer, its elected and appointed officials, past, present or future (hereinafter the



"Indemnified Persons"), shall not be liable to the Borrower for any reason. Unless caused by the gross negligence or intentional misconduct of an Indemnified Party, the Borrower shall defend, indemnify and hold the Indemnified Persons harmless from any loss, claim, damage, tax, penalty or expense (including, but not limited to, reasonable counsel fees, costs, expenses and disbursements), or liability (other than with respect to payment of the principal of or interest on the Borrower Note) of any nature due to any and all suits, actions, legal or administrative proceedings, or claims arising or resulting from, or in any way connected with: (i) the financing, installation, operation, use or maintenance of the Project; (ii) any act, failure to act, or misrepresentation by the Borrower or any partner of the Borrower, or any Person acting on behalf of, or at the direction of, the Borrower or any partner of the Borrower, in connection with the issuance, sale or delivery of the Bonds; (iii) any false or misleading representation made by the Borrower in the Borrower Documents; (iv) the breach by the Borrower of any covenant contained in the Borrower Documents, or the failure of the Borrower to fulfill any such covenant which is not cured within all applicable notice and cure periods; (v) enforcing any obligation or liability of the Borrower under this Loan Agreement, the Borrower Note, the Borrower Collateral Documents, the Security for the Bonds or the Borrower Documents, or any related agreement; (vi) taking any action requested by the Borrower; (vii) taking any action reasonably required by the Borrower Documents; or (viii) taking any action considered necessary by the Issuer or the Fiscal Agent, and which is authorized by the Borrower Documents. If any suit, action or proceeding is brought against any Indemnified Person, the interests of the Indemnified Person in that suit, action or proceeding shall be defended by counsel to the Indemnified Person or the Borrower, as the Indemnified Person shall determine. If such defense is by counsel to the Indemnified Person, the Borrower shall indemnify and hold harmless the Indemnified Person for the cost of that defense, including counsel fees, disbursements, costs and expenses. If the Indemnified Persons affected by such suit determine that the Borrower shall defend the Indemnified Persons, the Borrower shall immediately assume the defense at its own cost. Neither the Indemnified Persons nor the Borrower shall be liable for any settlement of any proceeding made without each of their consent. In no event shall the Borrower be liable to an Indemnified Person for its own willful misconduct or gross negligence.

(b) Any provision of this Loan Agreement or any other instrument or document executed and delivered in connection therewith to the contrary notwithstanding, the Issuer retains the right to enforce: (i) any applicable federal or state law or regulation or resolution of the Issuer; and (ii) any rights accorded the Issuer by federal or state law or regulation or resolution of the Issuer, and nothing in this Loan Agreement shall be construed as an express or implied waiver thereof.

(c) If the Indemnified Persons are requested by the Borrower to take any action under this Loan Agreement or any other instrument executed in connection herewith for the benefit of the Borrower, they will do so if and only if: (i) the Indemnified Persons are a necessary party to any such action; (ii) the Indemnified Persons have received specific written direction from the Borrower, as required hereunder or under any other instrument executed in connection herewith, as to the action to be taken by the Indemnified Persons; and (iii) a written agreement of indemnification and payment of costs, liabilities and expenses satisfactory to the Indemnified Persons has been executed by the Borrower prior to the taking of any such action by the Indemnified Persons.

(d) The obligations of the Borrower under this Section 13.1 shall survive any assignment or termination of this Loan Agreement and, as to the Fiscal Agent, any resignation or removal of the Fiscal Agent.

(e) Indemnification of the Issuer by the Borrower with respect to environmental matters shall be governed exclusively by the terms and provisions of the Environmental Indemnity Agreement.

#### ARTICLE XIV

#### MISCELLANEOUS

Section 14.1. Non-recourse Liability; Exceptions. Subject to the terms contained in the next succeeding paragraph, following the Conversion Date, the covenants and agreements contained in this Loan Agreement and the Borrower Note shall be non-recourse to the Borrower and all partners thereof, and in the event of a default hereunder or under any related document, the sole source of satisfaction of repayment of the amounts due to the Issuer and the Bondholder hereunder and under the Borrower Note shall be limited to the rights of the Issuer and Bondholder hereunder and under the Borrower Documents, as well as under any guarantees.

Notwithstanding the immediately preceding paragraph, nothing in this Loan Agreement, in the Borrower Note, in the Borrower Collateral Documents or in the Security for the Bonds shall limit the rights of the Issuer or the Bondholder, following any of the events hereinafter described, to take any action as may be necessary or desirable to pursue the Borrower, the General Partner, (prior to the date the Conversion Date, the Guarantor) or the Developer for any and all losses incurred by the Issuer or the Bondholder arising from (i) a material misrepresentation, fraud made in writing or misappropriation of funds by the Borrower, the General Partner, the Guarantor or the Developer; (ii) intentional or material waste to the Premises; (iii) use of proceeds of the Loan for costs other than Costs of the Project, (iv) except as may be permitted herein, any transfer of title to all or any portion of the Project without the Issuer's and the Bondholder's prior written consent; (v) the misappropriation or misapplication of insurance proceeds or condemnation awards relating to the Project by the Borrower, the General Partner or the Developer; (vi) the recovery of rents more than one-month in advance in violation of the Borrower Collateral Documents; (vii) any indemnity by the Borrower or any other party, any guaranties, completion agreements and any similar rights to payment and performance that have been or may be executed, or that have been or may be granted, by the Borrower or any other party in connection with the Loan; or (viii) the default (after expiration of any notice and cure period) by Borrower or the General Partner in the performance of their respective obligations under this Loan Agreement or the Borrower Note relating to preserving the condition of the Premises or the enforceability or priority of the Issuer's or the Bondholder's interest in the Security for the Bonds, including obligations to pay all taxes and charges that may affect or become a lien on the Premises, to maintain the Premises and all insurance in accordance with this Loan Agreement and to repay all sums advanced by Issuer or Bondholder for any such purposes.

Section 14.2. Severability. If any provision of this Loan Agreement shall be held or deemed to be, or shall, in fact, be, inoperative or unenforceable as applied in any particular case

in any jurisdiction or jurisdictions, or in all jurisdictions, or in all cases because it conflicts with any other provision or provisions hereof or any constitution, statute or rule of public policy, or for any other reason, such circumstances shall not have the effect of rendering the provision in question inoperative or unenforceable in any other case or circumstance, or of rendering any other provision or provisions herein contained invalid, inoperative or unenforceable to any extent whatsoever. The invalidity of any one or more phrases, sentences, clauses or Sections contained in this Loan Agreement shall not affect the remaining portions of this Loan Agreement, or any part thereof; provided, however, that no holding of invalidity shall require the Issuer to make any payment from any moneys other than Revenues.

Section 14.3. Notices. Any notice, request, complaint, demand, communication or other paper shall be in writing and shall be sufficiently given and shall be deemed given when delivered or mailed by registered or certified mail, postage prepaid, return-receipt requested, or overnight courier service, addressed as follows:

If to the Issuer:	City of Chicago, Illinois Office of Corporation Counsel City Hall, Room 600 121 N. LaSalle Street Chicago, Illinois 60602
With a copy to:	City of Chicago, Illinois Department of Finance 121 N. LaSalle Street, 7 <sup>th</sup> Floor Chicago, Illinois 60602 Attention: Chief Financial Officer
If to the Borrower:	Lawn Terrace Preservation, L.P c/o Greater Southwest Development Corporation  Chicago, Illinois _____ Attention: _____
With a copy to:	Applegate & Thorne-Thomsen, P.C. 626 W. Jackson Blvd., Suite 400 Chicago, Illinois 60661 Attention: Caleb Jewell
With a copy to:	Cinnaire Fund for Housing Limited Partnership 31 1118 S. Washington Ave. Lansing, Michigan 48910

If to the Fiscal Agent: BMO Harris Bank N.A.  
Community Development Lending Group  
115 S. LaSalle St., 20W  
Chicago, Illinois 60603  
Attention: Tania Kadakia

If to the Bondholder: At the address shown in the books of the Bond Registrar

With copies to: BMO Harris Bank N.A.  
Community Development Lending Group  
115 S. LaSalle St., 20W  
Chicago, Illinois 60603  
Attention: Tania Kadakia

Charity & Associates, P.C.  
20 N. Clark St., Suite 1150  
Chicago, Illinois 60602  
Attention: Brandon R. Calvert

A duplicate copy of each notice required to be given hereunder by the Bondholder or the Fiscal Agent to the Issuer or the Borrower shall also be given to the others. The Issuer, the Borrower, the Fiscal Agent and the Bondholder may designate any further or different addresses to which subsequent notices, requests, complaints, demands, communications and other papers shall be sent.

Section 14.4. Assignments. Except as otherwise expressly provided herein, this Loan Agreement may not be assigned by any party without the consent of the other and the Bondholder, except that the Issuer shall assign to the Bondholder certain of its rights under this Loan Agreement as provided by Section 4.2 hereof, and the Bondholder may assign such rights to its successors and assigns as owner of the Bonds.

Section 14.5. Counterparts. This Loan Agreement may be executed in several counterparts, each of which shall be an original and all of which shall constitute but one and the same instrument; provided, however, that for purposes of perfecting a security interest in this Loan Agreement under Article 9 of the Illinois Uniform Commercial Code, only the counterpart delivered, pledged and assigned to the Bondholder shall be deemed the original.

Section 14.6. Amounts Remaining in the Bond Issuance Agreement Funds. It is agreed by the parties hereto that after payment in full of: (a) the principal of and interest on the Bonds (or provision for payment thereof having been made in accordance with the provisions of the Bond Issuance Agreement); (b) the fees, charges, disbursements, costs and expenses of the Bondholder and the Fiscal Agent in accordance with the Bond Issuance Agreement; and (c) all other amounts required to be paid under this Loan Agreement, the Borrower Note and the Bond Issuance Agreement, then any amounts remaining in any of the Funds or Accounts created under

the Bond Issuance Agreement shall be paid by the Fiscal Agent as follows: (i) first, to the Issuer to the extent of any moneys owed by the Borrower to the Issuer pursuant to the Bond Documents, and (ii) second, to the Borrower.

Section 14.7. Amendments, Changes and Modifications. Subsequent to the initial issuance of the Bonds and prior to their payment in full (or provision for payment thereof having been made in accordance with the provisions of the Bond Issuance Agreement), this Loan Agreement may not be effectively amended, changed, modified, altered or terminated without the written consent of the Bondholder and, with respect to the Issuer Reserved Rights, the Issuer.

Section 14.8. Governing Law; Jury Trial. This Loan Agreement and the Borrower Note, and the rights and obligations of the parties hereunder and thereunder, shall be construed in accordance with, and shall be governed by, the laws of the State of Illinois, without regard to its conflict of laws principles.

**THE BORROWER HEREBY IRREVOCABLY WAIVES ANY RIGHT TO TRIAL BY JURY IN ANY ACTION, PROCEEDING (I) TO ENFORCE OR DEFEND ANY RIGHTS UNDER OR IN CONNECTION WITH THIS LOAN AGREEMENT OR THE BORROWER NOTE, OR ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED, OR WHICH MAY IN THE FUTURE BE DELIVERED, IN CONNECTION HEREWITH OR THEREWITH, OR (II) ARISING FROM ANY DISPUTE OR CONTROVERSY IN CONNECTION WITH OR RELATED TO THIS LOAN AGREEMENT OR THE BORROWER NOTE, OR ANY SUCH AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT, AND AGREES THAT ANY SUCH ACTION OR COUNTERCLAIM SHALL BE TRIED BEFORE A COURT AND NOT BEFORE A JURY.**

**THE BORROWER IRREVOCABLY AGREES THAT, SUBJECT TO THE ISSUER'S SOLE AND ABSOLUTE ELECTION, ANY ACTION OR PROCEEDING IN ANY WAY, MANNER OR RESPECT ARISING OUT OF THIS LOAN AGREEMENT, THE BORROWER NOTE, THE BORROWER COLLATERAL DOCUMENTS AND THE SECURITY FOR THE BONDS, OR ANY AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT DELIVERED OR WHICH MAY IN THE FUTURE BE DELIVERED IN CONNECTION HEREWITH OR THEREWITH, OR ARISING FROM ANY DISPUTE OR CONTROVERSY ARISING IN CONNECTION WITH OR RELATED TO THIS LOAN AGREEMENT, THE BORROWER NOTE, THE BORROWER COLLATERAL DOCUMENTS AND THE SECURITY FOR THE BONDS, OR ANY SUCH AMENDMENT, INSTRUMENT, DOCUMENT OR AGREEMENT, SHALL BE LITIGATED ONLY IN THE COURTS HAVING SITUS WITHIN THE CITY OF CHICAGO, STATE OF ILLINOIS, AND THE BORROWER HEREBY CONSENTS AND SUBMITS TO THE JURISDICTION OF ANY LOCAL, STATE OR FEDERAL COURT LOCATED WITHIN SUCH CITY AND STATE. THE BORROWER HEREBY WAIVES ANY RIGHT IT MAY HAVE TO TRANSFER OR CHANGE THE VENUE OF ANY LITIGATION BROUGHT AGAINST IT IN ACCORDANCE WITH THIS SECTION.**

Section 14.9. Term of Loan Agreement. This Loan Agreement shall be in full force and effect from the date hereof, and shall continue in effect until the indefeasible payment in full of all Liabilities. All representations, certifications and covenants by the Borrower as to the indemnification of various parties (including, without limitation, the Issuer and the Issuer Indemnified Persons) and the payment of fees and expenses of the Issuer as described herein, and all matters affecting the tax-exempt status of the Bonds shall survive the termination of this Loan Agreement and the payment in full of the Borrower Note and the Bonds.

Section 14.10. Bond Issuance Agreement Provisions. The Bond Issuance Agreement provisions concerning the Bonds and the other matters therein are an integral part of the terms and conditions of the Loan made by the Issuer to the Borrower pursuant to this Loan Agreement, and the execution of this Loan Agreement shall constitute conclusive evidence of approval of the Bond Issuance Agreement by the Borrower to the extent it relates to the Borrower and the Project. Additionally, the Borrower agrees that, whenever the Bond Issuance Agreement by its terms imposes a duty or obligation upon the Borrower, such duty or obligation shall be binding upon the Borrower to the same extent as if the Borrower were an express party to the Bond Issuance Agreement, and the Borrower hereby agrees to carry out and perform all of its obligations under the Bond Issuance Agreement as fully as if the Borrower were a party to the Bond Issuance Agreement.

Section 14.11. Binding Effect. This Loan Agreement shall inure to the benefit of and shall be binding upon the Issuer and the Borrower, and their respective successors and assigns; subject, however, to the limitations contained in Section 4.2 hereof.

Section 14.12. Immunity of Issuer's Officers. No recourse shall be had for the payment of any principal of or interest on the Bonds, or for any obligation, covenant or agreement contained in this Loan Agreement, against any past, present or future officer, member, supervisor, director, agent or employee of the Issuer, or any successor entity, as such, either directly or through the Issuer or any such successor entity, under any rule of law or equity, statute or constitution, or by the enforcement of any assessment or penalty or otherwise, and all such liability of any such officer, member, supervisor, director, agent or employee as such is hereby expressly waived and released as a condition of, and in consideration for, the execution and delivery of this Loan Agreement.

Section 14.13. Participations. (a) The Borrower acknowledges that the Bondholder shall have the right to grant participations in the Bonds and the Borrower Note, pursuant to the Bond Issuance Agreement, all without notice to or consent from the Borrower. No holder of a participation in the Bonds or the Borrower Note shall have any rights under this Loan Agreement.

(b) The Borrower hereby consents to the disclosure of any information obtained in connection herewith by the Issuer to any Person that is a participant or potential participant pursuant to clause (a) above, it being understood that the Issuer and its assigns shall advise any such Person of its obligation to keep confidential any nonpublic information disclosed to it pursuant to this Section 14.13. The Issuer shall advise the Borrower of each Person that becomes a participant pursuant to clause (a) above.

Section 14.14. Waivers. If any agreement contained in this Loan Agreement should be breached by the Borrower and thereafter waived in writing by the Issuer or the Bondholder, such waiver shall be limited to the particular breach so waived and shall not be deemed to waive any other breach hereunder. For any waiver hereunder to be effective, such shall be in writing and signed by an authorized representative of the party granting the waiver.

Section 14.15. Patriot Act Notification.

(a) As of the date of this Loan Agreement the Borrower is, and during the term of this Loan Agreement the Borrower shall remain, in full compliance with all the applicable laws and regulations of the United States of America that prohibit, regulate or restrict financial transactions, including, but not limited to, conducting any activity or failing to conduct any activity, if such action or inaction constitutes a money laundering crime, including any money laundering crime prohibited under the Money Laundering Control Act, 18 U. S. C. 1956, 1957, or the Bank Secrecy Act, 31 U. S. C. 5311 *et seq.* and any amendments or successors thereto and any applicable regulations promulgated thereunder.

(b) The Borrower represents and warrants that: (a) neither it, nor any of its partners, or any officer, director or employee, is named as a "Specially Designated National and Blocked Person" as designated by the United States Department of the Treasury's Office of Foreign Assets Control, or as a person, group, entity or nation designated in Presidential Executive Order 13224 as a person who commits, threatens to commit, or supports terrorism; (b) it is not owned or controlled, directly or indirectly, by the government of any country that is subject to a United States Embargo; and (c) it is not acting, directly or indirectly, for or on behalf of any person, group, entity or nation named by the United States Treasury Department as a "Specially Designated National and Blocked Person," or for or on behalf of any person, group, entity or nation designated in Presidential Executive Order 13224 as a person who commits, threatens to commit, or supports terrorism; and that it is not engaged in this transaction directly or indirectly on behalf of, or facilitating this transaction directly or indirectly on behalf of, any such person, group, entity or nation.

(c) The Borrower acknowledges that it understands and has been advised by its own legal counsel as to the requirements of the applicable laws referred to above, including the Money Laundering Control Act, 18 U. S. C. 1956, 1957, the Bank Secrecy Act, 31 U. S. C. 5311 *et seq.*, the applicable regulations promulgated thereunder, and the Foreign Assets Control Regulations, 31 C. F. R. Section 500 *et seq.*

Section 14.16. Entire Agreement. This Loan Agreement, together with the Borrower Note, the Borrower Collateral Documents, the Construction Escrow Agreement, the Security for the Bonds, the Bonds and the Bond Issuance Agreement, constitutes the entire agreement among the parties with respect to the subject matter hereof, and supersedes all written or oral understandings with respect thereto.

IN WITNESS WHEREOF, the parties have executed this instrument as of the date first above written.

CITY OF CHICAGO

[SEAL]

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

ATTEST:

\_\_\_\_\_  
\_\_\_\_\_

**LAWN TERRACE PRESERVATION, L.P.,**  
an Illinois limited partnership

By: Lawn Terrace Preservation, NFP,  
an Illinois not-for-profit corporation  
its General Partner

By: Greater Southwest Development Corporation,  
an Illinois not-for-profit corporation,  
its Sole Member

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

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

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



**BMO HARRIS BANK N.A.,**  
as Bondholder

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

Its: \_\_\_\_\_

**NON RECOURSE ASSIGNMENT**

With the exception of the Issuer Reserved Rights, the interest of the CITY OF CHICAGO in this Loan Agreement and all amounts receivable hereunder have been assigned, without recourse, to BMO HARRIS BANK N.A., the registered owner of the Bonds. For purposes of Article 9 of the Illinois Uniform Commercial Code, the counterpart of this Loan Agreement pledged, delivered and assigned to the Bondholder shall be deemed the original.

**CITY OF CHICAGO**

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

Its: \_\_\_\_\_

[(Sub)Exhibits "B" and "E" referred to in this Loan Agreement unavailable at time of printing.]

(Sub)Exhibits "A", "C" and "D" referred to in this Loan Agreement read as follows:

(Sub)Exhibit "A".  
(To Loan Agreement)

*Form Of Borrower Note.*

[\$[Principal]

\_\_\_\_\_, 2016

Chicago, Illinois

The undersigned, for value received, promise to pay to the order of the City of Chicago (the "Issuer"), at the principal office of BMO Harris Bank N.A. in Chicago, Illinois, \_\_\_\_\_ Dollars (\$[Principal]) or, if less, the aggregate unpaid principal balance of the Loan (as defined in the hereinafter defined Loan Agreement) made by the Issuer to the undersigned pursuant to the Loan Agreement, due and payable on the Maturity Date (as defined in the Loan Agreement) or at such earlier time as provided in the Loan Agreement.

The undersigned also promises to pay interest on the unpaid principal amount hereof from time to time outstanding from the date hereof until maturity (whether by acceleration or otherwise) and, after maturity, until paid, at the rates per annum and on the dates specified in the Loan Agreement. Principal of and interest on this Bond shall be payable at such times and in such amounts as shall be sufficient to pay the Issuer's Bonds issued under the Bond Issuance Agreement dated as of [Month 1], 2016 among the Issuer, BMO Harris Bank N.A. and BMO Harris Bank N.A., as Fiscal Agent.

Payments of principal and interest are to be made in lawful money of the United States of America in same day or immediately available funds.

This Borrower Note is the "Borrower Note" described in, and is subject to the terms and provisions of, a Loan Agreement, dated as of [Month 1], 2016 (as the same may at any time be amended or modified and in effect, the "Loan Agreement"), among the undersigned, the Issuer and BMO Harris Bank N.A., and payment of this Borrower Note is secured as described in the Loan Agreement. Reference is hereby made to the Loan Agreement for a statement of the prepayment rights and obligations of the undersigned, a description of the nature and extent of the security, and the rights of the parties to the related documents in respect of such security, and for a statement of the terms and conditions under which the due date of this Borrower Note may be accelerated. Upon the occurrence of any Event of Default as specified in the Loan Agreement, the unpaid principal balance hereof, and interest accrued hereon, may be declared to be forthwith due and payable.

In addition to, and not in limitation of, the foregoing and the provisions of the Loan Agreement, the undersigned further agrees, subject only to any limitation imposed by applicable law, to pay all reasonable expenses, including, but not limited to, attorneys' fees and legal expenses, incurred by the registered owner of this Borrower Note in endeavoring to collect any amounts payable hereunder which are not paid when due, whether by acceleration or otherwise.

Subject to certain limitations set forth in Section 14.1 of the Loan Agreement, after the Conversion Date, this Borrower Note shall be non-recourse with respect to the undersigned and its partners.

All parties hereto, whether as makers, endorsers or otherwise severally waive presentment for payment, demand, protest and notice of dishonor.

This Borrower Note Has Been Delivered In Chicago, Illinois, And Shall Be Deemed To Be A Contract Made Under And Governed By The Internal Laws Of The State Of Illinois.

Lawn Terrace Preservation L.P.,  
an Illinois limited partnership

By: Lawn Terrace Preservation, NFP,  
an Illinois not-for-profit corporation,  
its General Partner

By: Greater Southwest Development Corporation,  
an Illinois not-for-profit corporation,  
its Sole Member

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

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

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

Non-Recourse Endorsement.

Pay to the order of BMO Harris Bank N.A., without recourse against the undersigned.

City of Chicago

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

\_\_\_\_\_

(Sub)Exhibit "C".  
(To Loan Agreement)

*Form Of Disbursement Request.*

BMO Harris Bank N.A.,  
as Fiscal Agent  
Community Development Lending Group  
111 West Monroe Street, Suite 2E  
Chicago, Illinois 60603  
Attention: \_\_\_\_\_

Ladies and Gentlemen:

This Disbursement Request is delivered to you pursuant to Section 9.5 of the Loan Agreement, dated as of [Month 1], 2016 (as amended or modified, the "Loan Agreement"), between Lawn Terrace Preservation L.P., an Illinois limited partnership (the "Borrower"), and the City of Chicago (the "Issuer"). Unless otherwise defined herein, capitalized terms used herein have the meanings provided in the Loan Agreement.

The undersigned, on behalf of the Borrower, hereby requests that a disbursement be made in the aggregate principal amount of \$ \_\_\_\_\_ on \_\_\_\_\_ with respect to the Project.

The undersigned, on behalf of the Borrower, hereby certifies and warrants that on the date the disbursement requested hereby is made, after giving effect to the making of such disbursement:

(a) [that each obligation mentioned herein has been properly incurred subsequent to \_\_\_\_\_, 2015 and is a proper charge against the Construction Fund, or is otherwise permitted in accordance with the Tax Certificate] or [to the extent such disbursement is requested to pay interest on the Bonds, such amount disbursed represents interest chargeable to the Borrower's capital account for federal tax law purposes];

(b) that other than for costs of issuance, 100 percent of the amount requested plus all prior disbursements from the Construction Fund will have been expended on Costs of the Project (consistent with the provisions of the Tax Certificate);

(c) no Default or Event of Default has occurred and is continuing, or will result from the making of such disbursement; and

(d) the representations and warranties of the Borrower contained in Article VI of the Loan Agreement are true and correct with the same effect as though made on the date hereof.

The undersigned, on behalf of the Borrower, agrees that if, prior to the time of the funding of the disbursement requested hereby, any matter certified to herein by it will not be true and correct in all material respects at the time of such funding as if then made, it will immediately so notify the Fiscal Agent and the Issuer. Except to the extent, if any, that prior to the time of the funding of the disbursement requested hereby the Fiscal Agent

shall receive written notice to the contrary from the undersigned, on behalf of the Borrower, or the Borrower, each matter certified to herein shall be deemed once again to be certified as true and correct at the date of such funding as if then made.

Please wire transfer the proceeds of the disbursement as set forth on Annex I attached hereto.

This certificate is given by the undersigned on behalf of the Borrower.

The undersigned has caused this Disbursement Request to be executed and delivered, and the certification and warranties contained herein to be made, by an authorized officer this \_\_\_\_ day of \_\_\_\_\_, 201\_\_.

Lawn Terrace Preservation L.P.,  
an Illinois limited partnership

By: Lawn Terrace Preservation, NFP,  
an Illinois not-for-profit corporation,  
its general partner

By: Greater Southwest Development Corporation,  
an Illinois not-for-profit corporation,  
its sole member

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

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

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

Approved:

BMO Harris Bank N.A.,  
a national banking association

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

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

Its: \_\_\_\_\_

Approved:

[Inspecting Architect]

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

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

Its: \_\_\_\_\_

Annex I referred to in this Form of Disbursement Request reads as follows:

*Annex I.*  
(To Form Of Disbursement Request)

Amount To Be Transferred	Person To Be Paid	Name, Address, Etc. Of Transferee
\$ _____	Name Account Number	_____ _____ _____
		Attention: _____
\$ _____	Name Account Number	_____ _____ _____
		Attention: _____

*(Sub)Exhibit "D".*  
(To Loan Agreement)

*Wire Transfer Instructions.*

Domestic Wire Instructions:

Bank Name: BMO Hams Bank N.A.

ABA/Routing Number: 071-000-288

Account Name: \_\_\_\_\_

Account Number: \_\_\_\_\_

Reference: Lawn Terrace Preservation L.P.

*Exhibit "D".*  
(To Ordinance)

*Land-Use Restriction Agreement.*

THIS LAND USE RESTRICTION AGREEMENT (this "Agreement"), entered into as of [Month 1], 2016, between the CITY OF CHICAGO, a municipal corporation and home rule unit of government duly organized and validly existing under the Constitution and laws of the State of Illinois (the "City"), and LAWN TERRACE PRESERVATION, L.P. an Illinois limited partnership (the "Borrower"),

WHEREAS, the Issuer has issued, sold and delivered its \$[Principal] Multi-Family Housing Revenue Bonds (Lawn Terrace Preservation Project) Series 2016 (the "Bonds"); and

WHEREAS, the Bonds are issued pursuant to a Bond Issuance Agreement of even date herewith (the "Bond Issuance Agreement"), among the Issuer, BMO Harris Bank N.A., as Bondholder (the "Bondholder") and BMO Harris Bank N.A., as Fiscal Agent (the "Fiscal Agent"), and the proceeds derived from the issuance and sale of the Bonds have been lent by the Issuer to the Borrower pursuant to the Loan Agreement of even date herewith (the "Loan Agreement"), between the Issuer and the Borrower to finance costs of acquisition and rehabilitation of a low-income senior housing development project consisting of approximately one hundred and two (102) residential dwelling units and certain common areas located at 3214 West 63rd Place in the City (together with all rights and interests of the Borrower in common areas in such building and on the related site, the "Units"), located on the site described in Exhibit A hereto (the "Site" and, together with the Units, the "Project"); and

WHEREAS, in order to assure the Issuer and the owners of the Bonds that interest on the Bonds will be excluded from gross income for federal income tax purposes under the Internal Revenue Code of 1986, as amended (the "Code"), and to further the public purposes of the Issuer, certain restrictions on the use and occupancy of the Project under the Code must be established;

NOW, THEREFORE, in consideration of the mutual promises and covenants hereinafter set forth, and of other good and valuable consideration, the receipt, sufficiency and adequacy of which are hereby acknowledged, the Borrower and the Issuer agree as follows:

**Section 1. Term of Restrictions.**

(a) *Occupancy Restrictions.* The term of the Occupancy Restrictions set forth in Section 3 hereof shall commence on the first day on which at least 10% of the Units are first occupied following completion of such Units and shall end on the latest of (i) the date which is 15 years after the date on which at least 50% of the Units in the Project are first occupied; (ii) the first date on which no tax-exempt note or bond (including any refunding note or bond) issued with respect to the Project is outstanding (treating, for such purpose, the Project as being financed in part by all Bonds); or (iii) the date on which any housing assistance provided with respect to the Project under Section 8 of the United States Housing Act of 1937, as amended, terminates (which period is hereinafter referred with respect to the Project as the "Qualified Project Period").

(b) *Rental Restrictions.* The Rental Restrictions with respect to the Project set forth in Section 4 hereof shall remain in effect during the Qualified Project Period.

(c) *Involuntary Loss or Substantial Destruction.* The Occupancy Restrictions set forth in Section 3 hereof, and the Rental Restrictions set forth in Section 4 hereof, shall cease to apply to the Project in the event of involuntary noncompliance caused by fire, seizure, requisition, foreclosure, transfer of title by deed in lieu of foreclosure, change in federal law or an action of a federal agency (with respect to the Project) after the date of delivery of the Bonds, which prevents the Issuer from enforcing the Occupancy Restrictions and the Rental Restrictions (with respect to the Project), or condemnation or similar event (with respect to the Project), but only if, within a reasonable time, (i) all of the Bonds are promptly retired, or amounts received as a consequence of such event are used to provide a new project which meets all of the requirements of this Agreement, which new project is subject to new restrictions substantially equivalent to those contained in this Agreement, and which is substituted in place of the Project by amendment of this Agreement; and (ii) an opinion from nationally recognized bond counsel (selected by the Issuer) is received to the effect that noncompliance with the Occupancy Restrictions and the Rental Restrictions applicable to the Project as a result of such involuntary loss or substantial destruction resulting from an unforeseen event with respect to the Project will not adversely affect the exclusion of the interest on the Bonds from the gross incomes of the owners thereof for purposes of federal income taxation; provided, however, that the preceding provisions of this paragraph shall cease to apply in the case of such involuntary noncompliance caused by foreclosure, transfer of title by deed in lieu of foreclosure or similar event if at any time during the Qualified Project Period with respect to the Project subsequent to such event the Borrower or any Affiliated Party (as hereinafter defined) obtains an ownership interest in the Project for federal income tax purposes. “**Affiliated Party**” means a person whose relationship to another person is such that (i) the relationship between such persons would result in a disallowance of losses under Section 267 or 707(b) of the Code; or (ii) such persons are members of the same controlled group of corporations (as defined in Section 1563(a) of the Code, except that “more than 50%” shall be substituted for “at least 80%” each place it appears therein).

(d) *Termination.* This Agreement shall terminate with respect to the Project upon the earliest of (i) termination of the Occupancy Restrictions and the Rental Restrictions with respect to the Project, as provided in paragraphs (a) and (b) of this Section 1; or (ii) delivery to the Issuer and the Borrower of an opinion of nationally recognized bond counsel (selected by the Issuer) to the effect that continued compliance of the Project with the Rental Restrictions and the Occupancy Restrictions applicable to the Project is not required in order for interest on the Bonds to remain excludible from gross income for federal income tax purposes.

(e) *Certification.* Upon termination of this Agreement, the Borrower and the Issuer shall execute and cause to be recorded (at the Borrower’s expense), in all offices in which this Agreement was recorded, a certificate of termination, specifying which of the restrictions contained herein has terminated.

(f) *Encumbrance of Fee.* In furtherance of enforcing compliance with the provisions of Section 142(d) of the Code and Section 1.103-8(b) of the Regulations applicable to this Agreement, unless the provisions of paragraph (c) or (d) above apply to the Project resulting in a termination of the restrictions set forth herein, such restrictions shall continue to apply to the Project following the termination of the Borrower’s or any other party’s leasehold estate therein, whether or not the Project is thereafter re-leased by the Chicago Housing Authority until



termination of the Occupancy Restrictions and the Rental Restrictions as provided in Sections 1(a) and (b).

**Section 2. Project Restrictions.** The Borrower represents, warrants and covenants that:

(a) The Borrower has reviewed the provisions of the Code and the Treasury Regulations thereunder (the "Regulations") applicable to this Agreement (including, without limitation, Section 142(d) of the Code and Section 1.103-8(b) of the Regulations) with its counsel and understands said provisions.

(b) The Project is being acquired, rehabilitated, constructed and equipped for the purpose of providing a "qualified residential rental project" (as such phrase is used in Section 142(d) of the Code) and will, during the term of the Rental Restrictions and Occupancy Restrictions hereunder applicable to the Project, continue to constitute a "qualified residential rental project" under Section 142(d) of the Code and any Regulations heretofore or hereafter promulgated thereunder and applicable thereto.

(c) Substantially all (not less than 95%) of the Project will consist of a "building or structure" (as defined in Section 1.103-8(b)(8)(iv) of the Regulations), or several proximate buildings or structures, of similar construction, each containing one or more similarly constructed residential units (as defined in Section 1.103-8(b)(8)(i) of the Regulations) located on a single tract of land or contiguous tracts of land (as defined in Section 1.103-8(b)(4)(ii)-(B) of the Regulations), which will be owned, for federal tax purposes, at all times by the same person, and financed pursuant to a common plan (within the meaning of Section 1.103-8(b)(4)(ii) of the Regulations), together with functionally related and subordinate facilities (within the meaning of Section 1.103-8(b)(4)(iii) of the Regulations). If any such building or structure contains fewer than five (5) units, no unit in such building or structure shall be Borrower-occupied.

(d) None of the Units in the Project will at any time be used on a transient basis, nor will the Project itself be used as a hotel, motel, dormitory, fraternity or sorority house, rooming house, hospital, nursing home, sanitarium, rest home or trailer park or court for use on a transient basis; (provided only that during the period of renovation of the Project, residents may occupy particular Units on a short-term basis to accommodate the renovations); nor shall any portion of the Project be operated as an assisted living facility which provides continual or frequent nursing, medical or psychiatric services; *provided, however* that nothing herein shall be understood to prohibit single room occupancy units occupied under month to month leases.

(e) Any functionally related and subordinate facilities (e.g., parking areas, swimming pools, tennis courts, etc.) which are included as part of the Project will be of a character and size commensurate with the character and size of the Project, and will be made available to all tenants in the Project on an equal basis; fees will only be charged with respect to the use thereof if the charging of fees is customary for the use of such facilities at similar residential rental properties in the surrounding area (i.e., within a one-mile radius), or, if none, then within comparable urban settings in the City of Chicago, and then only in amounts commensurate with the fees being charged at similar residential rental properties within such area. In any event, any fees charged will not be discriminatory or exclusionary as to the Qualifying Tenants (as defined in Section 3

hereof). No functionally related and subordinate facilities will be made available to persons other than tenants or their guests.

(f) Each residential unit in the Project will contain separate and complete facilities for living, sleeping, eating, cooking and sanitation for a single person or family.

(g) No portion of the Project will be used to provide any health club facility, any facility primarily used for gambling, or any store, the principal business of which is the sale of alcoholic beverages for consumption off premises, in violation of Section 147(e) of the Code.

**Section 3. Occupancy Restrictions.** The Borrower represents, warrants and covenants with respect to the Project that:

(a) Pursuant to the election of the Issuer in accordance with the provisions of Section 142(d)(1)(A) of the Code, at all times during the Qualified Project Period with respect to the Project at least 40% of the completed Units in the Project shall be continuously occupied (or treated as occupied as provided herein) or held available for occupancy by Qualifying Tenants as herein defined. For purposes of this Agreement, "Qualifying Tenants" means individuals or families whose aggregate adjusted incomes do not exceed 60% of the applicable median gross income (adjusted for family size) for the area in which the Project is located, as such income and area median gross income are determined by the Secretary of the United States Treasury in a manner consistent with determinations of income and area median gross income under Section 8 of the United States Housing Act of 1937, as amended (or, if such program is terminated, under such program as in effect immediately before such determination).

(b) Prior to the commencement of occupancy of any unit to be occupied by a Qualifying Tenant, the prospective tenant's eligibility shall be established by execution and delivery by such prospective tenant of an Income Computation and Certification in the form attached hereto as **Exhibit B** (the "Income Certification") evidencing that the aggregate adjusted income of such prospective tenant does not exceed the applicable income limit. In addition, such prospective tenant shall be required to provide whatever other information, documents or certifications are reasonably deemed necessary by the Borrower or the Issuer to substantiate the Income Certification.

(c) Not less frequently than annually, the Borrower shall determine whether the current aggregate adjusted income of each tenant occupying any unit being treated by the Borrower as occupied by a Qualifying Tenant exceeds the applicable income limit. For such purpose the Borrower shall require each such tenant to execute and deliver the Income Computation and Certification attached hereto as **Exhibit B**; *provided, however*, that for any calendar year during which no unit in the Project is occupied by a new resident who is not a Qualifying Tenant, no Income Computation and Certification for existing tenants shall be required.

(d) Any unit vacated by a Qualifying Tenant shall be treated as continuing to be occupied by such tenant until reoccupied, other than for a temporary period not to exceed 31 days, at which time the character of such unit as a unit occupied by a Qualifying Tenant shall be redetermined.

(e) If an individual's or family's income exceeds the applicable income limit as of any date of determination, the income of such individual or family shall be treated as continuing not to exceed the applicable limit, provided that the income of an individual or family did not exceed the applicable income limit upon commencement of such tenant's occupancy or as of any prior income determination, and provided, further, that if any individual's or family's income as of the most recent income determination exceeds 140% of the applicable income limit, such individual or family shall cease to qualify as a Qualifying Tenant if, prior to the next income determination of such individual or family, any unit in the Project of comparable or smaller size to such individual's or family's unit is occupied by any tenant other than a Qualifying Tenant.

(f) The lease to be utilized by the Borrower in renting any Unit in the Project to a prospective Qualifying Tenant shall provide for termination of the lease and consent by such person to eviction following 30 days' written notice, subject to applicable provisions of Illinois law (including for such purpose all applicable home rule ordinances), for any material misrepresentation made by such person with respect to the Income Certification with the effect that such tenant is not a Qualified Tenant.

(g) All Income Certifications will be maintained on file at the Project as long as any Bonds are outstanding and for five years thereafter with respect to each Qualifying Tenant who occupied a Unit in the Project during the period the restrictions hereunder are applicable, and the Borrower will, promptly upon receipt, file a copy thereof with the Issuer.

(h) On the first day of the Qualified Project Period with respect to the Project, on the fifteenth days of January, April, July and October of each year during the Qualified Project Period with respect to the Project, and within 30 days after the final day of each month in which there occurs any change in the occupancy of a Unit in the Project, the Borrower will submit to the Issuer a "Certificate of Continuing Program Compliance," in the form attached hereto as Exhibit C, executed by the Borrower with respect to the Project.

(i) The Borrower shall submit to the Secretary of the United States Treasury (at such time and in such manner as the Secretary shall prescribe) with respect to the Project an annual certification on Form 8703 as to whether the Project continues to meet the requirements of Section 142(d) of the Code. Failure to comply with such requirement may subject the Borrower to the penalty provided in Section 6652(j) of the Code.

**Section 4. Rental Restrictions.** The Borrower represents, warrants and covenants with respect to the Project that once available for occupancy, each Unit in the Project will be rented or available for rental on a continuous basis to members of the general public (other than (a) Units for resident managers or maintenance personnel, (b) Units for Qualifying Tenants as provided for in Section 3 hereof, (c) Units which may be rented to Qualifying Tenants in accordance with any HUD-approved owner preference granted in accordance with 24 CFR Section 5.655, HUD Occupancy Handbook 4350.3, and which satisfies treasury regulations 1.103-8(b) and 1.42-9, and (d) Units which may be rented under the Section 8 assistance program, which Units (subject to the Section 8 assistance program) shall be leased to eligible tenants in accordance with Section 8 requirements), subject, however, to the requirements of Section 3(a) hereof. Each Qualifying Tenant (as hereinafter defined) occupying a Unit in the Project shall be required to execute a written lease with a stated term of not less than 30 days nor more than one year.

**Section 5. Transfer Restrictions.** The Borrower covenants and agrees that no conveyance, transfer, assignment or any other disposition of title to any portion of the Project (a "Transfer") shall be made prior to the termination of the Rental Restrictions and Occupancy Restrictions hereunder with respect to the Project, unless the transferee pursuant to the Transfer assumes in writing (the "Assumption Agreement"), in a form reasonably acceptable to the Issuer, all of the executory duties and obligations hereunder of the Borrower with respect to such portion of the Project, including those contained in this Section 5, and agrees to cause any subsequent transferee to assume such duties and obligations in the event of a subsequent Transfer by the transferee prior to the termination of the Rental Restrictions and Occupancy Restrictions hereunder with respect to the Project. The Borrower shall deliver the Assumption Agreement to the Issuer at least 30 days prior to a proposed Transfer. This Section 5 shall not apply to any involuntary transfer pursuant to Section 1(c) hereof. This Section shall not be deemed to restrict the transfer of any partnership interest in the Borrower or a transfer by foreclosure or deed in lieu of foreclosure.

**Section 6. Enforcement.**

(a) The Borrower shall permit all duly authorized representatives of the Issuer to inspect any books and records of the Borrower regarding the Project and the incomes of Qualifying Tenants which pertain to compliance with the provisions of this Agreement and Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

(b) In addition to the information provided for in Section 3(i) hereof, the Borrower shall submit any other information, documents or certifications reasonably requested by the Issuer, which the Issuer deems reasonably necessary to substantiate continuing compliance with the provisions of this Agreement and Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

(c) The Issuer and the Borrower each covenants that it will not take or permit to be taken any action within its control that it knows would adversely affect the exclusion of interest on the Bonds from the gross income of the owners thereof for purposes of federal income taxation pursuant to Section 103 of the Code. Moreover, each covenants to take any lawful action within its control (including amendment of this Agreement as may be necessary in the opinion of nationally recognized bond counsel selected by the Issuer) to comply fully with all applicable rules, rulings, policies, procedures, regulations or other official statements promulgated or proposed by the Department of the Treasury or the Internal Revenue Service from time to time pertaining to obligations issued under Section 142(d) of the Code and affecting the Project.

(d) The Borrower covenants and agrees to inform the Issuer by written notice of any violation of its obligations hereunder within five days of first discovering any such violation. If any such violation is not corrected to the satisfaction of the Issuer within the period of time specified by either the Issuer, which shall be (i) the lesser of (A) 45 days after the effective date of any notice to or from the Borrower, or (B) 60 days from the date such violation would have been discovered by the Borrower by the exercise of reasonable diligence, or (ii) such longer period as may be necessary to cure such violation, provided bond counsel (selected by the Issuer) of nationally recognized standing in matters pertaining to the exclusion of interest on municipal

bonds from gross income for purposes of federal income taxation issues an opinion that such extension will not result in the loss of such exclusion of interest on the Bonds, without further notice, the Issuer shall declare a default under this Agreement effective on the date of such declaration of default, and the Issuer shall apply to any court, state or federal, for specific performance of this Agreement or an injunction against any violation of this Agreement, or any other remedies at law or in equity or any such other actions as shall be necessary or desirable so as to correct noncompliance with this Agreement.

(e) The Borrower and the Issuer each acknowledges that the primary purposes for requiring compliance with the restrictions provided in this Agreement are to preserve the exclusion of interest on the Bonds from gross income for purposes of federal income taxation, and that the Issuer, on behalf of the owners of the Bonds, who are declared to be third-party beneficiaries of this Agreement, shall be entitled for any breach of the provisions hereof, to all remedies both at law and in equity in the event of any default hereunder.

(f) In the enforcement of this Agreement, the Issuer may rely on any certificate delivered by or on behalf of the Borrower or any tenant with respect to the Project.

(g) Nothing in this Section shall preclude the Issuer from exercising any remedies it might otherwise have, by contract, statute or otherwise, upon the occurrence of any violation hereunder.

(h) Notwithstanding anything to the contrary contained herein, the Issuer hereby agrees that any cure of any default made or tendered by one or more of the Borrower's partners or Borrower's lenders shall be deemed to be a cure by the Borrower and shall be accepted or rejected on the same basis as if made or tendered by the Borrower.

**Section 7. Covenants To Run With the Land.** The Borrower hereby subjects the Project, to the covenants, reservations and restrictions set forth in this Agreement. The Issuer and the Borrower hereby declare their express intent that the covenants, reservations and restrictions set forth herein shall be deemed covenants, reservations and restrictions running with the land to the extent permitted by law, and shall pass to and be binding upon the Borrower's successors in title to the Project throughout the term of this Agreement. Each and every contract, deed, mortgage, lease or other instrument hereafter executed covering or conveying the Project, the Units or the Site, or any portion thereof or interest therein (excluding any transferee of a limited partnership interest in the Borrower), shall conclusively be held to have been executed, delivered and accepted subject to such covenants, reservations and restrictions, regardless of whether such covenants, reservations and restrictions are set forth in such contract, deed, mortgage, lease or other instrument.

**Section 8. Recording.** The Borrower shall cause this Agreement and all amendments and supplements hereto to be recorded in the conveyance and real property records of Cook County, Illinois, and in such other places as the Issuer may reasonably request. The Borrower shall pay all fees and charges incurred in connection with any such recording.

**Section 9. Agents of the Issuer.** The Issuer shall have the right to appoint agents to carry out any of its duties and obligations hereunder, and shall, upon written request, certify in writing to the other party hereto any such agency appointment.

**Section 10. No Conflict With Other Documents.** The Borrower warrants and covenants that it has not and will not execute any other agreement with provisions inconsistent or in conflict with the provisions hereof (except documents that are subordinate to the provisions hereof), and the Borrower agrees that the requirements of this Agreement are paramount and controlling as to the rights and obligations herein set forth, which supersede any other requirements in conflict herewith.

**Section 11. Interpretation.** Any capitalized terms not defined in this Agreement shall have the same meaning as terms defined in the Bond Issuance Agreement, the Loan Agreement or Section 142(d) of the Code and the regulations heretofore or hereafter promulgated thereunder.

**Section 12. Amendment.** Subject to and any restrictions set forth in the Bond Issuance Agreement, this Agreement may be amended by the parties hereto to reflect changes in Section 142(d) of the Code, the regulations hereafter promulgated thereunder and revenue rulings promulgated thereunder, or in the interpretation thereof.

**Section 13. Severability.** The invalidity of any clause, part or provision of this Agreement shall not affect the validity of the remaining portions thereof.

**Section 14. Notices.** Any notice, demand or other communication required or permitted hereunder shall be in writing and shall be deemed to have been given if and when personally delivered and receipted for, or, if sent by private courier service or sent by overnight mail service, shall be deemed to have been given if and when received (unless the addressee refuses to accept delivery, in which case it shall be deemed to have been given when first presented to the addressee for acceptance), or on the first day after being sent by telegram, or on the third day after being deposited in United States registered or certified mail, postage prepaid. Any such notice, demand or other communication shall be given as provided for in the Bond Issuance Agreement.

**Section 15. Governing Law.** This Agreement shall be construed in accordance with and governed by the laws of the State of Illinois, and where applicable, the laws of the United States of America.

**Section 16. Limited Liability of Borrower.** Notwithstanding any other provision or obligation stated in or implied by this Agreement to the contrary, any and all undertakings and agreements of the Borrower contained herein shall not (other than as expressly provided hereinafter in this paragraph) be deemed, interpreted or construed as the personal undertaking or agreement of, or as creating any personal liability upon, any past, present or future partner of the Borrower, and no recourse (other than as expressly provided hereinafter in this paragraph) shall be had against the property of the Borrower or any past, present or future partner of the Borrower, personally or individually for the performance of any undertaking, agreement or obligation, or the payment of any money, under this Agreement or any document executed or delivered by or on behalf of the Borrower pursuant hereto or in connection herewith, or for any claim based thereon. It is expressly understood and agreed that the Issuer and the registered owners of the Bonds, and their respective successors and assigns, shall have the right to sue for specific performance of this Agreement and to otherwise seek equitable relief for the

enforcement of the obligations and undertakings of the Borrower hereunder, including, without limitation, obtaining an injunction against any violation of this Agreement or the appointment of a receiver to take over and operate all or any portion of the Project in accordance with the terms of this Agreement. This Section shall survive termination of this Agreement.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be signed and sealed by their respective, duly authorized representatives, as of the day and year first above written.

**CITY OF CHICAGO**

(SEAL)

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

ATTEST:

\_\_\_\_\_  
\_\_\_\_\_

**LAWN TERRACE PRESERVATION, L.P.,**  
an Illinois limited partnership

By: Lawn Terrace Preservation, NFP,  
an Illinois not-for-profit corporation  
its General Partner

By: Greater Southwest Development Corporation,  
an Illinois not-for-profit corporation,  
its Sole Member

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

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

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

STATE OF ILLINOIS )  
 ) ss:  
COUNTY OF COOK )

BEFORE ME, the undersigned authority, on this day personally appeared \_\_\_\_\_, \_\_\_\_\_, and \_\_\_\_\_, City Clerk and the Chief Financial Officer of the CITY OF CHICAGO, a municipal corporation and body politic and corporate duly organized and validly existing under the Constitution and laws of the State of Illinois (the "City"), known to me to be the persons whose names are subscribed to the foregoing instrument, and acknowledged to me that each executed the same for the purposes and consideration therein expressed and in the capacity therein stated, as the act and deed of said City.

GIVEN UNDER MY HAND and seal of office, this the \_\_\_\_ day of June, 2016.

[SEAL]

\_\_\_\_\_  
Notary Public in and for the State of Illinois

My commission expires on:

\_\_\_\_\_

STATE OF ILLINOIS )  
 ) ss  
COUNTY OF COOK )

I, the undersigned, a Notary Public in and for the county and State aforesaid, do hereby certify that \_\_\_\_\_, personally known to me to be the \_\_\_\_\_ of Greater Southwest Development Corporation, an Illinois not-for-profit corporation, the Sole Member of Lawn Terrace Preservation, NFP, an Illinois not-for-profit corporation, the General Partner of Lawn Terrace Preservation, L.P., an Illinois limited partnership, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and severally acknowledged that as such officer, he signed and delivered the said instrument, pursuant to authority given by the Board of Directors of Greater Southwest Development Corporation, and as the free and voluntary act and deed of Lawn Terrace Preservation, NFP and Lawn Terrace Preservation, L.P., for the uses and purposes therein set forth.

Given under my hand and official seal this \_\_\_\_ day of \_\_\_\_\_, 2016.

(SEAL)

\_\_\_\_\_  
Notary Public

[(Sub)Exhibit "A" referred to in this Land-Use Restriction Agreement unavailable at time of printing.]

(Sub)Exhibits "B" and "C" referred to in this Land-Use Restriction Agreement read as follows:



(Sub)Exhibit "B".  
(To Land-Use Restriction Agreement)

Income Computation And Certification.\*

Note To Apartment Owner: This form is designed to assist you in computing Annual Income in accordance with the method set forth in the Department of Housing and Urban Development ("HUD") Regulations (24 CFR Part 5). You should make certain that this form is at all times up to date with HUD Regulations. All capitalized terms used herein shall have the meanings set forth in the Land-Use Restriction Agreement, dated as of [Month 1], 2016, between the City of Chicago and Lawn Terrace Preservation, L.P., an Illinois limited liability company (the "Borrower").

Re: Villages of Westhaven  
Chicago, Illinois

I/We, the undersigned, being first duly sworn, state that I/we have read and answered fully and truthfully each of the following questions for all persons who are to occupy the unit in the above apartment project for which application is made. Listed below are the names of all persons who intend to reside in the unit:

Name Of Members Of The Household	Relationship To Head Of Household	Age	Social Security Number	Place Of Employment
_____	Head	_____	_____	_____
_____	Spouse	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____
_____	_____	_____	_____	_____

1. Total Anticipated Income. The total anticipated income, calculated in accordance with this paragraph 6, of all persons listed above for the 12-month period beginning the date that I/we plan to move into a unit (i.e., \_\_\_\_\_) is \$\_\_\_\_\_.

Included in the total anticipated income listed above are:

\_\_\_\_\_

\* The form of Income Computation and Certification shall be conformed to any amendments made to 24 CFR Part 5, or any regulatory provisions promulgated in substitution therefor.

(a) the full amount, before payroll deductions, of wages and salaries, overtime pay, commissions, fees, tips and bonuses, and other compensation for personal services;

(b) the net income from operation of a business or profession or net income from real or personal property (without deducting expenditures for business expansion or amortization or capital indebtedness); an allowance for depreciation of capital assets used in a business or profession may be deducted, based on straight-line depreciation, as provided in Internal Revenue Service regulation; include any withdrawal of cash or assets from the operation of a business or profession, except to the extent the withdrawal is reimbursement of cash or assets invested in the operation by the above persons;

(c) interest and dividends (see 7(C) below);

(d) the full amount of periodic payments received from social security, annuities, insurance policies, retirement funds, pensions, disability or death benefits, and other similar types of periodic receipts, including a lump sum payment for the delayed start of a periodic payment;

(e) payments in lieu of earnings, such as unemployment and disability compensation, workmen's compensation and severance pay;

(f) the amount of any public welfare assistance payment; if the welfare assistance payment includes any amount specifically designated for shelter and utilities that is subject to adjustment by the welfare assistance agency in accordance with the actual cost of shelter and utilities, the amount of welfare assistance income to be included as income shall consist of:

(i) the amount of the allowance or grant exclusive of the amount specifically designated for shelter or utilities, plus

(ii) the maximum amount that the welfare assistance agency could in fact allow the family for shelter and utilities (if the family's welfare assistance is ratably reduced from the standard of need by applying a percentage, the amount calculated under this paragraph 6(f) shall be the amount resulting from one application of the percentage);

(g) periodic and determinable allowances, such as alimony and child support payments and regular contributions or gifts received from persons not residing in the dwelling; and

(h) all regular pay, special pay and allowances of a member of the Armed Forces.

Excluded from such anticipated total income are:

- (a) income from employment of children (including foster children) under the age of 18 years;
- (b) payment received for the care of foster children or foster adults;
- (c) lump-sum additions to family assets, such as inheritances, insurance payments (including payments under health and accident insurance and worker's compensation), capital gains and settlement for personal or property losses;
- (d) amounts received by the family that are specifically for, or in reimbursement of, the cost of medical expenses for any family member;
- (e) income of a live-in aide;
- (f) the full amount of student financial assistance paid directly to the student or to the educational institution;
- (g) special pay to a family member serving in the Armed Forces who is exposed to hostile fire;
- (h) amounts received under training programs funded by the Department of Housing and Urban Development ("HUD");
- (i) amounts received by a disabled person that are disregarded for a limited time for purposes of Supplemental Security Income eligibility and benefits because they are set aside for use under a Plan to Attain Self-Sufficiency (PASS);
- (j) amounts received by a participant in other publicly assisted programs which are specifically for or in reimbursement of out-of-pocket expenses incurred (special equipment, clothing, transportation, child care, etc.) and which are made solely to allow participation in a specific program;
- (k) a resident service stipend in a modest amount (not to exceed \$200 per month) received by a resident for performing a service for the Borrower, on a part-time basis, that enhances the quality of life in the Project, including, but not limited to, fire patrol, hall monitoring, lawn maintenance and resident initiatives coordination (no resident may receive more than one stipend during the same period of time);
- (l) compensation from state or local employment training programs in training of a family member as resident management staff, which compensation is received under employment training programs (including training programs not affiliated with a local government) with clearly defined goals and objectives, and which compensation is excluded only for the period during which the family member participates in the employment training program;
- (m) reparations payment paid by a foreign government pursuant to claims filed under the laws of that government for persons who were persecuted during the Nazi era;

(n) earnings in excess of \$480 for each full-time student, 18 years or older, but excluding the head of household and spouse;

(o) adoption assistance payments in excess of \$480 per adopted child;

(p) deferred periodic payments of supplemental security income and social security benefits that are received in a lump sum payment;

(q) amounts received by the family in the form of refunds or rebates under state or local law for property taxes paid on the dwelling unit;

(r) amounts paid by a state agency to a family with a developmentally disabled family member living at home to offset the cost of services and equipment needed to keep the developmentally disabled family member at home;

(s) temporary, nonrecurring or sporadic income (including gifts); and

(t) amounts specifically excluded by any other federal statute from consideration as income for purposes of determining eligibility or benefits under a category of assistance programs that includes assistance under any program to which the exclusions set forth in 24 CFR 5.609(c) apply.

## 2. Assets.

(a) Do the persons whose income or contributions are included in Item 6 above:

(i) have savings, stocks, bonds, equity in real property or other form of capital investment (excluding the values of necessary items of personal property such as furniture and automobiles, equity in a housing cooperative unit or in a manufactured home in which such family resides, and interests in Indian trust land)?  Yes  No.

(ii) have they disposed of any assets (other than at a foreclosure or bankruptcy sale) during the last two years at less than fair market value?  Yes  No.

(b) If the answer to (i) or (ii) above is yes, does the combined total value of all such assets owned or disposed of by all such persons total more than \$5,000?  Yes  No.

(c) If the answer to (b) above is yes, state:

(i) the total value of all such assets: \$ \_\_\_\_\_;

(ii) the amount of income expected to be derived from such assets in the 12-month period beginning on the date of initial occupancy of the unit that you propose to rent: \$ \_\_\_\_\_; and

(iii) the amount of such income, if any, that was included in Item 6 above:  
\$ \_\_\_\_\_.

3. Full-Time Students.

(a) Are all of the individuals who propose to reside in the unit full-time students?

Yes     No.

A full-time student is an individual enrolled as a full-time student (carrying a subject load that is considered full-time for day students under the standards and practices of the educational institution attended) during each of five calendar months during the calendar year in which occupancy of the unit begins at an educational organization which normally maintains a regular faculty and curriculum and normally has a regularly enrolled body of students in attendance or an individual pursuing a full-time course of institutional or farm training under the supervision of an accredited agent of such an educational organization or of a state or political subdivision thereof.

(b) If the answer to 8(a) is yes, are at least two of the proposed occupants of the unit a husband and wife entitled to file a joint federal income tax return?

Yes     No.

4. Relationship To Project Borrower. Neither myself nor any other occupant of the unit I/we propose to rent is the Borrower, has any family relationship to the Borrower, or owns directly or indirectly any interest in the Borrower. For purposes of this paragraph, indirect ownership by an individual shall mean ownership by a family member, ownership by a corporation, partnership, estate or trust in proportion to the ownership or beneficial interest in such corporation, partnership, estate or trust held by the individual or a family member, and ownership, direct or indirect, by a partner of the individual.

5. Reliance. This certificate is made with the knowledge that it will be relied upon by the Borrower to determine maximum income for eligibility to occupy the unit and is relevant to the status under federal income tax law of the interest on obligations issued to provide financing for the apartment development for which application is being made. I/We consent to the disclosure of such information to the Issuer of such obligations, the holders of such obligations, any fiduciary acting on their behalf and any authorized agent of the Treasury Department or the Internal Revenue Service. I/We declare that all information set forth herein is true, correct and complete and based upon information I/we deem reliable, and that the statement of total anticipated income contained in paragraph 6 is reasonable and based upon such investigation as the undersigned deemed necessary.

6. Further Assistance. I/We will assist the Borrower in obtaining any information or documents required to verify the statements made herein, including, but not limited to,

either an income verification from my/our present employer(s) or copies of federal tax returns for the immediately preceding two calendar years.

7. Misrepresentation. I/We acknowledge that I/we have been advised that the making of any misrepresentation or misstatement in this declaration will constitute a material breach of my/our agreement with the Borrower to lease the unit, and may entitle the Borrower to prevent or terminate my/our occupancy of the unit by institution of an action for ejection or other appropriate proceedings.

I/We declare under penalty of perjury that the foregoing is true and correct.

Executed this \_\_\_\_ day of \_\_\_\_\_ in \_\_\_\_\_, Illinois.

\_\_\_\_\_  
Applicant

\_\_\_\_\_  
Applicant

\_\_\_\_\_  
Applicant

\_\_\_\_\_  
Applicant

[Signature of all persons over the age of 18 years listed in 2 above required.]

Subscribed And Sworn to before me this \_\_\_\_ day of \_\_\_\_\_

(Notary Seal)

Notary Public in and for the State of \_\_\_\_\_

My Commission Expires: \_\_\_\_\_

For Completion By Apartment Owner Only:

1. Calculation of eligible income:

a. Enter amount entered for entire household in 6 above: \$ \_\_\_\_\_

b. (1) if the amount entered in 7(c)(i) above is greater than \$5,000, enter the total amount entered in 7(c)(ii), subtract from that figure the amount entered in 7(c)(iii) and enter the remaining balance (\$ \_\_\_\_\_);

(2) multiply the amount entered in 7(c)(i) times the current passbook savings rate as determined by HUD to determine what the total annual earnings on the amount in 7(c)(ii) would be if invested in passbook savings (\$ \_\_\_\_\_), subtract from that figure the amount entered in 7(c)(iii) and enter the remaining balance (\$ \_\_\_\_\_); and

(3) enter at right the greater of the amount calculated under (1) or (2) above:  
\$ \_\_\_\_\_.

c. Total Eligible Income (Line 1.a plus line 1.b(3)): \$ \_\_\_\_\_

2. The amount entered in 1.c is:

\_\_\_\_\_ Less than 80 percent of Median Gross Income for Area.\*\*

\_\_\_\_\_ More than 80 percent of Median Gross Income for the Area.\*\*\*

3. Number of apartment unit assigned: \_\_\_\_\_

Bedroom Size: \_\_\_\_\_ Rent: \$ \_\_\_\_\_

4. The last tenants of this apartment unit for a period of 31 consecutive days [had/did not have] aggregate anticipated annual income, as certified in the above manner upon their initial occupancy of the apartment unit, of less than 80 percent of Median Gross Income for the Area.

5. Method used to verify applicant(s) income:

\_\_\_\_\_ Employer income verification.

\_\_\_\_\_ Copies of tax returns.

\_\_\_\_\_ Other ( \_\_\_\_\_ )

\_\_\_\_\_  
Borrower or Manager

\*\* "Median Gross Income for the Area" means the median income for the area where the Project is located as determined by the Secretary of Housing and Urban Development under Section 8(f)(3) of the United States Housing Act of 1937, as amended, or if programs under Section 8(f) are terminated, median income determined under the method used by the Secretary prior to the termination. "Median Gross Income for the Area" shall be adjusted for family size.

\*\*\* See footnote 2.

Income Verification  
(For Employed Persons)

The undersigned employee has applied for a rental unit located in a project financed by the City of Chicago. Every income statement of a prospective tenant must be stringently verified. Please indicate below the employee's current annual income from wages, overtime, bonuses, commissions or any other form of compensation received on a regular basis.

Annual wages	_____
Overtime	_____
Bonuses	_____
Commissions	_____
Total current income	_____

I hereby certify that the statements above are true and complete to the best of my knowledge.

_____	_____	_____
Signature	Date	Title

I hereby grant you permission to disclose my income to Lawn Terrace Preservation L.P., an Illinois limited liability company, in order that it may determine my income eligibility for rental of an apartment located in one of its projects which has been financed by the City of Chicago.

_____	_____
Signature	Date

Please send to:

\_\_\_\_\_

\_\_\_\_\_

\_\_\_\_\_



Income Verification.  
(For Self-Employed Persons)

I hereby attach copies of my individual federal and state income tax returns for the immediately preceding two calendar years and certify that the information shown in such income tax returns is true and complete to the best of my knowledge.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Date

*(Sub)Exhibit "C".*  
(To Land-Use Restriction Agreement)

*Certificate Of Continuing Program Compliance.*

The undersigned, manager of Lawn Terrace Preservation L.P., an Illinois limited partnership (the "Borrower"), hereby certifies as follows:

1. The undersigned has read and is thoroughly familiar with the provisions of the Land Use Restriction Agreement, dated as of [Month 1], 2016 (the "Land-Use Restriction Agreement"), between the City of Chicago and the Borrower. All capitalized terms used herein shall have the meanings given in the Land-Use Restriction Agreement.

2. Based on Certificates of Tenant Eligibility on file with the Borrower, as of the date of this Certificate the following number of completed Units in the Project (i) are occupied by Qualifying Tenants (as such term is defined in the Land-Use Restriction Agreement), or (ii) were previously occupied by Lower-Income Tenants and have been vacant and not reoccupied except for a temporary period of no more than 31 days:

Occupied by Qualifying Tenants\*\*\*\*: \_\_\_\_\_ Number of Units

Previously occupied by Qualifying Tenants (vacant and not reoccupied except for a temporary period of no more than 31 days): \_\_\_\_\_ Number of Units

\*\*\*\* A unit all of the occupants of which are full-time students does not qualify as a unit occupied by Qualifying Tenants, unless one or more of the occupants was entitled to file a joint tax return.

3. The total number of completed Units in the Project is \_\_\_\_\_ [Define "Units" here].

4. The total number in 2 is at least 40 percent of the total number in 3 above.

5. No Event of Default (as defined in the Land Use Restriction Agreement) has occurred and is subsisting under the Land Use Restriction Agreement, except as set forth in Schedule A attached hereto.

Lawn Terrace Preservation L.P.,  
an Illinois limited partnership

By: Lawn Terrace Preservation, NFP,  
an Illinois not-for-profit corporation,  
its general partner

By: Greater Southwest Development Corporation,  
an Illinois not-for-profit corporation,  
its sole member

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

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

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

\_\_\_\_\_

CREATION OF VACANT BUILDING TAX INCREMENT FINANCING PURCHASE AND REHABILITATION PROGRAM FOR PULASKI CORRIDOR AND MIDWEST REDEVELOPMENT PROJECT AREAS AND EXECUTION OF AGREEMENTS WITH COMMUNITY INVESTMENT CORPORATION FOR ADMINISTRATION OF PROGRAM.

[O2016-5703]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

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

the expansion of the Vacant Building TIF Purchase and Rehabilitation Program, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

WHEREAS, To induce redevelopment pursuant to the Act in the Pulaski Corridor Redevelopment Project Area (the "Pulaski Corridor Area") of the City, the City Council adopted the following ordinances on June 9, 1999: (1) "An ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Pulaski Corridor Redevelopment Project Area"; (2) "An ordinance of the City of Chicago, Illinois Designating the Pulaski Corridor Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Pulaski Corridor Redevelopment Project Area"; and

WHEREAS, To induce redevelopment pursuant to the Act in the Midwest Redevelopment Project Area (the "Midwest Area") of the City, the City Council adopted the following ordinances on May 17, 2000: (1) "An ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Midwest Redevelopment Project Area"; (2) "An ordinance of the City of Chicago, Illinois Designating the Midwest Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Midwest Redevelopment Project Area"; and

WHEREAS, Numerous homes and residential buildings in the City are vacant; and

WHEREAS, It is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

WHEREAS, By an ordinance adopted by the City Council on May 4, 2011, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for said date at pages 117057 to 117064, inclusive (the "Establishment Ordinance"), the City authorized the Commissioner of the Department of Planning and Development ("DPD") to develop a "Vacant Building TIF Purchase and Rehabilitation Program" ("Program") to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing; and

WHEREAS, The City, through DPD, now desires, in accordance with the Establishment Ordinance, to implement the Program in the Pulaski Corridor Area and to enter into an agreement substantially in the form attached hereto as Exhibit A and made a part hereof, with Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), to perform certain administrative services for the Program in the Pulaski Corridor Area (the "Pulaski Corridor CIC Program Agreement"); and

WHEREAS, The City Council further desires to designate the Pulaski Corridor Area as an eligible TIF area for the Program and to authorize an amount not to exceed \$500,000 to administer the Program in the Pulaski Corridor Area; and

WHEREAS, The City's obligation to provide funds for the Program in the Pulaski Corridor Area will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the Pulaski Corridor Area, or (ii) any other funds legally available to the City for this purpose; and

WHEREAS, The City, through DPD, also desires, in accordance with the Establishment Ordinance, to implement the Program in the Midwest Area and to enter into an agreement substantially in the form attached hereto as Exhibit B and made a part hereof, with Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), to perform certain administrative services for the Program in the Midwest Area (the "Midwest CIC Program Agreement"); and

WHEREAS, The City Council further desires to designate the Midwest Area as an eligible TIF area for the Program and to authorize an amount not to exceed \$1,000,000 to administer the Program in the Midwest Area; and

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

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

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

SECTION 2. The Program in the Pulaski Corridor Area is hereby created, which program shall, among other things, assist developers in the purchase and rehabilitation of new affordable multi-family housing in the Pulaski Corridor Area. An amount not to exceed \$500,000 is hereby appropriated from the Special Tax Allocation Fund of the Pulaski Corridor Area to fund the Program in the Pulaski Corridor Area.

SECTION 3. The Program in the Midwest Area is hereby created, which program shall, among other things, assist developers in the purchase and rehabilitation of new affordable multi-family housing in the Midwest Area. An amount not to exceed \$1,000,000 is hereby appropriated from the Special Tax Allocation Fund of the Midwest Area to fund the Program in the Midwest Area.

SECTION 4. CIC is hereby authorized to administer the Programs in the Pulaski Corridor Area and the Midwest Area, subject to the supervision of DPD.

SECTION 5. The Commissioner of DPD or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to legal form, to negotiate, execute and deliver the Pulaski Corridor CIC Program Agreement and the Midwest CIC Program Agreement, substantially in the form attached hereto as Exhibit A and Exhibit B, respectively, and made a part hereof, and such other supporting documents as may be necessary to carry out and comply with the provisions of the agreements, with such changes, deletions and insertions as shall be approved by the persons executing the agreements.

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

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

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

*Exhibit "A".  
(To Ordinance)*

*Form Of Pulaski Corridor CIC Program Agreement.*

VACANT BUILDING TIF PURCHASE AND REHABILITATION  
PROGRAM AGREEMENT FOR MULTI-FAMILY HOMES  
IN THE PULASKI CORRIDOR REDEVELOPMENT PROJECT AREA  
BETWEEN THE CITY OF CHICAGO AND COMMUNITY INVESTMENT CORPORATION

This Vacant Building TIF Neighborhood Purchase and Rehabilitation Program Agreement for Multi-Family Homes (the "Agreement") is made on \_\_\_\_\_, 2016 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD" or "Department"), and Community Investment Corporation, an Illinois not-for-profit corporation ("CIC").

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

**WHEREAS**, by an ordinance adopted by the City Council of the City on May 4, 2011, the City authorized the Commissioner of DPD to establish a "Vacant Building TIF Purchase and Rehabilitation Program" to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing (the "Program"); and

**WHEREAS**, numerous homes and residential buildings in the City are vacant; and

**WHEREAS**, it is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

**WHEREAS**, by an ordinance adopted by the City Council of the City on \_\_\_\_\_, 2016, the City has approved the execution and delivery of this Agreement to implement a portion of the Program in the Pulaski Corridor Redevelopment Project Area, established pursuant to ordinances passed on June 9, 1999; and

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

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

**ARTICLE I - Incorporation and Recitals**

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

**ARTICLE II - Definitions**

"Affordable Rent" shall mean the rent amounts determined by the City for rental housing pursuant to 24 C.F.R. 570.208(a)(3), as may be adjusted for unit size, based on an income level not to exceed 50% of PMSA Median Income.

"Affordable Rental Housing" means a housing unit that is rented at a rental price that is affordable to Households earning up to 50% of the PMSA Median Income.

"Base Purchase Price" means the purchase price of an Eligible Multi-Family Residential Building, excluding any taxes, insurance, closing costs, or other such costs.

"CIC" means Community Investment Corporation, an Illinois not-for-profit corporation, and its successors and assigns.

"Closing Costs" means reasonable and customary costs, not to exceed 6% of the Base Purchase Price, associated with the closing of the purchase of the Eligible Multi-Family Residential Development, including, but not limited to, transfer taxes, title company charges and recording fees.

"Commissioner" means the commissioner of DPD.

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

"Department" or "DPD" means the Department of Planning and Development.

"Developer" means any person who develops an Eligible Multi-Family Residential Development, but does not include a lender or any governmental entity, and its successors or assigns.

"Development" or "develop" means the substantial rehabilitation of an Eligible Multi-Family Residential Development.

"Eligibility Criteria" means, at the time of the first rental by that Household, a Household earning up to 50% of the PMSA Median Income.

"Eligible Multi-Family Residential Development" means a Multi-Family Residential Development that is:

- (1) vacant or foreclosed (meaning foreclosure proceedings have been completed under State law);
- (2) located in the Eligible TIF Area; and
- (3) in need of substantial rehabilitation.

"Eligible TIF Area" means the Pulaski Corridor Redevelopment Project Area.

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

"Grant" means any conditional grant of funds made by CIC to a Developer from Program Funds.

"Grant Documents" means the agreements entered into between CIC and a Developer in connection with a Grant, the Recapture Mortgage, and any other documents required by either DPD or CIC to be executed in connection with a Grant, which documents shall be in substantially the form approved by the Corporation Counsel.

"Household" means, collectively, all the persons who occupy a Housing Unit as their primary residence.

"Household Income" means the combined income of the members of a Household for the calendar year preceding the date that the application for the Program is filed with CIC.

"Housing Unit" means a room or suite of rooms designed, occupied or intended for occupancy as a separate living quarter with cooking, sleeping and sanitary facilities provided within the unit for the exclusive use of the occupants of the unit; provided that a "housing unit" does not include dormitories, or hotels as that term is defined in Section 13-4-010 of the Chicago Municipal Code.

"Maximum Program Assistance" means the total amount of Purchase Price Assistance and Substantial Rehabilitation Assistance granted to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, but which shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost of the Substantial Rehabilitation of the Eligible Multi-Family Residential Development.

"Multi-Family Residential Development" means a building or group of buildings that contains 6 or more Housing Units that are located within a two block square area to one another and that are designed, arranged, used or intended to be used for residential occupancy.

"PMSA Median Income" means the Primary Metropolitan Statistical Area median income, for the Chicago-Naperville-Joliet, Illinois, Metropolitan Fair Market Rent Area, as determined by the United States Department of Housing and Urban Development from time to time.

"Program" means the Vacant Building TIF Purchase and Rehabilitation Program established pursuant to an Ordinance adopted by the City Council of the City on May 4, 2011, as amended from time to time, and this Agreement.

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

"Purchase Price Assistance" means financial assistance awarded by the Department to a Developer to be used for the base purchase price and closing costs associated with the purchase of an Eligible Multi-Family Residential Development.

"Recapture" means the recapture by CIC or the City of Program Funds from Developers under the Grant Documents as described in Section 4.8.

"Recapture Mortgage" means the recapture mortgage, in a form to be approved by the Corporation Counsel, that shall be recorded with the Office of the Cook County Recorder of Deeds following the closing of a Grant to secure the continuing occupancy requirements set forth in Sections 4.3(h) and 4.8(e) of this Agreement.



"Reservation of Program Funds" means the conditional reservation of funds issued by CIC upon an initial determination of eligibility for the Program by CIC, pursuant to Section 4.3 of the Agreement.

"State" means the State of Illinois.

"Substantial Rehabilitation" means the reconstruction, enlargement, installation, repair, alteration, improvement or renovation of a building, structure or portion thereof requiring a permit issued by the City and costing \$25,000.00 or more per Housing Unit to rehabilitate.

"Substantial Rehabilitation Assistance" means the amount of assistance granted to a Developer under this Program that shall be used for the Substantial Rehabilitation of an Eligible Multi-Family Residential Building.

"Supportive Housing" means a residential development that combines housing with social services, including, but not limited to: job training, life skills training, alcohol and drug abuse counseling, educational programs, and case management.

"TIF Act" means the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq., as amended from time to time

"TIF Area" means a redevelopment project area designated pursuant to the TIF Act.

"Vacant" means a Multi-Family Residential Development, which is lacking the habitual presence of human beings who have a legal right to be on the premises, or at which substantially all lawful residential occupancy has ceased.

### **ARTICLE III - REPRESENTATIONS, WARRANTIES AND COVENANTS**

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

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

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

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

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

(e) no member of the governing body of the City and no other elected official, appointed official, officer, agent, consultant or employee of the City is employed by CIC or has a financial or

economic interest directly in this Agreement or the compensation to be paid hereunder except as may be permitted by the Board of Ethics established pursuant to the Municipal Code of Chicago;

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

#### **ARTICLE IV - Duties and Obligations**

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

4.2 (a) In the Eligible TIF Area, CIC shall use Program Funds authorized by the City for the Eligible TIF Area to provide Purchase Price Assistance and Substantial Rehabilitation Assistance to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, consistent with the provisions of this Agreement.

(b) CIC agrees that the total amount of funds available for the Program in the Eligible TIF Area shall be up to a maximum of \$500,000 and that there have been no representations, assurances or agreements that any other assistance shall be forthcoming from the City. CIC shall provide written notice to the City when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 80% of the Program Funds authorized for the Eligible TIF Area and thereafter when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 100% of the Program Funds authorized for the Eligible TIF Area. Program Funds are deemed committed for purposes of this Section when CIC has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an eligible Developer. No Grants shall be made or committed to be made by CIC hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to CIC pursuant to Section 6.5, exceeding the amounts authorized for the Eligible TIF Area. No Grants shall be made or committed to be made by CIC hereunder when such commitment occurs after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(c) The amount of Program Funds authorized for the Eligible TIF Area may be changed from time to time upon written notice by DPD to CIC, provided that the aggregate amount shall not exceed \$500,000 (or such other amount as the City may determine from time to time).

4.3 CIC shall manage the Program in the following manner (or as otherwise agreed to by DPD and CIC):

(a) CIC will work with DPD to provide information to potential Developers about the availability of the Program, including explaining what the Program offers and the income, property and residency requirements. Program Funds shall be available on a first-come, first-served basis.

(b) CIC shall inform potential Developers of the process and documentation that is required in order for them to both obtain a Reservation of Program Funds and to receive final approval for the Grant.

(c) Before potential Developers can be declared eligible to receive a Reservation of Program Funds, the potential Developer must complete an Application. CIC shall accept and process Applications in the following manner (or as otherwise agreed to by DPD and CIC):

(i) CIC shall make Application forms available at its main office. CIC shall make employees available in person or over the phone to answer inquiries;

(ii) Applications shall also be available by calling CIC, which will mail applications to potential applicants;

(iii) Applications must include a sworn statement of contractor and a narrative of the construction work. Attached to every application shall be a copy of an inspection report for the proposed property prepared by a licensed and bonded contractor, and any other information deemed necessary by CIC or DPD; and

(iv) All Applications shall be returned directly to CIC; the City will not accept Applications.

(v) When Applications are received by CIC, they will be time-stamped and reviewed in the order received. Applications must be complete to be reviewed. CIC shall review all Applications for eligibility, completeness and compliance with the Agreement.

(vi) For each potential Developer, CIC shall obtain title information regarding the Developer and the Multi-Family Residential Development, respectively, and shall verify that rent being charged in the building is, or will be, an Affordable Rent. CIC shall forward the name, address and Social Security number of every applicant to DPD for a scofflaw check. CIC shall perform an initial site visit to verify that the property will qualify. CIC shall approve a scope of work and shall order an appraisal for the property. CIC shall not approve any Application unless a commitment for matching funds required hereunder has been obtained by the Developer.

(vii) CIC will notify applicants if their Application has been approved or rejected. Within 10 days of approving or rejecting an Application, CIC shall notify the applicant in writing of such approval or rejection and shall provide the City with a copy of each such notice. All notices of rejection shall include the reasons for such rejection.

(viii) While Applications will be reviewed in the order of receipt, funds will be provided to Developers in the order in which the Developers meet all the requirements for funding a Grant hereunder.

(ix) If all Program funds in an Eligible TIF Area are fully reserved, CIC will establish a wait list for additional Reservations of Program Funds on a first-come, first-served basis. If a Developer does not use its reserved funds within the required time period, CIC will notify the Developer that the funds are no longer reserved and contact the next Developer on the wait list.

(d) Upon determination by CIC that a Developer is eligible to participate in the Program, CIC may provide the Developer Purchase Price Assistance and Substantial Rehabilitation Assistance, consistent with the provisions of this Agreement, in the applicable amount as set forth in subsection 4.3(e). As a condition of receiving such assistance, the Developer shall be required to establish at least 50% of the Housing Units in the Multi-Family Residential Development as Affordable Rental Housing. If the Development meets one or more of the following criteria, then CIC may provide, if approved by DPD, an amount of assistance greater than the Maximum Program Assistance:

- (i) Will provide Housing Units for Households earning up to 30 percent of the PMSA Median Income;
- (ii) Will provide Supportive Housing;
- (iii) Is located within 500 feet of a school, park, library, or church;
- (iv) Has been designated as a National or City of Chicago Historic Landmark, is listed on the National Register of Historic Places, or is orange- or red-rated in the Chicago Historic Resources Survey; or
- (v) Is located on a block where fifty percent or more of the properties are vacant or foreclosed.

(e) The amount of the Purchase Price Assistance and Substantial Rehabilitation Assistance granted to any Developer for an Eligible Multi-Family Residential Development shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost to Substantially Rehabilitate the Eligible Multi-Family Residential Development. Grant funds awarded under this Program shall be provided on a pro-rata basis with the amount of funds required from the Developer to complete the Development.

(f) The Affordable Rental Housing required by this subsection shall continue to be affordable for a period of 15 years after the time of the issuance of the certificate of occupancy (or after the first day of the initial lease, if no such certificate is issued); provided that if a longer term is required by any other applicable law, the longer term shall apply.

(g) The rental of such Affordable Rental Housing created pursuant to this Agreement shall be made only to Households meeting the eligibility criteria.

(h) Prior to the issuance of a building permit to a Developer for any Eligible Multi-Family Residential Development, CIC shall cause a lien, regulatory agreement or similar instrument ("Recapture Mortgage") to be recorded to secure the requirements of this Agreement and the Recapture of the following amounts:

(i) Upon the rental of any Housing Unit required to be Affordable Rental Housing under this Agreement at a rental price that renders the Housing Unit not Affordable Rental Housing, or to a Household that does not meet the eligibility criteria, the Developer shall pay a fee of \$500.00 per unit per day for each day that the Developer is in noncompliance; provided that prior to the assessment of the penalty, the Developer shall have 90 days, after written notice from DPD, to cure the noncompliance. If after 90 days the Developer fails to cure the noncompliance, the fees shall be assessed from the first day of noncompliance. The 90-day time period to cure the noncompliance may be extended by DPD, for good cause.

#### 4.4 CIC shall provide the following services:

(a) Technical/Rehabilitation Services. CIC shall assist the Developer in the preparation of detailed plans and specifications for the renovation work. CIC must approve the contractor selected, which must be licensed and properly insured; in its approval, CIC shall consider the financial strength and the technical capability of the contractor. CIC shall review the contract(s)

between the Developer and the contractor(s) for the renovation work. While the Developer is not required to use Minority Business Enterprises or Women Business Enterprises for the renovation work, the City shall supply to CIC, and CIC shall make available to each Developer, a current list of contractors and subcontractors which are certified by the City as Minority Business Enterprises or Women Business Enterprises. While the requirements of Section 2-92-330 of the Municipal Code of the City of Chicago (City Resident Employment Requirement) will not apply to the renovation work done pursuant to the Program, CIC shall use its best efforts to recruit and encourage the use of qualified contractors based in Chicago (particularly in the Eligible TIF Area) for the renovation work being funded pursuant to this Agreement.

(b) Requirements for Grants for Eligible Multi-Family Residential Developments. After approving an Application, CIC shall promptly prepare and execute Grant Documents for each Grant. The Grant Documents shall require that:

(i) Program Funds finance only TIF-eligible costs; and

(ii) the Grant Funds shall not be provided unless loan proceeds or other funds from the Developer (which loans may, but shall not be required to, be made by CIC) are available to fully finance the purchase and/or rehabilitation of the Multi-Family Residential Development.

(c) Closing. CIC shall promptly close each Grant. Prior to disbursement of any Program Funds by CIC, CIC shall require each Developer to enter into the Grant Documents. The Grant Documents shall require that the renovation of the Multi-Family Residential Development commences within six months of the date on which a Grant closes. CIC shall provide in all Grant Documents that the City is a third-party beneficiary of the Grant Documents. CIC shall not close each Grant, or provide any Program Funds unless the matching funds described in subsection (b) above are available to the Developer. CIC shall not provide Program Funds to any Developer in an amount in excess of the applicable Maximum Program Assistance; provided, that the maximum amount so provided may be increased with the approval of DPD in accordance with Section 4.3(d).

(d) Disbursement of Grant Funds. The City will place the Grant funds for each Eligible TIF Area into an interest-bearing segregated or escrow account established by CIC for this purpose. Any income earned on amounts held in the account shall be used at the sole discretion of the City; (i) to make Grants hereunder, or (ii) in such other manner as the City determines. CIC shall disburse funds from this account to the City at the written request of the City if income is earned on amounts held in the account. CIC shall make any such disbursement within 30 days of its receipt of the City's request. CIC agrees that any disbursements from this account which are later determined to have been made in violation of this Agreement will be repaid to this account by CIC. Pursuant to the Grant Documents, CIC will draw funds from the segregated account as needed to pay for approved TIF-eligible costs to Developers. Prior to disbursing any funds from this account, CIC shall obtain evidence that the costs being paid for are TIF-eligible costs. Each Grant shall be accounted for separately in the records maintained by CIC.

(e) Monitoring.

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

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

(3) CIC shall monitor the progress of the renovation work to confirm compliance with this Agreement and the Grant Documents. CIC shall make a final inspection of the renovation work at its completion to confirm compliance with this Agreement and the Grant Documents.

(f) Reporting. On a quarterly basis during the term hereof, CIC shall submit to the City a report in a form approved by DPD and containing the following information for each Grant closed during the previous quarter, and for each Developer whose Application has been approved: (i) the address of the Multi-Family Residential Development; (ii) the name and address of each Developer for such Multi-Family Residential Development; (iii) the amount of the applicable Grant and the date of the Grant; (iv) the status of the renovation work on such Multi-Family Residential Development; and (v) evidence that the maximum rental rates charged in any Multi-Family Residential Development do not exceed the maximum amount permitted under this Agreement. In addition, CIC shall also include the following in such report regarding the Program as of the end of the preceding quarter: (i) total number of matching loans approved by CIC; (ii) number of renovations in process; (iii) number of renovations completed; (iv) total amount of Grant funds disbursed hereunder, with a description to include how much was disbursed for each Multi-Family Residential Development; (v) the total amount of interest earned on Grant funds held by CIC; (vi) evidence that no disbursement would result in the funds disbursed by CIC hereunder for any Multi-Family Residential Development exceeding the applicable Maximum Program Assistance; and (vii) the total amount of fees paid to CIC pursuant to Section 6.5. At the end of every quarter, CIC shall deliver a report to the City regarding the application process and listing (A) the total number of Applications, and (B) the total dollar amount of Grants requested, along with any other information requested by the City.

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

4.5 The Grant Documents shall require that each rental unit in a Eligible Multi-Family Residential Development bear rents not greater than the Affordable Rent for such unit at any time during the Affordability Period.

4.6 The Grant Documents shall require that each Developer who renovates housing assisted with Program Funds maintain the premises in compliance with all State and City code requirements.

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



4.8 (a) The Program Funds to be provided to CIC hereunder by the City are a conditional grant, and the use of such funds by CIC and Developers is subject to the compliance by CIC and Developers with certain provisions of this Agreement. The Grant Documents shall provide that Program Funds provided for a Eligible Multi-Family Residential Development shall be subject to Recapture if, at any time during the Affordability Period, the requirements of Section 4.5 are not met (subject to any applicable cure periods in the Grant Documents) with respect to such unit. The amount subject to Recapture shall be calculated as follows, based on when the requirements of Section 4.5 are not met (subject to cure periods as indicated above): if the event of noncompliance takes place within the first year after the applicable Grant has been fully disbursed, then the full amount of the Grant will be subject to Recapture; on the first anniversary of the date that the applicable Grant was fully disbursed, the amount so subject to Recapture will be reduced by 1/15 of the amount of the applicable Grant; and the amount subject to Recapture will be reduced by a like amount each succeeding anniversary, so that on the fifteenth anniversary the amount subject to Recapture will be zero.

(b) Upon the occurrence of any event set forth in paragraph (a) of this Section, CIC shall immediately notify DPD of the occurrence of such event and shall take any or all necessary action to Recapture the aggregate amount of Program Funds provided to each Developer with respect to the Eligible Multi-Family Residential Development, including any late payment penalties due under any of the Grant Documents.

(c) Any monies Recaptured by CIC shall be returned to the City. Funds so recaptured with respect to any Eligible Multi-Family Residential Development may be used only with respect to costs in the tax increment financing redevelopment area in which the Eligible Multi-Family Residential Development is located.

(d) CIC shall include the provisions of this Section in the Grant Documents.

(e) The Recapture right of the City will be secured by a lien, recorded at the time the Grant Documents are signed against the real property on which each Eligible Multi-Family Residential Development is located ("Recapture Mortgage"). The lien shall be in a form acceptable to the City and will be recorded by CIC at no expense to the City. The lien will reflect that the amount subject to Recapture will decline over time.

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

4.10 In its marketing efforts regarding the Program, the City shall notify potential Program applicants that there will be a matching funds requirement (as set forth in Section 4.4(b) hereof).

#### 4.11 Insurance.

(a) CIC must provide and maintain at its own expense, except as may be otherwise provided herein, during the term of this Agreement and during the time period following expiration if CIC is

required to return and perform any of the work or services under the agreement, the insurance coverages and requirements specified below, insuring all operations related to the Agreement.

1) Workers Compensation and Employers Liability

Workers Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employers Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary and Umbrella)

Commercial General Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: All premises and operations, products/completed operations and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work or services.

Subcontractors performing work for CIC must maintain limits of not less than \$1,000,000 with the same terms herein.

3) Automobile Liability (Primary and Umbrella)

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, CIC must provide Automobile Liability Insurance with limits of not less than \$1,000,000 occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, non-contributory basis.

4) Errors & Omissions/Professional Liability

When any Program Managers/Administrators or any other professional consultants perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Agreement. A claim-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Valuable Papers

When any media, data, records, reports, application and other documents are produced or used under this Contract, Valuable Papers Insurance must be maintained in an amount to insure against any loss whatsoever, and must have limits sufficient to pay for the re-creation and reconstruction of such records.

6) Blanket Crime

CIC must provide Blanket Crime coverage covering all persons handling funds under this Agreement against loss by dishonesty, robbery, burglary, theft, destruction, or disappearance, computer fraud, credit card forgery, and other related crime risks. The policy

limit must be written to cover losses in the amount of maximum monies/funds collected, received and in the possession of CIC at any given time.

7) Property

CIC is responsible for all loss or damage to City property at full replacement cost that results from this Agreement.

CIC is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies) owned, rented or used by CIC.

b) CIC must furnish the City of Chicago, Department of Planning and Development, City Hall, Room 1006, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. CIC must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to execution of the Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all requirements. The failure of the City to obtain certificates or other insurance evidence from CIC is not a waiver by the City of any requirements for CIC to obtain and maintain the specified coverages. CIC must advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve CIC of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to stop work until proper evidence of insurance is provided, or the Agreement may be terminated.

The insurance must provide for sixty (60) days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or non-renewed.

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by CIC.

CIC hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by CIC in no way limit CIC's liabilities and responsibilities specified within this Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by CIC under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If CIC is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

CIC must require all subcontractors to provide the insurance required herein, or CIC may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of CIC unless otherwise specified in this Agreement.

If CIC or subcontractor desire additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements, and the City shall promptly notify CIC of any such changes.

#### **ARTICLE V - Events of Default; Remedies**

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

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

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

(c) any change in ownership or control of CIC without prior written notification to the City;

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

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

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

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

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

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

(a) the right to terminate this Agreement as to any or all of the services yet to be performed effective at a time specified by the City;

(b) the right of specific performance, an injunction or any other appropriate equitable remedy;

(c) the right to money damages;

(d) the right to withhold all or any part of the compensation of CIC hereunder; and

(e) the right to deem CIC non-responsible in future contracts to be awarded by the City.

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

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

## **ARTICLE VI - General Provisions**

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

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

the terms of this Agreement for a period of five years after the date of the Grant and provided that the City pays for all grant commitments properly made up to the point of termination pursuant to this Agreement.

6.3 Indemnification. CIC shall pay, indemnify and save the City and the City's officers, employees and agents harmless of, from and against, any and all losses incurred by any such party under this Agreement and any claim brought by reason of any such loss due to CIC's negligence, bad faith or willful misconduct. In the event that any claim is brought against the City or any of the City's officers, employees or agents, by reason of any such loss, CIC, upon notice from the City, covenants to resist and defend such claim on behalf of the City and the City's officers, employees and agents.

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

6.5 Compensation. CIC shall not charge any Eligible Homebuyer any fees or charges for a Grant hereunder. The only compensation received by CIC for performance under this Agreement shall be in accordance with this Section 6.5, as follows:

(a) CIC shall be entitled to compensation hereunder in an amount equal to 3 percent (3%) of the aggregate Program Funds paid by the City for each Eligible Property if CIC is the senior lender or an amount equal to 5 percent (5%) if CIC is not the senior lender.

(b) The City shall not be responsible for the payment of any fees other than as set forth in this Section.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

IF TO CITY:

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

WITH COPIES TO:

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

and

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

IF TO CIC:

Community Investment Corporation  
222 South Riverside Plaza, Suite 2200  
Chicago, Illinois 60606  
Attention: President

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



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

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

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

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

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

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

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

CITY OF CHICAGO

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

COMMUNITY INVESTMENT CORPORATION

By: \_\_\_\_\_  
Its: President

(Sub)Exhibit "A" referred to in this Form of Pulaski Corridor CIC Program Agreement reads as follows:

*(Sub)Exhibit "A".  
(To Form Of Pulaski Corridor CIC Program Agreement)*

*Form Of Counsel's Opinion.*

[To Be Placed On Attorney's Letterhead]

\_\_\_\_\_, 2016.

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

RE: Vacant Building TIF Purchase and Rehabilitation Program Agreement (the "Agreement")

Ladies and Gentlemen:

I have acted as Corporate General Counsel for Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), in connection with the execution and delivery of the Agreement by and among CIC and the City of Chicago, acting by and through its Department of Planning and Development (the "City"). CIC has requested that this opinion be furnished to the City.

In so acting as Corporate General Counsel for CIC I have examined:

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

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

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

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

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

1. CIC is a not-for-profit corporation, duly organized and validly existing under the laws of the State of Illinois, CIC has made all filings required by the laws of the State of Illinois in respect of its formation and continuing existence, and has all requisite authority to carry on its business and to execute and deliver, and to consummate the transactions contemplated by, the Agreement.

2. The Agreement has been duly executed and delivered on behalf of CIC, and constitutes a legal, valid and binding obligation of CIC, enforceable against CIC in accordance with its terms, except to the extent that enforcement of any such terms may be limited by: (a) applicable bankruptcy, reorganization, debt arrangement, insolvency or other similar laws generally affecting creditors' rights; or (b) judicial and public policy limitations upon the enforcement of certain remedies including those which a court of equity may in its discretion decline to enforce.

3. To my knowledge, there is no action, suit or proceeding at law or in equity pending, nor threatened, against or affecting CIC, before any court or before any governmental or administrative agency, which if adversely determined could materially and adversely affect the ability of CIC to perform under the Agreement or any of its business or properties or financial or other conditions.

4. The transactions contemplated by the Agreement are governed by the laws of the State of Illinois.

5. The execution and delivery of the Agreement and the consummation of the transactions contemplated thereby will not constitute:

A. a violation or breach of (i) the Articles of Incorporation of CIC, (ii) the Bylaws of CIC, (iii) any provision of any contract or other instrument to which CIC is bound, or (iv) any order, writ, injunction, decree, statute, rule or regulation binding on CIC; or

B. a breach of any of the provisions of, or constitute a default under, or result in the creation or imposition of any lien or encumbrance upon any of the property of either CIC pursuant to, any agreement or other instrument to which CIC is a party or by which CIC is bound.

6. No action of, or filing with, any governmental or public body is required to authorize, or is otherwise required for the validity of, the execution, delivery and performance of any of the Agreement.

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

Very truly yours,

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*Exhibit "B".  
(To Ordinance)*

*Form Of Midwest CIC Program Agreement.*

**VACANT BUILDING TIF PURCHASE AND REHABILITATION  
PROGRAM AGREEMENT FOR MULTI-FAMILY HOMES  
IN THE MIDWEST REDEVELOPMENT PROJECT AREA  
BETWEEN THE CITY OF CHICAGO AND COMMUNITY INVESTMENT CORPORATION**

This Vacant Building TIF Neighborhood Purchase and Rehabilitation Program Agreement for Multi-Family Homes (the "Agreement") is made on \_\_\_\_\_, 2016 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD" or "Department"), and Community Investment Corporation, an Illinois not-for-profit corporation ("CIC").

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

**WHEREAS**, by an ordinance adopted by the City Council of the City on May 4, 2011, the City authorized the Commissioner of DPD to establish a "Vacant Building TIF Purchase and Rehabilitation Program" to assist in the stabilization of neighborhoods and the City's housing market by providing assistance for the purchase and rehabilitation of vacant housing (the "Program"); and

**WHEREAS**, numerous homes and residential buildings in the City are vacant; and

**WHEREAS**, it is in the best interest of the City to promote and assist in the development of affordable rental housing by establishing programs whereby the City assists in the purchase and rehabilitation of vacant buildings to be developed as affordable rental housing; and

**WHEREAS**, by an ordinance adopted by the City Council of the City on \_\_\_\_\_, 2016, the City has approved the execution and delivery of this Agreement to implement a portion of the Program in the Midwest Redevelopment Project Area, established pursuant to ordinances passed on May 17, 2000; and

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

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

**ARTICLE I - Incorporation and Recitals**

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

## ARTICLE II - Definitions

"Affordable Rent" shall mean the rent amounts determined by the City for rental housing pursuant to 24 C.F.R. 570.208(a)(3), as may be adjusted for unit size, based on an income level not to exceed 50% of PMSA Median Income.

"Affordable Rental Housing" means a housing unit that is rented at a rental price that is affordable to Households earning up to 50% of the PMSA Median Income.

"Base Purchase Price" means the purchase price of an Eligible Multi-Family Residential Building, excluding any taxes, insurance, closing costs, or other such costs.

"CIC" means Community Investment Corporation, an Illinois not-for-profit corporation, and its successors and assigns.

"Closing Costs" means reasonable and customary costs, not to exceed 6% of the Base Purchase Price, associated with the closing of the purchase of the Eligible Multi-Family Residential Development, including, but not limited to, transfer taxes, title company charges and recording fees.

"Commissioner" means the commissioner of DPD.

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

"Department" or "DPD" means the Department of Planning and Development.

"Developer" means any person who develops an Eligible Multi-Family Residential Development, but does not include a lender or any governmental entity, and its successors or assigns.

"Development" or "develop" means the substantial rehabilitation of an Eligible Multi-Family Residential Development.

"Eligibility Criteria" means, at the time of the first rental by that Household, a Household earning up to 50% of the PMSA Median Income.

"Eligible Multi-Family Residential Development" means a Multi-Family Residential Development that is:

- (1) vacant or foreclosed (meaning foreclosure proceedings have been completed under State law);
- (2) located in the Eligible TIF Area; and
- (3) in need of substantial rehabilitation.

"Eligible TIF Area" means the Midwest Redevelopment Project Area.

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

"Grant" means any conditional grant of funds made by CIC to a Developer from Program Funds.

"Grant Documents" means the agreements entered into between CIC and a Developer in connection with a Grant, the Recapture Mortgage, and any other documents required by either DPD or CIC to be executed in connection with a Grant, which documents shall be in substantially the form approved by the Corporation Counsel.

"Household" means, collectively, all the persons who occupy a Housing Unit as their primary residence.

"Household Income" means the combined income of the members of a Household for the calendar year preceding the date that the application for the Program is filed with CIC.

"Housing Unit" means a room or suite of rooms designed, occupied or intended for occupancy as a separate living quarter with cooking, sleeping and sanitary facilities provided within the unit for the exclusive use of the occupants of the unit; provided that a "housing unit" does not include dormitories, or hotels as that term is defined in Section 13-4-010 of the Chicago Municipal Code.

"Maximum Program Assistance" means the total amount of Purchase Price Assistance and Substantial Rehabilitation Assistance granted to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, but which shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost of the Substantial Rehabilitation of the Eligible Multi-Family Residential Development.

"Multi-Family Residential Development" means a building or group of buildings that contains 6 or more Housing Units that are located within a two block square area to one another and that are designed, arranged, used or intended to be used for residential occupancy.

"PMSA Median Income" means the Primary Metropolitan Statistical Area median income, for the Chicago-Naperville-Joliet, Illinois, Metropolitan Fair Market Rent Area, as determined by the United States Department of Housing and Urban Development from time to time.

"Program" means the Vacant Building TIF Purchase and Rehabilitation Program established pursuant to an Ordinance adopted by the City Council of the City on May 4, 2011, as amended from time to time, and this Agreement.

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

"Purchase Price Assistance" means financial assistance awarded by the Department to a Developer to be used for the base purchase price and closing costs associated with the purchase of an Eligible Multi-Family Residential Development.

"Recapture" means the recapture by CIC or the City of Program Funds from Developers under the Grant Documents as described in Section 4.8.

"Recapture Mortgage" means the recapture mortgage, in a form to be approved by the Corporation Counsel, that shall be recorded with the Office of the Cook County Recorder of Deeds following the closing of a Grant to secure the continuing occupancy requirements set forth in Sections 4.3(h) and 4.8(e) of this Agreement.

"Reservation of Program Funds" means the conditional reservation of funds issued by CIC upon an initial determination of eligibility for the Program by CIC, pursuant to Section 4.3 of the Agreement.

"State" means the State of Illinois.

"Substantial Rehabilitation" means the reconstruction, enlargement, installation, repair, alteration, improvement or renovation of a building, structure or portion thereof requiring a permit issued by the City and costing \$25,000.00 or more per Housing Unit to rehabilitate.

"Substantial Rehabilitation Assistance" means the amount of assistance granted to a Developer under this Program that shall be used for the Substantial Rehabilitation of an Eligible Multi-Family Residential Building.

"Supportive Housing" means a residential development that combines housing with social services, including, but not limited to: job training, life skills training, alcohol and drug abuse counseling, educational programs, and case management.

"TIF Act" means the Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1 et seq., as amended from time to time

"TIF Area" means a redevelopment project area designated pursuant to the TIF Act.

"Vacant" means a Multi-Family Residential Development, which is lacking the habitual presence of human beings who have a legal right to be on the premises, or at which substantially all lawful residential occupancy has ceased.

### **ARTICLE III - REPRESENTATIONS, WARRANTIES AND COVENANTS**

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

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

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

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

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



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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

#### **ARTICLE IV - Duties and Obligations**

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

4.2 (a) In the Eligible TIF Area, CIC shall use Program Funds authorized by the City for the Eligible TIF Area to provide Purchase Price Assistance and Substantial Rehabilitation Assistance to a Developer for the purchase and Substantial Rehabilitation of an Eligible Multi-Family Residential Development, consistent with the provisions of this Agreement.

(b) CIC agrees that the total amount of funds available for the Program in the Eligible TIF Area shall be up to a maximum of \$1,000,000 and that there have been no representations, assurances or agreements that any other assistance shall be forthcoming from the City. CIC shall provide written notice to the City when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 80% of the Program Funds authorized for the Eligible TIF Area and thereafter when the aggregate amount of Program Funds committed or paid, including Grants and administrative costs paid to or for the account of CIC pursuant to Section 6.5, equals 100% of the Program Funds authorized for the Eligible TIF Area. Program Funds are deemed committed for purposes of this Section when CIC has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an eligible Developer. No Grants shall be made or committed to be made by CIC hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to CIC pursuant to Section 6.5, exceeding the amounts authorized for the Eligible TIF Area. No Grants shall be made or committed to be made by CIC hereunder when such commitment occurs after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(c) The amount of Program Funds authorized for the Eligible TIF Area may be changed from time to time upon written notice by DPD to CIC, provided that the aggregate amount shall not exceed \$1,000,000 (or such other amount as the City may determine from time to time).

4.3 CIC shall manage the Program in the following manner (or as otherwise agreed to by DPD and CIC):

(a) CIC will work with DPD to provide information to potential Developers about the availability of the Program, including explaining what the Program offers and the income, property and residency requirements. Program Funds shall be available on a first-come, first-served basis.

(b) CIC shall inform potential Developers of the process and documentation that is required in order for them to both obtain a Reservation of Program Funds and to receive final approval for the Grant.

(c) Before potential Developers can be declared eligible to receive a Reservation of Program Funds, the potential Developer must complete an Application. CIC shall accept and process Applications in the following manner (or as otherwise agreed to by DPD and CIC):

(i) CIC shall make Application forms available at its main office. CIC shall make employees available in person or over the phone to answer inquiries;

(ii) Applications shall also be available by calling CIC, which will mail applications to potential applicants;

(iii) Applications must include a sworn statement of contractor and a narrative of the construction work. Attached to every application shall be a copy of an inspection report for the proposed property prepared by a licensed and bonded contractor, and any other information deemed necessary by CIC or DPD; and

(iv) All Applications shall be returned directly to CIC; the City will not accept Applications.

(v) When Applications are received by CIC, they will be time-stamped and reviewed in the order received. Applications must be complete to be reviewed. CIC shall review all Applications for eligibility, completeness and compliance with the Agreement.

(vi) For each potential Developer, CIC shall obtain title information regarding the Developer and the Multi-Family Residential Development, respectively, and shall verify that rent being charged in the building is, or will be, an Affordable Rent. CIC shall forward the name, address and Social Security number of every applicant to DPD for a scofflaw check. CIC shall perform an initial site visit to verify that the property will qualify. CIC shall approve a scope of work and shall order an appraisal for the property. CIC shall not approve any Application unless a commitment for matching funds required hereunder has been obtained by the Developer.

(vii) CIC will notify applicants if their Application has been approved or rejected. Within 10 days of approving or rejecting an Application, CIC shall notify the applicant in writing of such approval or rejection and shall provide the City with a copy of each such notice. All notices of rejection shall include the reasons for such rejection.

(viii) While Applications will be reviewed in the order of receipt, funds will be provided to Developers in the order in which the Developers meet all the requirements for funding a Grant hereunder.

(ix) If all Program funds in an Eligible TIF Area are fully reserved, CIC will establish a wait list for additional Reservations of Program Funds on a first-come, first-served basis. If a Developer does not use its reserved funds within the required time period, CIC will notify the Developer that the funds are no longer reserved and contact the next Developer on the wait list.

(d) Upon determination by CIC that a Developer is eligible to participate in the Program, CIC may provide the Developer Purchase Price Assistance and Substantial Rehabilitation Assistance, consistent with the provisions of this Agreement, in the applicable amount as set forth in subsection 4.3(e). As a condition of receiving such assistance, the Developer shall be required to establish at least 50% of the Housing Units in the Multi-Family Residential Development as Affordable Rental Housing. If the Development meets one or more of the following criteria, then CIC may provide, if approved by DPD, an amount of assistance greater than the Maximum Program Assistance:

- (iii) Will provide Housing Units for Households earning up to 30 percent of the PMSA Median Income;
- (iv) Will provide Supportive Housing;
- (iii) Is located within 500 feet of a school, park, library, or church;
- (iv) Has been designated as a National or City of Chicago Historic Landmark, is listed on the National Register of Historic Places, or is orange- or red-rated in the Chicago Historic Resources Survey; or
- (v) Is located on a block where fifty percent or more of the properties are vacant or foreclosed.

(e) The amount of the Purchase Price Assistance and Substantial Rehabilitation Assistance granted to any Developer for an Eligible Multi-Family Residential Development shall be limited to no greater than 50% of the sum of the Base Purchase Price plus the cost to Substantially Rehabilitate the Eligible Multi-Family Residential Development. Grant funds awarded under this Program shall be provided on a pro-rata basis with the amount of funds required from the Developer to complete the Development.

(f) The Affordable Rental Housing required by this subsection shall continue to be affordable for a period of 15 years after the time of the issuance of the certificate of occupancy (or after the first day of the initial lease, if no such certificate is issued); provided that if a longer term is required by any other applicable law, the longer term shall apply.

(g) The rental of such Affordable Rental Housing created pursuant to this Agreement shall be made only to Households meeting the eligibility criteria.

(h) Prior to the issuance of a building permit to a Developer for any Eligible Multi-Family Residential Development, CIC shall cause a lien, regulatory agreement or similar instrument ("Recapture Mortgage") to be recorded to secure the requirements of this Agreement and the Recapture of the following amounts:

(i) Upon the rental of any Housing Unit required to be Affordable Rental Housing under this Agreement at a rental price that renders the Housing Unit not Affordable Rental Housing, or to a Household that does not meet the eligibility criteria, the Developer shall pay a fee of \$500.00 per unit per day for each day that the Developer is in noncompliance, provided that prior to the assessment of the penalty, the Developer shall have 90 days, after written notice from DPD, to cure the noncompliance. If after 90 days the Developer fails to cure the noncompliance, the fees shall be assessed from the first day of noncompliance. The 90-day time period to cure the noncompliance may be extended by DPD, for good cause.

#### 4.4 CIC shall provide the following services:

(a) Technical/Rehabilitation Services. CIC shall assist the Developer in the preparation of detailed plans and specifications for the renovation work. CIC must approve the contractor selected, which must be licensed and properly insured; in its approval, CIC shall consider the financial strength and the technical capability of the contractor. CIC shall review the contract(s)

between the Developer and the contractor(s) for the renovation work. While the Developer is not required to use Minority Business Enterprises or Women Business Enterprises for the renovation work, the City shall supply to CIC, and CIC shall make available to each Developer, a current list of contractors and subcontractors which are certified by the City as Minority Business Enterprises or Women Business Enterprises. While the requirements of Section 2-92-330 of the Municipal Code of the City of Chicago (City Resident Employment Requirement) will not apply to the renovation work done pursuant to the Program, CIC shall use its best efforts to recruit and encourage the use of qualified contractors based in Chicago (particularly in the Eligible TIF Area) for the renovation work being funded pursuant to this Agreement.

(b) Requirements for Grants for Eligible Multi-Family Residential Developments. After approving an Application, CIC shall promptly prepare and execute Grant Documents for each Grant. The Grant Documents shall require that:

(i) Program Funds finance only TIF-eligible costs; and

(ii) the Grant Funds shall not be provided unless loan proceeds or other funds from the Developer (which loans may, but shall not be required to, be made by CIC) are available to fully finance the purchase and/or rehabilitation of the Multi-Family Residential Development.

(c) Closing. CIC shall promptly close each Grant. Prior to disbursement of any Program Funds by CIC, CIC shall require each Developer to enter into the Grant Documents. The Grant Documents shall require that the renovation of the Multi-Family Residential Development commences within six months of the date on which a Grant closes. CIC shall provide in all Grant Documents that the City is a third-party beneficiary of the Grant Documents. CIC shall not close each Grant, or provide any Program Funds unless the matching funds described in subsection (b) above are available to the Developer. CIC shall not provide Program Funds to any Developer in an amount in excess of the applicable Maximum Program Assistance; provided, that the maximum amount so provided may be increased with the approval of DPD in accordance with Section 4.3(d).

(d) Disbursement of Grant Funds. The City will place the Grant funds for each Eligible TIF Area into an interest-bearing segregated or escrow account established by CIC for this purpose. Any income earned on amounts held in the account shall be used at the sole discretion of the City: (i) to make Grants hereunder, or (ii) in such other manner as the City determines. CIC shall disburse funds from this account to the City at the written request of the City if income is earned on amounts held in the account. CIC shall make any such disbursement within 30 days of its receipt of the City's request. CIC agrees that any disbursements from this account which are later determined to have been made in violation of this Agreement will be repaid to this account by CIC. Pursuant to the Grant Documents, CIC will draw funds from the segregated account as needed to pay for approved TIF-eligible costs to Developers. Prior to disbursing any funds from this account, CIC shall obtain evidence that the costs being paid for are TIF-eligible costs. Each Grant shall be accounted for separately in the records maintained by CIC.

(e) Monitoring.

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

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

(3) CIC shall monitor the progress of the renovation work to confirm compliance with this Agreement and the Grant Documents. CIC shall make a final inspection of the renovation work at its completion to confirm compliance with this Agreement and the Grant Documents.

(f) Reporting. On a quarterly basis during the term hereof, CIC shall submit to the City a report in a form approved by DPD and containing the following information for each Grant closed during the previous quarter, and for each Developer whose Application has been approved: (i) the address of the Multi-Family Residential Development; (ii) the name and address of each Developer for such Multi-Family Residential Development; (iii) the amount of the applicable Grant and the date of the Grant; (iv) the status of the renovation work on such Multi-Family Residential Development; and (v) evidence that the maximum rental rates charged in any Multi-Family Residential Development do not exceed the maximum amount permitted under this Agreement. In addition, CIC shall also include the following in such report regarding the Program as of the end of the preceding quarter: (i) total number of matching loans approved by CIC; (ii) number of renovations in process; (iii) number of renovations completed; (iv) total amount of Grant funds disbursed hereunder, with a description to include how much was disbursed for each Multi-Family Residential Development; (v) the total amount of interest earned on Grant funds held by CIC; (vi) evidence that no disbursement would result in the funds disbursed by CIC hereunder for any Multi-Family Residential Development exceeding the applicable Maximum Program Assistance; and (vii) the total amount of fees paid to CIC pursuant to Section 6.5. At the end of every quarter, CIC shall deliver a report to the City regarding the application process and listing (A) the total number of Applications, and (B) the total dollar amount of Grants requested, along with any other information requested by the City.

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

4.5 The Grant Documents shall require that each rental unit in a Eligible Multi-Family Residential Development bear rents not greater than the Affordable Rent for such unit at any time during the Affordability Period.

4.6 The Grant Documents shall require that each Developer who renovates housing assisted with Program Funds maintain the premises in compliance with all State and City code requirements.

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

4.8 (a) The Program Funds to be provided to CIC hereunder by the City are a conditional grant, and the use of such funds by CIC and Developers is subject to the compliance by CIC and Developers with certain provisions of this Agreement. The Grant Documents shall provide that Program Funds provided for a Eligible Multi-Family Residential Development shall be subject to Recapture if, at any time during the Affordability Period, the requirements of Section 4.5 are not met (subject to any applicable cure periods in the Grant Documents) with respect to such unit. The amount subject to Recapture shall be calculated as follows, based on when the requirements of Section 4.5 are not met (subject to cure periods as indicated above): if the event of noncompliance takes place within the first year after the applicable Grant has been fully disbursed, then the full amount of the Grant will be subject to Recapture; on the first anniversary of the date that the applicable Grant was fully disbursed, the amount so subject to Recapture will be reduced by 1/15 of the amount of the applicable Grant; and the amount subject to Recapture will be reduced by a like amount each succeeding anniversary, so that on the fifteenth anniversary the amount subject to Recapture will be zero.

(b) Upon the occurrence of any event set forth in paragraph (a) of this Section, CIC shall immediately notify DPD of the occurrence of such event and shall take any or all necessary action to Recapture the aggregate amount of Program Funds provided to each Developer with respect to the Eligible Multi-Family Residential Development, including any late payment penalties due under any of the Grant Documents.

(c) Any monies Recaptured by CIC shall be returned to the City. Funds so recaptured with respect to any Eligible Multi-Family Residential Development may be used only with respect to costs in the tax increment financing redevelopment area in which the Eligible Multi-Family Residential Development is located.

(d) CIC shall include the provisions of this Section in the Grant Documents.

(e) The Recapture right of the City will be secured by a lien, recorded at the time the Grant Documents are signed against the real property on which each Eligible Multi-Family Residential Development is located ("Recapture Mortgage"). The lien shall be in a form acceptable to the City and will be recorded by CIC at no expense to the City. The lien will reflect that the amount subject to Recapture will decline over time.

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

4.10 In its marketing efforts regarding the Program, the City shall notify potential Program applicants that there will be a matching funds requirement (as set forth in Section 4.4(b) hereof).

#### 4.11 Insurance.

(a) CIC must provide and maintain at its own expense, except as may be otherwise provided herein, during the term of this Agreement and during the time period following expiration if CIC is



required to return and perform any of the work or services under the agreement, the insurance coverages and requirements specified below, insuring all operations related to the Agreement.

1) Workers Compensation and Employers Liability

Workers Compensation Insurance, as prescribed by applicable law covering all employees who are to provide work under this Contract and Employers Liability coverage with limits of not less than \$500,000 each accident, illness or disease.

2) Commercial General Liability (Primary and Umbrella)

Commercial General Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence for bodily injury, personal injury, and property damage liability. Coverages must include the following: All premises and operations, products/completed operations and contractual liability (not to include Endorsement CG 21 39 or equivalent). The City of Chicago is to be named as an additional insured on a primary, non-contributory basis for any liability arising directly or indirectly from the work or services.

Subcontractors performing work for CIC must maintain limits of not less than \$1,000,000 with the same terms herein.

3) Automobile Liability (Primary and Umbrella)

When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed, CIC must provide Automobile Liability Insurance with limits of not less than \$1,000,000 occurrence for bodily injury and property damage. The City of Chicago is to be named as an additional insured on a primary, non-contributory basis.

4) Errors & Omissions/Professional Liability

When any Program Managers/Administrators or any other professional consultants perform work in connection with this Agreement, Professional Liability Insurance covering acts, errors, or omissions must be maintained with limits of not less than \$1,000,000. When policies are renewed or replaced, the policy retroactive date must coincide with, or precede, start of work on the Agreement. A claim-made policy which is not renewed or replaced must have an extended reporting period of two (2) years.

5) Valuable Papers

When any media, data, records, reports, application and other documents are produced or used under this Contract, Valuable Papers Insurance must be maintained in an amount to insure against any loss whatsoever, and must have limits sufficient to pay for the re-creation and reconstruction of such records.

6) Blanket Crime

CIC must provide Blanket Crime coverage covering all persons handling funds under this Agreement against loss by dishonesty, robbery, burglary, theft, destruction, or disappearance, computer fraud, credit card forgery, and other related crime risks. The policy

limit must be written to cover losses in the amount of maximum monies/funds collected, received and in the possession of CIC at any given time.

7) Property

CIC is responsible for all loss or damage to City property at full replacement cost that results from this Agreement.

CIC is responsible for all loss or damage to personal property (including materials, equipment, tools and supplies) owned, rented or used by CIC.

b) CIC must furnish the City of Chicago, Department of Planning and Development, City Hall, Room 1006, 121 North LaSalle Street 60602, original Certificates of Insurance, or such similar evidence, to be in force on the date of this Agreement, and Renewal Certificates of Insurance, or such similar evidence, if the coverages have an expiration or renewal date occurring during the term of this Agreement. CIC must submit evidence of insurance on the City of Chicago Insurance Certificate Form (copy attached) or equivalent prior to execution of the Agreement. The receipt of any certificate does not constitute agreement by the City that the insurance requirements in the Agreement have been fully met or that the insurance policies indicated on the certificate are in compliance with all requirements. The failure of the City to obtain certificates or other insurance evidence from CIC is not a waiver by the City of any requirements for CIC to obtain and maintain the specified coverages. CIC must advise all insurers of the Agreement provisions regarding insurance. Non-conforming insurance does not relieve CIC of the obligation to provide insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Agreement, and the City retains the right to stop work until proper evidence of insurance is provided, or the Agreement may be terminated.

The insurance must provide for sixty (60) days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or non-renewed.

Any deductibles or self-insured retentions on referenced insurance coverages must be borne by CIC.

CIC hereby waives and agrees to require their insurers to waive their rights of subrogation against the City of Chicago, its employees, elected officials, agents, or representatives.

The coverages and limits furnished by CIC in no way limit CIC's liabilities and responsibilities specified within this Agreement or by law.

Any insurance or self-insurance programs maintained by the City of Chicago do not contribute with insurance provided by CIC under this Agreement.

The required insurance to be carried is not limited by any limitations expressed in the indemnification language in this Agreement or any limitation placed on the indemnity in this Agreement given as a matter of law.

If CIC is a joint venture or limited liability company, the insurance policies must name the joint venture or limited liability company as a named insured.

CIC must require all subcontractors to provide the insurance required herein, or CIC may provide the coverages for subcontractors. All subcontractors are subject to the same insurance requirements of CIC unless otherwise specified in this Agreement.

If CIC or subcontractor desire additional coverages, the party desiring the additional coverages is responsible for the acquisition and cost.

Notwithstanding any provision in the Agreement to the contrary, the City of Chicago Risk Management Department maintains the right to modify, delete, alter or change these requirements, and the City shall promptly notify CIC of any such changes.

#### **ARTICLE V - Events of Default; Remedies**

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

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

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

(c) any change in ownership or control of CIC without prior written notification to the City;

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

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

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

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

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

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

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

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

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

## **ARTICLE VI - General Provisions**

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

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

the terms of this Agreement for a period of five years after the date of the Grant and provided that the City pays for all grant commitments properly made up to the point of termination pursuant to this Agreement.

6.3 Indemnification. CIC shall pay, indemnify and save the City and the City's officers, employees and agents harmless of, from and against, any and all losses incurred by any such party under this Agreement and any claim brought by reason of any such loss due to CIC's negligence, bad faith or willful misconduct. In the event that any claim is brought against the City or any of the City's officers, employees or agents, by reason of any such loss, CIC, upon notice from the City, covenants to resist and defend such claim on behalf of the City and the City's officers, employees and agents.

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

6.5 Compensation. CIC shall not charge any Eligible Homebuyer any fees or charges for a Grant hereunder. The only compensation received by CIC for performance under this Agreement shall be in accordance with this Section 6.5, as follows:

(a) CIC shall be entitled to compensation hereunder in an amount equal to 3 percent (3%) of the aggregate Program Funds paid by the City for each Eligible Property if CIC is the senior lender or an amount equal to 5 percent (5%) if CIC is not the senior lender.

(b) The City shall not be responsible for the payment of any fees other than as set forth in this Section.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

IF TO CITY:

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

WITH COPIES TO:

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

and

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

IF TO CIC:

Community Investment Corporation  
222 South Riverside Plaza, Suite 2200  
Chicago, Illinois 60606  
Attention: President

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

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

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

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

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

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

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



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

CITY OF CHICAGO

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

COMMUNITY INVESTMENT CORPORATION

By: \_\_\_\_\_  
Its: President

(Sub)Exhibit "A" referred to in this Form of Midwest CIC Program Agreement reads as follows:

*(Sub)Exhibit "A".*  
(To Form Of Midwest CIC Program Agreement)

*Form Of Counsel's Opinion.*

[To Be Placed On Attorney's Letterhead]

\_\_\_\_\_, 2016.

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

RE: Vacant Building TIF Purchase and Rehabilitation Program Agreement (the "Agreement")

Ladies and Gentlemen:

I have acted as Corporate General Counsel for Community Investment Corporation, an Illinois not-for-profit corporation ("CIC"), in connection with the execution and delivery of the Agreement by and among CIC and the City of Chicago, acting by and through its Department of Planning and Development (the "City"). CIC has requested that this opinion be furnished to the City.

In so acting as Corporate General Counsel for CIC I have examined:

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

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

I have also assumed, but have no reason to question, the legal capacity, authority and the genuineness of the signatures of and due and proper execution and delivery by the

respective parties other than CIC which has made, executed or delivered or will make, execute and deliver the agreements and documents examined by me.

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

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

1. CIC is a not-for-profit corporation, duly organized and validly existing under the laws of the State of Illinois, CIC has made all filings required by the laws of the State of Illinois in respect of its formation and continuing existence, and has all requisite authority to carry on its business and to execute and deliver, and to consummate the transactions contemplated by, the Agreement.

2. The Agreement has been duly executed and delivered on behalf of CIC, and constitutes a legal, valid and binding obligation of CIC, enforceable against CIC in accordance with its terms, except to the extent that enforcement of any such terms may be limited by: (a) applicable bankruptcy, reorganization, debt arrangement, insolvency or other similar laws generally affecting creditors' rights; or (b) judicial and public policy limitations upon the enforcement of certain remedies including those which a court of equity may in its discretion decline to enforce.

3. To my knowledge, there is no action, suit or proceeding at law or in equity pending, nor threatened, against or affecting CIC, before any court or before any governmental or administrative agency, which if adversely determined could materially and adversely affect the ability of CIC to perform under the Agreement or any of its business or properties or financial or other conditions.

4. The transactions contemplated by the Agreement are governed by the laws of the State of Illinois.

5. The execution and delivery of the Agreement and the consummation of the transactions contemplated thereby will not constitute:

A. a violation or breach of (i) the Articles of Incorporation of CIC, (ii) the Bylaws of CIC, (iii) any provision of any contract or other instrument to which CIC is bound, or (iv) any order, writ, injunction, decree, statute, rule or regulation binding on CIC; or

B. a breach of any of the provisions of, or constitute a default under, or result in the creation or imposition of any lien or encumbrance upon any of the property of either CIC pursuant to, any agreement or other instrument to which CIC is a party or by which CIC is bound.

6. No action of, or filing with, any governmental or public body is required to authorize, or is otherwise required for the validity of, the execution, delivery and performance of any of the Agreement.

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

Very truly yours,

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CREATION OF CITY OF CHICAGO AUTOMATED ENFORCEMENT VIOLATION  
REVIEW AND REFUND ORDINANCE OF YEAR 2016.

[O2016-6707]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance authorizing the creation of the Chicago Automated Enforcement Violation Review and Refund Ordinance of 2016, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, Since 2003, Chapter 9-102 of the Municipal Code of Chicago has empowered the City to impose fines and late payment penalties for automated traffic law enforcement system violations; and

WHEREAS, Since 2012, Chapter 9-101 of the Municipal Code of Chicago has empowered the City to impose fines and late payment penalties for automated speed enforcement system violations; and

WHEREAS, The Municipal Code provided that an initial notice of violation would be sent to persons whose vehicles were detected committing an automated traffic law enforcement system violation or an automated speed enforcement system violation; and

WHEREAS, The initial notice of violation indicated that the recipient could request a hearing to contest the violation, that a failure to pay or contest the violation would result in a determination being entered against the recipient, that a failure to pay the fine in time would result in a late payment penalty being assessed in an amount up to the fine, and that any unpaid fine or penalty would constitute a debt due and owing to the City; and

WHEREAS, Prior to May 6, 2015, the Municipal Code of Chicago provided that a second notice of violation would be sent to the recipient if no response was made to first notice, although the Illinois Vehicle Code does not require the issuance of second notices in connection with these types of violations; and

WHEREAS, The Department did not issue second notices in connection with automated traffic law enforcement system violations or automated speed enforcement system violations; and

WHEREAS, Consistent with the Municipal Code of Chicago's earlier provision for a second notice of violation to be sent, the City should now send a review notice to persons who received but did not respond to an initial notice of violation; and

WHEREAS, Such additional notice should reiterate the recipient's ability to contest liability for the violation by seeking review before an administrative law officer, while also allowing any fines or late payment penalties previously assessed against, or paid by, the recipient to be confirmed if the recipient chooses not to contest his or her liability, or does not prevail before an administrative hearing officer; and

WHEREAS, As of July 1, 2012, the Municipal Code of Chicago was amended to provide the recipient of a determination of liability for an automated traffic law enforcement system violation or an automated speed enforcement system violation 25 days to pay before a late payment penalty could be imposed; and

WHEREAS, After July 1, 2012, the Department, in some cases, continued to impose a late payment penalty after 21 days, based on the prior Code; and

WHEREAS, Those persons against whom a late payment penalty was imposed after 21 days and who paid the penalty before the expiration of 25 days should be afforded the opportunity to seek a refund of that penalty; now, therefore,

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

SECTION I. Title And Recitals. This ordinance shall be known and may be cited as the "City of Chicago Automated Enforcement Violation Review and Refund Ordinance of 2016".

The recitals to this ordinance are incorporated herein.

SECTION II. Definitions. For purposes of this ordinance, the following definitions shall apply:

"Administrative Law Officer" means an administrative law officer appointed by the City's Department of Administrative Hearings to conduct a hearing on an automated traffic law enforcement system or automated speed enforcement system violation pursuant to Chapters 2-14 and 9-100 of the Code.

"City" means the City of Chicago.

"Code" means the Municipal Code of Chicago as amended from time to time.

"Comptroller" means the Comptroller of the City.

"Department" means the Department of Finance of the City.

"Eligible Debtor" means any person who owes debt to the City as the result of a confirmation of liability order or notice issued by an Administrative Law Officer or the Department, respectively, in accordance with Section III of this ordinance.

"Person" means any natural individual, firm, trust, partnership, association, joint venture, corporation or other legal entity, in his or its own capacity or as administrator, conservator, guardian, executor, trustee, receiver or other representative appointed by the court.

"Recipient" means a recipient of a review notice issued pursuant to this ordinance.

### SECTION III.

(a) Review Notice. The Department is hereby authorized to, and shall, issue a review notice to any person to whom a determination of liability for a violation of Section 9-101-020 or 9-102-020 of the Code was mailed between March 23, 2010 and May 14, 2015, who did not: (i) request or receive a hearing on the violation; or (ii) pay the fine for the violation on or prior to the date the determination of liability was mailed; and as to whom liability for the violation has not been released, set aside, or extinguished. The review notice shall include:

- (1) the date and location of the violation;
- (2) the license plate number of the vehicle involved in the violation;
- (3) the Code provision violated;
- (4) the applicable fine;
- (5) a reference to the prior notice that was mailed to the Recipient;
- (6) the total amount of previously paid fine, penalty and collection fee for the violation, if any;
- (7) information about how to view photos and/or video of the violation online; and
- (8) information about how to contest the underlying violation.

A review notice may include the above information for more than one determination of liability issued to the same person. The Department shall issue all review notices within 14 months of the effective date of this ordinance.

(b) Method Of Delivery. The review notice shall be mailed to the person named in the determination of liability by first class mail, postage prepaid. The review notice shall be

mailed to the address to which the determination of liability was issued or to the most current address of the person named in the determination of liability as determined by the Department.

(c) Opportunity To Contest. A Recipient may, within 30 days from the date on which the review notice is sent, request an administrative adjudication to contest the violation based on one or more of the applicable grounds specified in Section 9-100-060 of the Code by: (1) mailing the request; (2) delivering the request in-person; or (3) filing an electronic request. Requests shall be submitted in a form or forms prescribed by the Department. A request shall be deemed timely if the request is filed or delivered, in the form and format prescribed in rules, to the address or electronic location, whichever is applicable, indicated on the notice and:

(1) if filed by mail, the request is postmarked within thirty days of the date on which the review notice is sent; or

(2) if filed electronically or in-person the request is electronically submitted or delivered in-person within thirty days of the date on which the review notice is sent.

(d) Finding. Upon receiving a Recipient's timely request for an administrative adjudication under subsection (c), above, the Department shall refer the matter to an Administrative Law Officer for an administrative correspondence hearing conducted in accordance with Section 9-100-070 of the Code or an administrative in-person hearing conducted in accordance with Section 9-100-080 of the Code, to review the specified violation, as requested by the Recipient.

(1) If upon conclusion of the hearing, the Administrative Law Officer finds that the Recipient is not liable for the violation, the Administrative Law Officer shall issue a written order vacating the prior determination of liability, and any subsequent final determination, as of the date of the hearing; and

(i) if the Recipient has previously paid a fine, late payment penalty or collection fee for the violation, the Administrative Law Officer shall enter an order directing the Comptroller to refund to the Recipient the total amount paid to the City by the Recipient for such fine, late payment penalty or collection fees; or

(ii) if the Recipient has not previously paid a fine, late payment penalty or collection fee for the violation, the Administrative Law Officer shall enter an order extinguishing any debt the Recipient owed to the City for an uncollected fine, late payment penalty or collection fee for the violation.

(2) If upon conclusion of the hearing, the Administrative Law Officer finds that the Recipient is liable for the violation, the Administrative Law Officer shall enter an order confirming liability in the total amount of the earlier fine, late payment penalty and collection fee, whether such amount was paid or unpaid. The confirmation shall be a



new and separate assessment of liability to which all previous payments made in connection with the violation shall be applied. Except as otherwise provided in Section IV of this ordinance, any amount so assessed that was not previously paid shall constitute a debt due and owing the City, which may be enforced in the manner set forth in Section 2-14-103 of the Code.

(e) Administrative Review. An Administrative Law Officer's determination of whether or not liability for a violation exists pursuant to this ordinance shall constitute a final determination for purposes of judicial review under the Illinois Administrative Review Law.

(f) No Response. If a Recipient fails to respond to the review notice, the Department shall mail a written notice to the Recipient confirming liability in the total amount of the earlier fine, late payment penalty and collection fee; whether such amount was paid or unpaid. The confirmation shall be a new and separate assessment of liability to which all previous payments made in connection with the violation shall be applied. Except as otherwise provided in Section IV of this ordinance, any amount so-assessed that was not previously-paid shall constitute a debt due and owing the City, which may be enforced in the manner set forth in Section 2-14-103 of the Code. The Department's confirmation notice issued pursuant to this subsection shall be considered to be a default order for purposes of a petition to set aside the confirmation. An Administrative Law Officer shall review a petition to set aside the Department's confirmation pursuant to Section 2-14-108 of the Code.

(g) Refund-Issuance. Upon receipt by the Department of an Administrative Law Officer's order issued pursuant to Subsection (d)(1)(i) of Section III of this ordinance and a refund application completed by the Recipient, the Comptroller shall issue a refund in the appropriate amount to the Recipient within 90 days by mail to the address provided by the Recipient.

(h) Other Outstanding Debt. Nothing provided in this ordinance shall be construed to prohibit the Comptroller from applying the amount of any refund ordered pursuant to Subsection (d)(1)(i) of Section III of this ordinance to any debt due and owing to the City due to a final determination of liability for a parking, standing, compliance, automated traffic law enforcement system, or automated speed enforcement system violation, and reduce the amount of the refund accordingly, prior to issuing a refund to the Recipient. If any refund is applied pursuant to this subsection, the Department shall notify the Recipient in writing.

(i) Other Enforcement. The City shall not consider any final determination of liability issued with respect to a violation subject to the review notice procedure set forth in this section for purposes of determining whether a vehicle is eligible for immobilization or impoundment under Section 9-100-120 of the Code, or driver's license suspension under Section 9-100-130 of the Code.

#### SECTION IV.

(a) The Department shall establish a debt relief program pursuant to this ordinance. The debt relief program shall provide for relief as provided in this ordinance only if an Eligible Debtor complies with the applicable requirements of the debt relief program during the time provided. The Department may promulgate such rules as are necessary to implement the provisions of Section IV of this ordinance.

(b) If any Eligible Debtor pays the fine for a violation subject to administrative adjudication under this ordinance and applies for a debt relief within 30 days of the issuance of a confirmation of liability on the violation, or within 30 days of the final order disposing of any timely-filed action seeking administrative or judicial review of that confirmation of liability: (1) the Department shall waive all previously-assessed late payment penalties, interest, collection fees, and collection costs for that violation; and (2) the City shall not seek civil or criminal prosecution against the Eligible Debtor for the failure to have paid fines, interest, fees, costs or penalties for that violation.

(c) If the only debt owed by an Eligible Debtor as the result of the confirmation of liability is for late payment penalties or collection fees, the Department shall automatically waive such penalties or fees.

(d) Relief shall be granted only if all of the applicable relief conditions set forth in this ordinance and any rules promulgated thereunder are satisfied by the Eligible Debtor.

#### SECTION V.

(a) For purposes of this Section V of this ordinance, "Person Eligible for Refund of a Late Payment Penalty" means any person who on or after July 1, 2012 and until May 31, 2015: (i) paid a fine for violation of Section 9-101-020 or 9-102-020 of the Code within 25 days of the determination of liability for the violation; and (ii) was charged and paid a late payment penalty for the violation.

(b) The Comptroller shall send a refund notice to a Person Eligible for Refund of a Late Payment Penalty. The notice shall specify: (i) the violation number; (ii) the violation date; (iii) the deadline for requesting a refund; and (iv) information about how to claim a refund.

(c) If a Person Eligible for Refund of a Late Payment Penalty requests a refund within 60 days of the refund notice as provided in the refund notice, the Comptroller shall refund the late payment penalty paid for the violation specified in the refund notice to the Person Eligible for Refund of a Late Payment Penalty.

SECTION VI. If there is a conflict between this ordinance and any provision of the Code, this ordinance shall prevail.

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

AMENDMENT OF TAX INCREMENT FINANCING NEIGHBORHOOD IMPROVEMENT PROGRAM AGREEMENTS WITH NEIGHBORHOOD HOUSING SERVICES, INC. TO CONTINUE ADMINISTRATION OF 119<sup>TH</sup> AND HALSTED, 119<sup>TH</sup>/I-57, 63<sup>RD</sup>/ASHLAND, CENTRAL/WEST, ENGLEWOOD NEIGHBORHOOD AND MIDWEST AREA PROGRAMS.

[O2016-5712]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance authorizing the approval of amendments to the TIF/Neighborhood Improvement Program Agreements for the 119<sup>th</sup> and Halsted Neighborhood Program, the 119<sup>th</sup>/I57 Neighborhood Program, the 63<sup>d</sup>/Ashland Neighborhood Program, the Central/West Neighborhood Program, Englewood Neighborhood Program and the Midwest Neighborhood Program, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City"), pursuant to an ordinance adopted by the City Council on March 29, 2006, established a TIF Neighborhood Improvement program in the 119<sup>th</sup> and Halsted Redevelopment Project Area ("119<sup>th</sup> and Halsted Area") to fund improvements to single-family residential properties in the 119<sup>th</sup> and Halsted Area (the "119<sup>th</sup> and Halsted Program") and, through the Department of Planning and Development ("DPD"), entered into an agreement ("119<sup>th</sup> and Halsted NHS Agreement") with Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS"), which 119<sup>th</sup> and Halsted NHS Agreement, as amended, continues in full force and effect, pursuant to which NHS is performing certain administrative services for the 119<sup>th</sup> and Halsted Program; and

WHEREAS, DPD desires to modify the 119<sup>th</sup> and Halsted Program to i) increase funding by an additional amount not to exceed \$500,000, and ii) enter into an amendment to the 119<sup>th</sup> and Halsted NHS Agreement to enable NHS to perform certain administrative services for the modified 119<sup>th</sup> and Halsted Program (such amendment, the "Second Amended 119<sup>th</sup> and Halsted NHS Agreement", is attached hereto as Exhibit A); and

WHEREAS, The City's obligation to provide funds under the Second Amended 119<sup>th</sup> and Halsted NHS Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the 119<sup>th</sup> and Halsted Area, or (ii) any other funds legally available to the City for this purpose; and

WHEREAS, The City pursuant to an ordinance adopted by the City Council on March 29, 2006, established a TIF Neighborhood Improvement program in the 119<sup>th</sup>/I-57 Redevelopment Project Area ("119<sup>th</sup>/I-57 Area") to fund improvements to single-family residential properties in the 119<sup>th</sup>/I-57 Area (the "119<sup>th</sup>/I-57 Program") and, through DPD, entered into an agreement ("119<sup>th</sup>/I-57 NHS Agreement") with NHS, which 119<sup>th</sup>/I-57 NHS Agreement, as amended, continues in full force and effect, pursuant to which NHS is performing certain administrative services for the 119<sup>th</sup>/I-57 Program; and

WHEREAS, DPD desires to modify the 119<sup>th</sup>/I-57 Program to i) increase funding by an additional amount not to exceed \$1,000,000, and ii) enter into an amendment to the 119<sup>th</sup>/I-57 NHS Agreement to enable NHS to perform certain administrative services for the modified 119<sup>th</sup>/I-57 Program (such amendment, the "Second Amended 119<sup>th</sup>/I-57 NHS Agreement", is attached hereto as Exhibit B); and

WHEREAS, The City's obligation to provide funds under the Second Amended 119<sup>th</sup>/I-57 NHS Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the 119<sup>th</sup>/I-57 Area, or (ii) any other funds legally available to the City for this purpose; and

WHEREAS, The City, pursuant to an ordinance adopted by the City Council on May 4, 2001, established a TIF Neighborhood Improvement program in the 63<sup>rd</sup>/Ashland Redevelopment Project Area ("63<sup>rd</sup>/Ashland Area") to fund improvements to single-family

residential properties in the 63<sup>rd</sup>/Ashland Area (the "63<sup>rd</sup>/Ashland Program") and, through DPD, entered into an agreement ("63<sup>rd</sup>/Ashland NHS Agreement") with NHS, which 63<sup>rd</sup>/Ashland NHS Agreement, as amended, continues in full force and effect, pursuant to which NHS is performing certain administrative services for the 63<sup>rd</sup>/Ashland Program; and

WHEREAS, DPD desires to modify the 63<sup>rd</sup>/Ashland Program to i) increase funding by an additional amount not to exceed \$500,000, and ii) enter into an amendment to the 63<sup>rd</sup>/Ashland NHS Agreement to enable NHS to perform certain administrative services for the modified 63<sup>rd</sup>/Ashland Program (such amendment, the "Second Amended 63<sup>rd</sup>/Ashland NHS Agreement", is attached hereto as Exhibit C); and

WHEREAS, The City's obligation to provide funds under the Second Amended 63<sup>rd</sup>/Ashland NHS Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the 63<sup>rd</sup>/Ashland Area, or (ii) any other funds legally available to the City for this purpose; and

WHEREAS, The City, pursuant to an ordinance adopted by the City Council on December 12, 2007, established a TIF Neighborhood Improvement program in the Central/ West Redevelopment Project Area ("Central/West Area") to fund improvements to single-family residential properties in the Central/West Area (the "Central/West Program") and, through DPD, entered into an agreement ("Central/West NHS Agreement") with NHS, which Central/West NHS Agreement, as amended, continues in full force and effect, pursuant to which NHS is performing certain administrative services for the Central/West Program; and

WHEREAS, DPD desires to modify the Central/West Program to i) increase funding by an additional amount not to exceed \$1,000,000, and ii) enter into an additional amendment to the Central/West NHS Agreement to enable NHS to perform certain administrative services for the modified Central/West Program (such amendment, the "Third Amended Central/West NHS Agreement", is attached hereto as Exhibit D); and

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

WHEREAS, The City, pursuant to an ordinance adopted by the City Council on March 10, 2004, established a TIF Neighborhood Improvement program in the Englewood Neighborhood Redevelopment Project Area ("Englewood Neighborhood Area") to fund improvements to single-family residential properties in the Englewood Neighborhood Area (the "Englewood Neighborhood Program") and, through DPD, entered into an agreement ("Englewood Neighborhood NHS Agreement") with NHS, which Englewood Neighborhood NHS Agreement, as amended, continues in full force and effect, pursuant to which NHS is performing certain administrative services for the Englewood Neighborhood Program; and

WHEREAS, DPD desires to modify the Englewood Neighborhood Program to i) increase funding by an additional amount not to exceed \$1,000,000, and ii) enter into an additional

amendment to the Englewood Neighborhood NHS Agreement to enable NHS to perform certain administrative services for the modified Englewood Neighborhood Program (such amendment, the "Fourth Amended Englewood Neighborhood NHS Agreement", is attached hereto as Exhibit E); and

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

WHEREAS, The City, pursuant to an ordinance adopted by the City Council on October 31, 2001, established a TIF Neighborhood Improvement program in the Midwest Redevelopment Project Area ("Midwest Area") to fund improvements to single-family residential properties in the Midwest Area (the "Midwest Program") and, through DPD, entered into an agreement ("Midwest NHS Agreement") with NHS, which Midwest NHS Agreement, as amended, continues in full force and effect, pursuant to which NHS is performing certain administrative services for the Midwest Program; and

WHEREAS, DPD desires to modify the Midwest Program to i) increase funding by an additional amount not to exceed \$1,000,000, and ii) enter into an additional amendment to the Midwest NHS Agreement to enable NHS to perform certain administrative services for the modified Midwest Program (such amendment, the "Third Amended Midwest NHS Agreement", is attached hereto as Exhibit F); and

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

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

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

SECTION 2. NHS is hereby designated to continue to administer the 119<sup>th</sup> and Halsted, the 119<sup>th</sup>/I-57, the 63<sup>rd</sup>/Ashland, the Central/West, the Englewood Neighborhood, and the Midwest Programs, subject to the supervision of DPD.

SECTION 3. The Commissioner of DPD (the "Commissioner") or a designee of the Commissioner are each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the amendments to the agreements between NHS and the City substantially in the form attached hereto as Exhibits A through F and made a part hereof, and such other supporting documents as may be necessary to carry out and comply with the provisions thereof, with such changes, deletions and insertions as shall be approved by the persons executing the amendments.

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

SECTION 5. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 6. This ordinance shall be effective as of the date of its passage.

Exhibits "A", "B", "C", "D", "E" and "F" referred to in this ordinance read as follows:

*Exhibit "A".*

*Form Of Second Amendment To 119<sup>th</sup> And Halsted  
NHS Agreement With Neighborhood Housing  
Services Of Chicago, Inc.*

This Second Amendment to the TIF Neighborhood Improvement Program Agreement (the "Agreement") is made as of this \_\_\_\_ day of \_\_\_\_\_, 2016 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD"), and Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS").

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

Whereas, To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on February 6, 2002: (1) "An ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the 119<sup>th</sup> and Halsted Redevelopment Project Area"; (2) "An ordinance of the City of Chicago, Illinois Designating the 119<sup>th</sup> and Halsted Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the 119<sup>th</sup> and Halsted Redevelopment Project Area". The redevelopment project area referred to above is referred to herein as the "119<sup>th</sup> and Halsted TIF Area"; and

Whereas, The City, through DPD, established a TIF Neighborhood Improvement program to fund improvements to single-family residential properties in the 119<sup>th</sup> and Halsted TIF Area (the "119<sup>th</sup> and Halsted Program") up to a maximum of \$1,000,000 and, pursuant to an ordinance adopted by the City Council on March 29, 2006, entered into an agreement with NHS ("Agreement") for NHS to perform certain administrative services for the 119<sup>th</sup> and Halsted Program; and

Whereas, The City and NHS entered into a first amendment to the Agreement ("First Amendment"), which modified certain terms and conditions of the 119<sup>th</sup> and Halsted Program and which authorized NHS to continue to provide administrative services for the expanded 119<sup>th</sup> and Halsted Program; and

Whereas, The City now desires to further amend the Agreement with NHS in order to provide an additional \$500,000 to the 119<sup>th</sup> and Halsted Program and to authorize NHS to continue to provide administrative services under the expanded 119<sup>th</sup> and Halsted Program ("Second Amendment"); and

Whereas, The City's obligation to provide funds under the Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the 119<sup>th</sup> and Halsted TIF Area, or (ii) any other funds legally available to the City for this purpose; and

Whereas, By an ordinance adopted by the City Council of the City on \_\_\_\_\_, 2016, the City has approved the execution and delivery of this Second Amendment to the Agreement.

Now, Therefore, In consideration of the mutual promises and covenants set forth below, the parties hereto agree as follows:

*Article I.*

*Incorporation And Recitals.*

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

*Article II.*

*Reaffirmation Of Representations. Warranties And Covenants.*

NHS reaffirms each and every representation, warranty and covenant made in Article III of the Agreement. NHS reaffirms that it has insurance in force that conforms to the requirements of Section 4.9 of the Agreement.



*Article III.*

*Amendments To Agreement, As Previously Amended.*

The Agreement, as previously amended by the First Amendment, is further amended as follows:

(a) Substitute the following text for the current text in Article IV, Section 4.2(a):

(a) The total amount of Program Funds shall be up to \$1,500,000. NHS shall provide written notice to the City when the aggregate amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, equals \$1,400,000 and thereafter when the amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, reaches \$1,500,000. Program Funds are deemed committed for purposes of this section when NHS has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an Eligible Homeowner. Notwithstanding the foregoing, NHS understands and agrees that the City's obligation to provide Program Funds under this Agreement is expressly conditioned upon the availability of unencumbered incremental taxes in the Special Tax Allocation Fund for the 119<sup>th</sup> and Halsted TIF Area. No Grants shall be made or committed to be made by NHS hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to NHS pursuant to Section 6.5, exceeding the available Program Funds in such amount as the City may determine from time to time. No Grants shall be made or committed to be made by NHS hereunder after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(b) Substitute the following text for the current text in Article IV, Section 4.2(b):

(b) As of the date of this Agreement, the total amount of funds available hereunder for use in the 119<sup>th</sup> and Halsted TIF Area is \$1,500,000. This amount may be changed from time to time upon written notice by DPD to NHS, provided that the aggregate amount shall not exceed \$1,500,000 (or such other amount as the City may determine from time to time).

(c) Substitute the following text for the current text in the definition of "Qualified Family":

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

(d) Substitute the following text for the current text in the last paragraph of Article IV, Section 4.3(b):

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

(e) Add the following text to Article IV, Section 4.3(b):

The \$500,000 in Program Funds authorized pursuant to an ordinance adopted by the City Council on \_\_\_\_\_, 2016 shall be used to provide Grants to Eligible Homeowners who were placed on the waiting list that was generated from the Lottery conducted on June 2, 2016.

Except as set forth herein, the Agreement, as previously amended, is not further amended.

*Article IV.*

*Obligation To Provide Documents.*

NHS shall execute and deliver to DPD such documents as may be required by the Corporation Counsel of the City, including, but not limited to, the City's current form of Economic Disclosure Statement.

In Witness Whereof, The City and NHS have executed this First Amendment as of the date first set forth above.

City of Chicago

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

Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation

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

Its: \_\_\_\_\_

*Exhibit "B".*

*Form Of Second Amendment To 119<sup>th</sup>/I-57  
NHS Agreement With Neighborhood  
Housing Services Of Chicago, Inc.*

This Second Amendment to the TIF Neighborhood Improvement Program Agreement (the "Agreement") is made as of this \_\_\_\_\_ day of \_\_\_\_\_, 2016 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD"), and Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS").

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

Whereas, To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on November 6, 2002: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the 119<sup>th</sup>/I-57 Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the 119<sup>th</sup>/I-57 Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the 119<sup>th</sup>/I-57 Redevelopment Project Area". The redevelopment project area referred to above is referred to herein as the "119<sup>th</sup>/I-57 TIF Area"; and

Whereas, The City, through DPD, established a TIF Neighborhood Improvement program to fund improvements to single-family residential properties in the 119<sup>th</sup>/I-57 TIF Area (the "119<sup>th</sup>/I-57 Program") up to a maximum of \$1,000,000 and, pursuant to an ordinance adopted by the City Council on March 29, 2006, entered into an agreement with NHS ("Agreement") for NHS to perform certain administrative services for the 119<sup>th</sup>/I-57 Program; and

Whereas, The City and NHS entered into a first amendment to the Agreement ("First Amendment"), which modified certain terms and conditions of the 119<sup>th</sup>/I-57 Program and which authorized NHS to continue to provide administrative services for the expanded 119<sup>th</sup>/I-57 Program; and

Whereas, The City now desires to further amend the Agreement with NHS in order to provide an additional \$1,000,000 to the 119<sup>th</sup>/I-57 Program and to authorize NHS to continue to provide administrative services under the expanded 119<sup>th</sup>/I-57 Program ("Second Amendment"); and

Whereas, The City's obligation to provide funds under the Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the 119<sup>th</sup>/I-57 TIF Area, or (ii) any other funds legally available to the City for this purpose; and

Whereas, By an ordinance adopted by the City Council of the City on \_\_\_\_\_, 2016, the City has approved the execution and delivery of this Second Amendment to the Agreement.

Now, Therefore, In consideration of the mutual promises and covenants set forth below, the parties hereto agree as follows:

*Article I.*

*Incorporation And Recitals.*

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

*Article II.*

*Reaffirmation Of Representations, Warranties And Covenants.*

NHS reaffirms each and every representation, warranty and covenant made in Article III of the Agreement. NHS reaffirms that it has insurance in force that conforms to the requirements of Section 4.9 of the Agreement.

*Article III.*

*Amendments To Agreement, As Previously Amended.*

The Agreement, as previously amended by the First Amendment, is further amended as follows:

(a) Substitute the following text for the current text in Article IV, Section 4.2(a):

(a) The total amount of Program Funds shall be up to \$2,000,000. NHS shall provide written notice to the City when the aggregate amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, equals \$1,800,000 and thereafter when the amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, reaches \$2,000,000. Program Funds are deemed committed for purposes of this section when NHS has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an Eligible Homeowner. Notwithstanding the foregoing, NHS understands and agrees that the City's obligation to provide Program Funds under this Agreement is expressly conditioned upon the availability of unencumbered incremental taxes in the Special Tax Allocation Fund for the 119<sup>th</sup>/I-57 TIF Area. No Grants shall be made or committed to be made by NHS hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to NHS pursuant to Section 6.5, exceeding the available Program Funds in such amount as the City may determine from time to time. No Grants shall be made or committed to be made by NHS hereunder after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(b) Substitute the following text for the current text in Article IV, Section 4.2(b):

(b) As of the date of this Agreement, the total amount of funds available hereunder for use in the 119<sup>th</sup>/I-57 TIF Area is \$2,000,000. This amount may be changed from time to time upon written notice by DPD to NHS, provided that the aggregate amount shall not exceed \$2,000,000 (or such other amount as the City may determine from time to time).

(c) Substitute the following text for the current text in the definition of "Qualified Family":

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

(d) Substitute the following text for the current text in the last paragraph of Article IV, Section 4.3(b):

To accommodate the possibility that additional Selected Applicants will need to be chosen from eligible Applications because some earlier Applications are not in

compliance with this Agreement, or because Program Funds are still available to make Grants, NHS may establish a waiting list to be chosen by the same lottery process described above. If additional Applications are needed thereafter, then NHS will designate a time and place as set forth above to receive additional Applications.

Except as set forth herein, the Agreement, as previously amended, is not further amended.

*Article IV.*

*Obligation To Provide Documents.*

NHS shall execute and deliver to DPD such documents as may be required by the Corporation Counsel of the City, including, but not limited to, the City's current form of Economic Disclosure Statement.

In Witness Whereof, The City and NHS have executed this Second Amendment as of the date first set forth above.

City of Chicago

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

Neighborhood Housing Services of  
Chicago, Inc., an Illinois not-for-  
profit corporation

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

Its: \_\_\_\_\_

*Exhibit "C".*

*Form Of Second Amendment To 63<sup>rd</sup>/Ashland  
NHS Agreement With Neighborhood  
Housing Services Of Chicago, Inc.*

This Second Amendment to the TIF Neighborhood Improvement Program Agreement (the "Agreement") is made as of this \_\_\_\_ day of \_\_\_\_\_, 2016 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD"), and Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS").

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

Whereas, To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on March 29, 2006: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the 63<sup>rd</sup>/Ashland Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the 63<sup>rd</sup>/Ashland Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the 63<sup>rd</sup>/Ashland Redevelopment Project Area". The redevelopment project area referred to above is referred to herein as the "63<sup>rd</sup>/Ashland TIF Area"; and

Whereas, The City, through DPD, established a TIF Neighborhood Improvement program to fund improvements to single-family residential properties in the 63<sup>rd</sup>/Ashland TIF Area (the "63<sup>rd</sup>/Ashland Program") up to a maximum of \$500,000 and, pursuant to an ordinance adopted by the City Council on May 4, 2011, entered into an agreement with NHS ("Agreement") for NHS to perform certain administrative services for the 63<sup>rd</sup>/Ashland Program; and

Whereas, The City and NHS entered into a first amendment to the Agreement ("First Amendment"), which modified certain terms and conditions of the 63<sup>rd</sup>/Ashland Program and which authorized NHS to continue to provide administrative services for the expanded 63<sup>rd</sup>/Ashland Program; and

Whereas, The City now desires to amend the Agreement with NHS in order to provide an additional \$500,000 to the 63<sup>rd</sup>/Ashland Program and to authorize NHS to continue to provide administrative services under the expanded 63<sup>rd</sup>/Ashland Program ("Second Amendment"); and

Whereas, The City's obligation to provide funds under the Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the 63<sup>rd</sup>/Ashland TIF Area, or (ii) any other funds legally available to the City for this purpose; and

Whereas, By an ordinance adopted by the City Council of the City on \_\_\_\_\_, 2016, the City has approved the execution and delivery of this Second Amendment to the Agreement.

Now, Therefore, In consideration of the mutual promises and covenants set forth below, the parties hereto agree as follows:

*Article I.*

*Incorporation And Recitals.*

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

*Article II.*

*Reaffirmation Of Representations. Warranties And Covenants.*

NHS reaffirms each and every representation, warranty and covenant made in Article III of the Agreement. NHS reaffirms that it has insurance in force that conforms to the requirements of Section 4.9 of the Agreement.

*Article III.*

*Amendments To Agreement, As Previously Amended.*

The Agreement is amended as follows:

(a) Substitute the following text for the current text in Article IV, Section 4.2(a):

(a) The total amount of Program Funds shall be up to \$1,000,000. NHS shall provide written notice to the City when the aggregate amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, equals \$900,000 and thereafter when the amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, reaches \$1,000,000.



Program Funds are deemed committed for purposes of this section when NHS has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an Eligible Homeowner. Notwithstanding the foregoing, NHS understands and agrees that the City's obligation to provide Program Funds under this Agreement is expressly conditioned upon the availability of unencumbered incremental taxes in the Special Tax Allocation Fund for the 63<sup>rd</sup>/Ashland TIF Area. No Grants shall be made or committed to be made by NHS hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to NHS pursuant to Section 6.5, exceeding the available Program Funds in such amount as the City may determine from time to time. No Grants shall be made or committed to be made by NHS hereunder after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(b) Substitute the following text for the current text in Article IV, Section 4.2(b):

(b) As of the date of this Agreement, the total amount of funds available hereunder for use in the 63<sup>rd</sup>/Ashland TIF Area is \$1,000,000. This amount may be changed from time to time upon written notice by DPD to NHS, provided that the aggregate amount shall not exceed \$1,000,000 (or such other amount as the City may determine from time to time).

(c) Substitute the following text for the current text in the last paragraph of Article IV, Section 4.3(b):

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

Except as set forth herein, the Agreement, as previously amended, is not further amended.

#### *Article IV.*

##### *Obligation To Provide Documents.*

NHS shall execute and deliver to DPD such documents as may be required by the Corporation Counsel of the City, including, but not limited to, the City's current form of Economic Disclosure Statement.

In Witness Whereof, The City and NHS have executed this Second Amendment as of the date first set forth above.

City of Chicago

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

Neighborhood Housing Services of  
Chicago, Inc., an Illinois not-for-  
profit corporation

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

Its: \_\_\_\_\_

*Exhibit "D".*

*Form Of Third Amendment To Central/West  
NHS Agreement With Neighborhood  
Housing Services Of Chicago, Inc.*

This Third Amendment to the TIF Neighborhood Improvement Program Agreement (the "Agreement") is made as of this \_\_\_\_\_ day of \_\_\_\_\_, 2016 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD"), and Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS").

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

Whereas, To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on February 16, 2000: (1) "An Ordinance

of the City of Chicago, Illinois Approving a Redevelopment Plan for the Central/West Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Central/West Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Central/West Redevelopment Project Area". The redevelopment project area referred to above is referred to herein, as the "Central/West TIF Area"; and

Whereas, The City, through DPD, established a TIF Neighborhood Improvement program to fund improvements to single-family residential properties in the Central/West TIF Area (the "Central/West Program") up to a maximum of \$1,000,000 and, pursuant to an ordinance adopted by the City Council on December 12, 2007, entered into an agreement with NHS ("Agreement") for NHS to perform certain administrative services for the Central/West Program; and

Whereas, The City and NHS entered into a first amendment to the Agreement ("First Amendment") and a second amendment to the Agreement ("Second Amendment"), each of which modified certain terms and conditions of the Central/West Program and which authorized NHS to continue to provide administrative services for the expanded Central/West Program; and

Whereas, The City now desires to further amend the Agreement, as previously amended, with NHS in order to provide an additional \$1,000,000 to the Central/West Program and to authorize NHS to continue to provide administrative services under the expanded Central/West Program ("Third Amendment"); and

Whereas, The City's obligation to provide funds under the Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the Central/West TIF Area, or (ii) any other funds legally available to the City for this purpose; and

Whereas, By an ordinance adopted by the City Council of the City on \_\_\_\_\_, 2016, the City has approved the execution and delivery of this Third Amendment to the Agreement.

Now, Therefore, In consideration of the mutual promises and covenants set forth below, the parties hereto agree as follows:

*Article I.*

*Incorporation And Recitals.*

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

*Article II.*

*Reaffirmation Of Representations, Warranties And Covenants.*

NHS reaffirms each and every representation, warranty and covenant made in Article III of the Agreement. NHS reaffirms that it has insurance in force that conforms to the requirements of Section 4.9 of the Agreement.

*Article III.*

*Amendments To Agreement, As Previously Amended.*

The Agreement, as previously amended by the First Amendment and Second Amendment, is further amended as follows:

(a) Substitute the following text for the current text in Article IV, Section 4.2(a):

(a) The total amount of Program Funds shall be up to \$2,000,000. NHS shall provide written notice to the City when the aggregate amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, equals \$1,800,000 and thereafter when the amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, reaches \$2,000,000. Program Funds are deemed committed for purposes of this section when NHS has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an Eligible Homeowner. Notwithstanding the foregoing, NHS understands and agrees that the City's obligation to provide Program Funds under this Agreement is expressly conditioned upon the availability of unencumbered incremental taxes in the Special Tax Allocation Fund for the Central/West TIF Area. No Grants shall be made or committed to be made by NHS hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to NHS pursuant to Section 6.5, exceeding the available Program Funds in such amount as the City may determine from time to time. No Grants shall be made or committed to be made by NHS hereunder after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(b) Substitute the following text for the current text in Article IV, Section 4.2(b):

(b) As of the date of this Agreement, the total amount of funds available hereunder for use in the Central/West TIF Area is \$2,000,000. This amount may be changed from time to time upon written notice by DPD to NHS, provided that the aggregate amount shall not exceed \$2,000,000 (or such other amount as the City may determine from time to time).

(c) Substitute the following text for the current text in the last paragraph of Article IV, Section 4.3(b):

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

Except as set forth herein, the Agreement, as previously amended, is not further amended.

*Article IV.*

*Obligation To Provide Documents.*

NHS shall execute and deliver to DPD such documents as may be required by the Corporation Counsel of the City, including, but not limited to, the City's current form of Economic Disclosure Statement.

In Witness Whereof, The City and NHS have executed this Third Amendment as of the date first set forth above.

City of Chicago

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

Neighborhood Housing Services of  
 Chicago, Inc., an Illinois not-for-  
 profit corporation

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

Its: \_\_\_\_\_

*Exhibit "E".**Form Of Fourth Amendment To Englewood Neighborhood  
NHS Agreement With Neighborhood  
Housing Services Of Chicago, Inc.*

This Fourth Amendment to the TIF Neighborhood Improvement Program Agreement (the "Agreement") is made as of this \_\_\_\_ day of \_\_\_\_\_, 2016 by and between the City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD"), and Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS").

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

Whereas, To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on June 27, 2001: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Englewood Neighborhood Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Englewood Neighborhood Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Englewood Neighborhood Redevelopment Project Area". The redevelopment project area referred to above is referred to herein as the "Englewood Neighborhood TIF Area"; and

Whereas, The City, through DPD, established a TIF Neighborhood Improvement program to fund improvements to single-family residential properties in the Englewood Neighborhood TIF Area (the "Englewood Neighborhood Program") up to a maximum of \$1,500,000 and, pursuant to an ordinance adopted by the City Council on March 10, 2004, entered into an agreement with NHS ("Agreement") for NHS to perform certain administrative services for the Englewood Neighborhood Program; and

Whereas, The City and NHS entered into a first amendment to the Agreement ("First Amendment"), which provided an additional \$1,500,000 to the Englewood Neighborhood Program and which authorized NHS to continue to provide administrative services for the expanded Englewood Neighborhood Program; and

Whereas, The City and NHS entered into a second amendment to the Agreement ("Second Amendment"), which provided an additional \$1,000,000 to the Englewood Neighborhood Program and which authorized NHS to continue to provide administrative services for the expanded Englewood Neighborhood Program; and

Whereas, The City and NHS entered into a third amendment to the Agreement ("Third Amendment"), which provided an additional \$1,000,000 to the Englewood Neighborhood Program and which authorized NHS to continue to provide administrative services for the expanded Englewood Neighborhood Program; and

Whereas, The City now desires to further amend the Agreement, as previously amended, with NHS in order to provide an additional \$1,000,000 to the Englewood Neighborhood Program and to authorize NHS to continue to provide administrative services under the expanded Englewood Neighborhood Program ("Fourth Amendment"); and

Whereas, The City's obligation to provide funds under the Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the Englewood Neighborhood TIF Area, or (ii) any other funds legally available to the City for this purpose; and

Whereas, By an ordinance adopted by the City Council of the City on \_\_\_\_\_, 2016, the City has approved the execution and delivery of this Fourth Amendment to the Agreement.

Now, Therefore, In consideration of the mutual promises and covenants set forth below, the parties hereto agree as follows:

*Article I.*

*Incorporation And Recitals.*

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

*Article II.*

*Reaffirmation Of Representations, Warranties And Covenants.*

NHS reaffirms each and every representation, warranty and covenant made in Article III of the Agreement. NHS reaffirms that it has insurance in force that conforms to the requirements of Section 4.9 of the Agreement.

*Article III.*

*Amendments To Agreement, As Previously Amended.*

The Agreement, as previously amended by the First Amendment, Second Amendment and Third Amendment, is further amended as follows:

(a) Substitute the following text for the current text in Article IV, Section 4.2(a):

(a) The total amount of Program Funds shall be up to \$6,000,000. NHS shall provide written notice to the City when the aggregate amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, equals \$5,800,000 and thereafter when the amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, reaches \$6,000,000. Program Funds are deemed committed for purposes of this section when NHS has determined the amount of Program Funds to be the subject of a Grant and sent notice of final approval of an Application pursuant to Section 4.3(e) to an Eligible Homeowner. Notwithstanding the foregoing, NHS understands and agrees that the City's obligation to provide Program Funds under this Agreement is expressly conditioned upon the availability of unencumbered incremental taxes in the Special Tax Allocation Fund for the Englewood Neighborhood TIF Area. No Grants shall be made or committed to be made by NHS hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to NHS pursuant to Section 6.5, exceeding the available Program Funds in such amount as the City may determine from time to time. No Grants shall be made or committed to be made by NHS hereunder after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(b) Substitute the following text for the current text in Article IV, Section 4.2(b):

(b) As of the date of this Agreement, the total amount of funds available hereunder for use in the Englewood Neighborhood TIF Area is \$6,000,000. This amount may be changed from time to time upon written notice by DPD to NHS, provided that the aggregate amount shall not exceed \$6,000,000 (or such other amount as the City may determine from time to time).

(c) Substitute the following text for the current text in the definition of "Qualified Family":

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



Except as set forth herein, the Agreement, as previously amended, is not further amended.

*Article IV.*

*Obligation To Provide Documents.*

NHS shall execute and deliver to DPD such documents as may be required by the Corporation Counsel of the City, including, but not limited to, the City's current form of Economic Disclosure Statement.

In Witness Whereof, The City and NHS have executed this Fourth Amendment as of the date first set forth above.

City of Chicago

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

Neighborhood Housing Services of  
Chicago, Inc., an Illinois not-for-  
profit corporation

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

Its: \_\_\_\_\_

*Exhibit "F".*

*Form Of Third Amendment To Midwest  
NHS Agreement With Neighborhood  
Housing Services Of Chicago, Inc.*

This Third Amendment to the TIF Neighborhood Improvement Program Agreement (the "Agreement") is made as of this \_\_\_\_ day of \_\_\_\_\_, 2016 by and between the

City of Chicago, a municipal corporation and home rule unit of local government existing under the 1970 Constitution of the State of Illinois (the "City"), acting through its Department of Planning and Development ("DPD"), and Neighborhood Housing Services of Chicago, Inc., an Illinois not-for-profit corporation ("NHS").

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

Whereas, To induce redevelopment pursuant to the Act, the City Council of the City (the "City Council") adopted the following ordinances on May 17, 2000: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Midwest Redevelopment Project Area"; (2) "An Ordinance of the City of Chicago, Illinois Designating the Midwest Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act"; and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Midwest Redevelopment Project Area". The redevelopment project area referred to above is referred to herein as the "Midwest TIF Area"; and

Whereas, The City, through DPD, established a TIF Neighborhood Improvement program to fund improvements to single-family residential properties in the Midwest TIF Area (the "Midwest Program") up to a maximum of \$2,250,000 and, pursuant to an ordinance adopted by the City Council on October 31, 2001, entered into an agreement with NHS ("Agreement") for NHS to perform certain administrative services for the Midwest Program; and

Whereas, The City and NHS entered into a first amendment to the Agreement ("First Amendment"), which provided an additional \$2,500,000 to the Midwest Program and which authorized NHS to continue to provide administrative services for the expanded Midwest Program; and

Whereas, The City and NHS entered into a second amendment to the Agreement ("Second Amendment"), which modified certain terms and conditions of the Midwest Program and which authorized NHS to continue to provide administrative services for the expanded Midwest Program; and

Whereas, The City now desires to further amend the Agreement, as previously amended, with NHS in order to provide an additional \$1,000,000 to the Midwest Program and to authorize NHS to continue to provide administrative services under the expanded Midwest Program ("Third Amendment"); and

Whereas, The City's obligation to provide funds under the Agreement will be met through (i) incremental taxes deposited in the Special Tax Allocation Fund of the Midwest TIF Area, or (ii) any other funds legally available to the City for this purpose; and

Whereas, By an ordinance adopted by the City Council of the City on \_\_\_\_\_, 2016, the City has approved the execution and delivery of this Third Amendment to the Agreement.

Now, Therefore, In consideration of the mutual promises and covenants set forth below, the parties hereto agree as follows:

*Article I.*

*Incorporation And Recitals.*

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

*Article II.*

*Reaffirmation Of Representations, Warranties And Covenants.*

NHS reaffirms each and every representation, warranty and covenant made in Article III of the Agreement. NHS reaffirms that it has insurance in force that conforms to the requirements of Section 4.9 of the Agreement.

*Article III.*

*Amendments To Agreement, As Previously Amended.*

The Agreement, as previously amended by the First Amendment and Second Amendment, is further amended as follows:

(a) Substitute the following text for the current text in Article IV, Section 4.2(a):

(a) The total amount of Program Funds shall be up to \$5,750,000. NHS shall provide written notice to the City when the aggregate amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, equals \$5,550,000 and thereafter when the amount of Program Funds committed or paid hereunder, including Grants and administrative costs paid to or for the account of NHS pursuant to Section 6.5, reaches \$5,750,000. Program Funds are deemed committed for purposes of this section when NHS has determined the amount of Program Funds to be the subject of a Grant and sent notice

of final approval of an Application pursuant to Section 4.3(e) to an Eligible Homeowner. Notwithstanding the foregoing, NHS understands and agrees that the City's obligation to provide Program Funds under this Agreement is expressly conditioned upon the availability of unencumbered incremental taxes in the Special Tax Allocation Fund for the Midwest TIF Area. No Grants shall be made or committed to be made by NHS hereunder when such commitment would result in the aggregate amount of Grants, together with all administrative costs related to such Grants paid to NHS pursuant to Section 6.5, exceeding the available Program Funds in such amount as the City may determine from time to time. No Grants shall be made or committed to be made by NHS hereunder after the date of receipt of the notice from the City described in Section 6.2 hereof regarding the termination of this Agreement.

(b) Substitute the following text for the current text in Article IV, Section 4.2(b):

(b) As of the date of this Agreement, the total amount of funds available hereunder for use in the Midwest TIF Area is \$5,750,000. This amount may be changed from time to time upon written notice by DPD to NHS, provided that the aggregate amount shall not exceed \$5,750,000 (or such other amount as the City may determine from time to time).

(c) Substitute the following text for the current text in the definition of "Qualified Family":

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

Except as set forth herein, the Agreement, as previously amended, is not further amended.

#### *Article IV.*

##### *Obligation To Provide Documents.*

NHS shall execute and deliver to DPD such documents as may be required by the Corporation Counsel of the City, including, but not limited to, the City's current form of Economic Disclosure Statement.

In Witness Whereof, The City and NHS have executed this Third Amendment as of the date first set forth above.

City of Chicago

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

Neighborhood Housing Services of  
Chicago, Inc., an Illinois not-for-  
profit corporation

By: \_\_\_\_\_  
Its: \_\_\_\_\_

\_\_\_\_\_

WAIVER OF BUILDING AND FACILITY-RELATED PERMIT AND LICENSE FEES  
FOR BOARD OF EDUCATION OF CHICAGO.

[O2016-5603]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance concerning the authority to approve fee waivers and the refunding of fees paid by the Chicago Public Schools, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

*Nays* -- Alderman D. Moore -- 1.

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

The following is said ordinance as passed:

WHEREAS, Section 2-8-065 of the Municipal Code of Chicago prohibits individual fee waivers for any person, including, but not limited to any not-for-profit corporation, except as provided in Section 2-8-065(c); and

WHEREAS, Section 2-8-065(c) provides that individual fee waivers are permitted for "governmental entities" as defined in Section 2-8-065(a); and

WHEREAS, The Board of Education of the City of Chicago is a governmental entity created pursuant to State Statute, 105 ILCS 5/34, et seq.; now, therefore,

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

SECTION 1. Notwithstanding any provision of the Municipal Code of Chicago to the contrary, all permits for demolition, construction, alteration, repair, renovation, rehabilitation and inspection filed by the Chicago Board of Education ("Board") or its contractors for buildings and facilities used for public or governmental purposes shall be issued without charge. This section shall also exempt the Board and its contractors from the payment of all permit fees, inspection fees, annual inspection fees, application fees, plan, review fees, license fees, fees to cut-off or reconnect water and sewer lines, fees to occupy or use the public way, and fees to install or maintain temporary driveways, canopies, barricades or other structures on the public way, in connection with any of the foregoing work, for all buildings, facilities and improvements operated by the Board or its contractors for public or governmental use.

Provided, however, that the fee waivers authorized under this section shall not apply in connection with any monies owed by the City to any third party for any service provided to the City by such third party under the Department of Buildings' developer services program or under any other City program.

Provided further, that as a continuing condition to the grant of this waiver, all work requiring the submission of plans shall be done in accordance with plans submitted to and approved by the Department of Buildings or other appropriate City department; all required permits and licenses shall be obtained; and said building, land and facilities, and all appurtenances thereto, shall be constructed and maintained in compliance with the applicable provisions of this Code and any rules duly promulgated thereunder.

SECTION 2. The Board shall submit to the Office of Budget and Management ("OBM"), on an annual basis, a written report summarizing the number and type of fee waivers granted to the Board and its contractors under Section 1 of this ordinance, and the amount of each fee so waived. Such written report shall be submitted in the manner and form acceptable to OBM.

SECTION 3. The Board and its contractors shall be entitled to a refund of City fees which it has paid and from which it is exempt under Section 1 of this ordinance during the time period in Section 4 of this ordinance.

SECTION 4. This ordinance shall take full force and effect upon its passage and approval; shall be retroactive to January 1, 2016; and shall be in force until December 31, 2018.

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SUPPORT OF COOK COUNTY CLASS L TAX INCENTIVE FOR PROPERTY AT  
312 N. CARPENTER ST.

[O2016-5635]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an ordinance authorizing the approval of a Class L real estate tax incentive classification for property located at 312 North Carpenter Street owned by MC ASB 312 Carpenter LLC, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The Cook County Board of Commissioners has enacted the Real Property Assessment Classification Ordinance, as amended (the "Classification Ordinance"), which establishes the Class L property tax classification to encourage the preservation and rehabilitation of certain historically and architecturally significant buildings, which will enhance the general character of real estate in the county and contribute to the economic well-being of the county by increasing the level of economic activity, increasing employment opportunities and contributing to the long-term growth of the real property tax base; and

WHEREAS, MC ASB 312 Carpenter LLC, a Delaware limited liability company (the "Owner"), is the owner of the historic building (the "Building") located at 312 North Carpenter Street in Chicago, Illinois, as more precisely described in Exhibit 1 attached hereto and hereby made a part hereof (the land and improvements thereon being herein referred to as the "Project Real Estate"); and



WHEREAS, The City Council of the City (the "City Council") adopted an ordinance on July 29, 2015, designating the area encompassing the Building, otherwise known as the Fulton-Randolph Market District, as a Chicago landmark pursuant to the criteria established in Section 2-120-580, et seq. of the Municipal Code of Chicago identifies the Building as a Contributing Building within the Fulton-Randolph Market District, and such designation as a Chicago landmark meets the definition of landmark pursuant to Section 1 of the Classification Ordinance; and

WHEREAS, The Owner proposes to rehabilitate the Building thereby preserving the historic building, increasing employment opportunities in the area and contributing to the long-term growth of the real property tax base (the "Project"); and

WHEREAS, It is anticipated that the Project may require a transfer of a beneficial interest in the Owner to one or more entities who will receive an allocation of federal historic rehabilitation tax credits ("Tax Credit Investors"); and

WHEREAS, The Owner anticipates using the Building for commercial purposes after the Project is completed (the "Use"); and

WHEREAS, The Owner has applied to the Office of the Assessor of Cook County, Illinois (the "Assessor"), for designation of the Project Real Estate as a Class L classification eligible for certain real estate tax incentives pursuant to the Classification Ordinance; and

WHEREAS, Pursuant to the Classification Ordinance, the Class L classification is available to real estate which is to be used for commercial or industrial purposes and which (1) is a landmark (as defined in the Classification Ordinance); and (2) has undergone Substantial Rehabilitation (as defined in the Classification Ordinance), which constitutes an investment by the owner of at least 50 percent of the building's full market value as determined by the Assessor in the assessment year prior to the commencement of the Substantial Rehabilitation; and the Class L incentive shall apply to the Building only, except that if the entire building has been vacant and unused for at least 24 continuous months prior to the filing of the eligibility application with the Assessor, the land upon which the Building is situated shall be eligible for the incentive; and

WHEREAS, The Classification Ordinance requires that, in connection with the filing of a Class L eligibility application with the Assessor, an applicant must obtain from the unit of local government in which the real estate is located, an ordinance or resolution which expressly states that the local government: 1) has determined that the incentive provided by Class L is necessary for the Substantial Rehabilitation of the property; 2) supports and consents to the granting of the incentive; and 3) has reviewed and accepted its Preservation Commission's (as defined in the Classification Ordinance) written recommendation of the project for the Class L incentive, specifying the project budget and proposed scope of the work, which meets or exceeds the Standards of the United States Department of the Interior for Rehabilitation, Preservation, Restoration, and Reconstruction of historic properties; and

WHEREAS, The City is a Certified Local Government as defined in the Classification Ordinance and has established the City of Chicago Commission on Chicago Landmarks (the "Landmarks Commission"), and such Landmarks Commission is a Preservation Commission (as defined in the Classification Ordinance); and

WHEREAS, On March 3, 2016, the Landmarks Commission issued a written recommendation of the Project to the City Council recommending that the Project be approved by the Assessor for the Class L incentive, a copy of which is attached hereto as Exhibit 2 and hereby made a part hereof; and

WHEREAS, The Project Real Estate shall have been occupied and used for the 24-month period prior to the filing of the Class L eligibility application with the Assessor, making the Class L incentive applicable to the Building only; and

WHEREAS, The Department of Planning and Development of the City ("DPD") has reviewed the proposed Project, has determined that it meets the necessary eligibility requirements for Class L designation, and hereby recommends to City Council that the City expressly determine by ordinance that: 1) the incentive provided by Class L is necessary for the Substantial Rehabilitation of the Project Real Estate; 2) the City supports and consents to the granting of the incentive; and 3) the City has reviewed and accepted the Landmarks Commission's written recommendation of the Project for the Class L incentive, specifying the Project budget and proposed scope of the work, and specifying that the Project meets or exceeds the Standards of the United States Department of the Interior for Rehabilitation, Preservation, Restoration, and Reconstruction of historic properties; now, therefore,

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

SECTION 1. The above recitals are hereby expressly incorporated as if fully set forth herein.

SECTION 2. The City hereby determines that the incentive provided by Class L is necessary for the Substantial Rehabilitation of the Project Real Estate.

SECTION 3. The City hereby expressly supports and consents to the granting of the Class L incentive. The City's support and consent to the grant of certification for the Class L incentive for the Project Real Estate is expressly conditioned upon the substantial completion of the Project as proposed by the Owner and approved by the City, both upon completion of the Substantial Rehabilitation of the Project Real Estate and during the term of the Class L incentive.

SECTION 4. The Project is anticipated to be completed by March 31, 2017. The Commissioner of DPD (the "Commissioner") or a designee of the Commissioner (together with the Commissioner, an "Authorized Officer") shall have discretion to extend the

construction completion date by issuing a written extension letter in response to a written request from the Owner. To the extent that the Project Real Estate is not rehabilitated, used or maintained during the term of the Class L incentive in a manner which is substantially consistent with the approved Project or Use, as determined by the Authorized Officer, the Authorized Officer is hereby authorized to take such steps as may be necessary and appropriate to withdraw the City's support and consent to the Class L incentive, which may cause the Class L certification to be terminated or revoked.

SECTION 5. The City has reviewed and hereby accepts the Landmarks Commission's written recommendation of the Project for the Class L incentive, which specifies the Project budget and proposed scope of the work, and which specifies that the Project meets or exceeds the Standards of the United States Department of the Interior for Rehabilitation, Preservation, Restoration, and Reconstruction of historic properties, a copy of which is attached hereto as Exhibit 2 and made a part hereof.

SECTION 6. The Authorized Officer is hereby authorized to deliver a certified copy of this ordinance to the Assessor and to furnish such additional information as may be required in connection with the filing of the application by the Owner with the Assessor for Class L designation of the Project Real Estate.

SECTION 7. The Authorized Officer is hereby authorized to enter into and execute such instruments and agreements, and perform any and all acts as shall be necessary or advisable in connection with the Project which reflect the terms described in Exhibit 2 hereto, or such other terms and conditions as may be imposed or approved in connection with the Project by the Authorized Officer.

SECTION 8. The Authorized Officer is hereby authorized to approve minor changes in the scope of work and budget delineated on (Sub)Exhibits A and B to Exhibit 2 hereof, provided that changes in the Building conditions warrant such changes and will not change the suitability of the Project Real Estate for the Use (all as determined in the sole discretion of the Authorized Officer). Changes to the Project budget delineated on (Sub)Exhibit A to Exhibit 2 shall not require prior City approval provided that the Project is substantially completed in accordance with the scope of work defined in (Sub)Exhibit B to Exhibit 2 and achieves the minimum investment required for Class L eligibility.

SECTION 9. Upon request by the Owner for a final determination of the eligibility of the Project Real Estate for the Class L incentive by the Landmarks Commission pursuant to the Classification Ordinance upon completion of the Substantial Rehabilitation of the Project Real Estate, the Authorized Officer shall verify that the work performed substantially conforms to the Project approved by the City and that the Project Real Estate is eligible for the Class L incentive (the "Final Determination").

SECTION 10. Any conveyance of all or a portion of the Project Real Estate by the Owner before the Final Determination shall render the support and consent of the City for the Class L incentive set forth hereunder in connection with the Project null and void.

Any renewed support and consent of the City for the Class L incentive contemplated in connection with the Project undertaken by a successor in interest to the Owner of the Project Real Estate prior to the Final Determination shall require additional authorization by the City Council. Any change prior to the Final Determination in the direct owners in excess of 7.5 percent of the Owner or who constitute the direct or indirect controlling parties of the Owner, as determined by the Corporation Counsel (an "Ownership Change"), shall render the support and consent of the City for the Class L incentive set forth hereunder in connection with the Project null and void, unless such Ownership Change is approved by the Authorized Officer in his or her discretion. This Section 10 shall not apply to the transfer of a beneficial interest in the Owner to Tax Credit Investors with respect to the Project, or to the transfer of a leasehold interest in the Project Real Estate to a master tenant entity owned in whole or in part by one or more Tax Credit Investors, provided that such transfers do not involve a change to the direct or indirect controlling parties of the Owner.

SECTION 11. No permit fee waiver(s) pursuant to Section 2-120-815 of the Municipal Code of Chicago from the City related to the Project Real Estate shall be granted to the Owner during the rehabilitation of the Project and prior to the expiration of the Class L incentive related to the Project Real Estate.

SECTION 12. To the extent that any ordinance, resolution, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall be controlling. If any section, paragraph, clause or provision shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 13. This ordinance shall be effective from and after its passage and approval.

Exhibits 1 and 2 referred to in this ordinance read as follows:

*Exhibit 1.*  
(To Ordinance)

Legal Description (subject to final title and survey):

That part of Lots 1, 4, 5, 8, 9, 12, 13 and 16 in Subblock 13, in Carpenters Addition to Chicago, taken as a tract and described as follows: commencing at the northeast corner of said Lot 1, thence south 00 degrees, 09 minutes, 38 seconds west, along the east line of said tract 127.04 feet to the point of beginning; thence north 89 degrees, 38 minutes, 06 seconds west 72.00 feet; thence south 00 degrees, 02 minutes, 09 seconds west

1.04 feet; thence north 89 degrees, 58 minutes, 32 seconds west, 48.53 feet to the west line of said tract; thence south 00 degrees, 10 minutes, 25 seconds west, along the west line of said tract 61.53 feet to the southwest corner of said tract; thence south 89 degrees, 38 minutes, 06 seconds east, along the south line of said tract 120.54 feet to the southeast corner of said tract; thence north 00 degrees, 09 minutes, 38 seconds east, along the east line of said tract 62.90 feet to the point of beginning, all in the west half of the southeast quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Containing 7,523 square feet or 0.17 acre, more or less.

Commonly Known As:

312 North Carpenter Street  
Chicago, Illinois.

The above legal description is a portion of the current Permanent Index Number 17-08-410-004, which Permanent Index Number may be subdivided hereafter.

*Exhibit 2.*  
(To Ordinance)

*City Of Chicago  
Commission On Chicago Landmarks  
March 3, 2016  
Recommendation To City Council That  
Class L Real Estate Tax Reduction Be Approved For  
312 N. Carpenter St.*

(Fulton-Randolph Market District)

To the Mayor and members of the City Council of the City of Chicago:

Whereas, The Commission on Chicago Landmarks (the "Commission") has reviewed an application for the proposed exterior and interior rehabilitation of the Building at 312 North Carpenter Street (the "Building" and its rehabilitation, the "Project"), pursuant to the

Cook County Real Property Assessment Classification Ordinance, as amended (the "County Ordinance"), and its requirements governing the Class L real estate tax incentive (the "Class L"); and

Whereas, The Building is within the Fulton-Randolph Market District, designated as a Chicago landmark by the City Council of the City of Chicago (the "City Council") on July 29, 2015; now, therefore,

The Commission on Chicago Landmarks hereby:

1. Incorporates the above recitals; and
2. Finds, based on the Project's budget and proposed scope of work, incorporated herein and attached as (Sub)Exhibits A and B, respectively, that the Project meets or exceeds the Secretary of the Interior's Standards for the Rehabilitation of Historic Buildings; and
3. Finds that the Project meets the eligibility criteria for the Class L incentive specified in the County Ordinance; and
4. Finds that 312 North Carpenter Street is a contributing building to the historic character of the Fulton-Randolph Market District; and
5. Recommends that the Project be approved for the Class L incentive.

The above recommendation was passed unanimously (8-0).

(Signed) \_\_\_\_\_ Rafael M. Leon  
Chairman.

Dated: March 3, 2016

(Sub)Exhibits "A" and "B" referred to in this Commission on Chicago Landmarks Recommendation read as follows:

(Sub)Exhibit "A".  
(To Commission On Chicago Landmarks Recommendation)

Project Budget.  
(312 N. Carpenter St.)

	Non-Eligible Costs*	Class L- Eligible Costs	Total Costs
<b>1. BUILDING ACQUISITION &amp; CLOSING COSTS</b>	\$3,500,245	\$0	\$3,500,245
<b>2. HARD COSTS</b>			
Abatement	\$60,000	\$11,000	\$71,000
Masonry and Cleaning	\$195,000	\$283,000	\$478,000
New Storefronts and Windows	\$0	\$206,700	\$206,700
Interior Doors, Frames & Hardware	\$89,367	\$56,709	\$146,076
Specialties	\$5,000	\$1,250	\$6,250
Elevator	\$0	\$105,000	\$105,000
Electrical	\$109,314	\$163,971	\$273,285
Fireproofing/Waterproofing	\$158,850	\$129,750	\$288,600
Drywall	\$196,389	\$178,623	\$375,012
Roofing and Green Roof	\$45,700	\$130,000	\$175,700
Carpentry & Millwork	\$11,720	\$30,080	\$41,800
Concrete	\$119,500	\$76,000	\$195,500
Fire Sprinkler	\$34,000	\$51,000	\$85,000
Plumbing	\$157,500	\$67,500	\$225,000
Structural	\$501,200	\$466,200	\$967,400
HVAC	\$154,770	\$361,130	\$515,900
Demolition	\$20,000	\$150,000	\$170,000
Site Work	\$46,125	\$90,675	\$136,800
Utilities	\$30,779	\$20,519	\$51,298
General Conditions	\$122,500	\$122,500	\$245,000
Insurance	\$22,767	\$22,767	\$45,534
Overheard & Fees	\$68,300	\$68,300	\$136,600
<b>SUBTOTAL</b>	<b>\$2,148,781</b>	<b>\$2,792,674</b>	<b>\$4,941,455</b>
<b>3. SOFT COSTS</b>			
Permit Fees	\$23,618	\$51,383	\$75,001
A&E	\$46,637	\$101,463	\$148,100
Consulting	\$49,046	\$106,704	\$155,750
Legal	\$31,096	\$67,654	\$98,750
Insurance	\$10,392	\$22,608	\$35,000
Development Management	\$60,819	\$132,318	\$193,137
Other Marketing	\$21,250	\$0	\$21,250
Contingency	\$22,830	\$49,669	\$72,499
<b>SUBTOTAL</b>	<b>\$265,688</b>	<b>\$531,799</b>	<b>\$797,487</b>
<b>PROJECT TOTAL COSTS</b>	<b>\$5,914,714</b>	<b>\$3,324,473</b>	<b>\$9,239,187</b>

\*Non-eligible costs include all work for the rear addition.

*(Sub)Exhibit "B".*  
(To Commission On Chicago Landmarks Recommendation)

*Scope Of Work.*

312 North Carpenter Street.

General. All work affecting the significant historical and architectural features shall be done in accordance with the following:

- The City of Chicago's building permit review procedures and the Landmarks Ordinance, 2-120-580, et seq., of the Municipal Code of Chicago.
- The review and approval of the Commission.
- The U.S. Secretary of the Interior's Standards for the Rehabilitation of Historic Buildings (the "Standards") and the Guidelines for Alterations to Historic Buildings and New Construction, adopted by the Commission on March 4, 1992.
- Historic photographs, architectural drawings, and any other available archival documentation of the building, to be investigated and assembled by the property owner.
- Drawings prepared by Hartshorne Plunkard Architecture dated March 3, 2016, and any Commission/PRC conditions of approval.

Required Approvals. All work must be submitted to the Commission staff for prior review and approval. The Commission staff may require as part of its review, as appropriate, material samples, paint colors and finishes, shop drawings, specifications, mock-ups, test patches, and control samples.

Required Work.

Exterior:

Work shall include:

- Masonry work to include: rebuilding of front cornice and parapets; repair/replacement of deteriorated masonry to match original; pointing of mortar joints as needed on all elevations; chemical cleaning of Carpenter elevation.
- Repair/replacement of historic cast iron at storefronts and restoration of missing pieces to match historic.
- Installation of new storefronts and entrances.



- Installation of new lintels at storefront.
- Installation of new upper-floor windows.
- Installation of vegetative 'green' roof for a minimum of 50 percent of net usable area.

Interior:

Work shall include:

- Demolition of all interior non-load bearing walls and finishes.
- Structural work to include: reinforcing existing beams throughout; underpinning column and exterior wall foundations; anchoring front masonry wall to interior structure; restructuring first floor entries for accessibility; replacement of roof joists.
- Installation of a new elevator.
- Construction of new fire stairs.
- Upper floor entry lobby.
- New concrete floor topping ready for tenants finish.
- New service rooms for water and switch gear; new utility room for water service and equipment; new incoming water service and distribution.
- New electrical room for main electrical service and metering.
- New gas service.
- All new sprinkler system and fire protection system.
- New mechanical system.

Work shall occur in accordance with permit drawings for the Project, to be reviewed and approved by the staff of the Commission on Chicago Landmarks. Upon completion of the above scope of work, the project shall exceed ASHRAE 90.1-2004 by at least 14 percent.

Additional work not required by the Class L, but to be undertaken by the owner, includes construction of a rear addition. Any signage and exterior illumination shall be reviewed and approved by the Commission. The project is designed to follow Leadership in Energy and Environmental Design (LEED) Certified guidelines.

CHICAGO CUBS, CHICAGO BLACKHAWKS AND CHICAGO BULLS URGED TO DESIGNATE PRISONER OF WAR/MISSING IN ACTION (POW/MIA) EMPTY CHAIR AT WRIGLEY FIELD AND UNITED CENTER.

[R2016-548]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a resolution urging the Chicago Cubs, the Chicago Blackhawks and the Chicago Bulls to designate a POW/MIA empty chair at Wrigley Field and the United Center, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Adopt* the proposed resolution transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said resolution as adopted:

WHEREAS, More than 138,000 American service members who fought in World War II, the Korean War, the Cold War, Vietnam, the Gulf War, and Operation Iraqi Freedom were detained or interned as POWs, many suffering and thousands dying from starvation, forced labor and severe torture; and

WHEREAS, An additional 84,000 members of the U.S. Armed Forces serving in these wars remain listed by the Defense Department as unaccounted for; and

WHEREAS, The efforts to recover fallen and missing service members from past and present conflicts serve the common interest of all Americans; and

WHEREAS, The City of Chicago intends to honor the 84,000 missing service members and their families and shares in the nation's gratitude to American prisoners of war; and

WHEREAS, The City additionally thanks the national POW/MIA organizations for their untiring efforts to recover fallen and missing service members and applauds those engaged in the accounting for missing members of the Armed Forces; and

WHEREAS, The City Council recently designated a POW/MIA empty chair in the City Council Chambers in honor of American prisoners of war; now, therefore,

*Be It Resolved*, That we the Mayor and the members of the City Council of the City of Chicago do hereby urge the Chicago Cubs, Chicago Blackhawks, and the Chicago Bulls to designate a POW/MIA empty chair at Wrigley Field and the United Center as a physical symbol of the thousands of American POW/MIAs still unaccounted for from all wars and conflicts involving the United States of America.

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SETTLEMENT AGREEMENT REGARDING CASE OF RACHEL BROWN, AS INDEPENDENT ADMINISTRATOR OF ESTATE OF EUGENE RATLIFF, DECEASED V. CITY OF CHICAGO, RICARDO SANCHEZ AND DORIAN WILLIAMS.

[Or2016-436]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication recommending a proposed order authorizing the Corporation Counsel to enter into and execute a settlement order for the following case: *Rachel Brown, as Independent Administrator of the Estate of Eugene Ratliff, Deceased v. City of Chicago*,

*Ricardo Sanchez and Dorian Williams*, cited as 13 L 13704, in the amount of: \$1,375,000 (direct introduction), having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramírez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

*Nays* -- Alderman Napolitano -- 1.

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

The following is said order as passed:

*Ordered*, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Rachel Brown, as Independent Administrator of the Estate of Eugene Ratliff, Deceased v. City of Chicago, Ricardo Sanchez and Dorian Williams*, cited as 13 L 13704, in the amount of \$1,375,000.

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SETTLEMENT AGREEMENT REGARDING CASE OF *ROBERT BARLETT, INDIVIDUALLY AND ON BEHALF OF OTHER SIMILARLY SITUATED MEMBERS OF CHICAGO POLICE DEPARTMENT V. CITY OF CHICAGO.*

[Or2016-437]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication (direct introduction) recommending a proposed order authorizing the Corporation Counsel to enter into and execute a settlement order for the following case: *Robert Bartlett, individually and on behalf of other similarly situated members of the Chicago Police Department v. City of Chicago*, cited as 15 CV 11899, in the amount of: \$937,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body Pass the proposed order transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Robert Bartlett, individually and on behalf of other similarly situated members of the Chicago Police Department v. City of Chicago*, cited as 15 CV 11899, in the amount of \$937,000.

Continued in Volume II  
on page 30345

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

COPY



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

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Regular Meeting -- Wednesday, September 14, 2016

at 10:00 A.M.

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

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**OFFICIAL RECORD.**

**VOLUME II**

**RAHM EMANUEL**  
Mayor

**SUSANA A. MENDOZA**  
City Clerk

Continued from Volume I  
on page 30344



SETTLEMENT AGREEMENT REGARDING CASE OF YVETTE MARTIN AS SPECIAL ADMINISTRATOR OF ESTATE OF ALPRENTISS NASH V. CHICAGO POLICE OFFICER MICHAEL BAKER, STAR NO. 20316, CHICAGO POLICE OFFICER JOHN SOLECKI, STAR NO. 20378 AND THE CITY OF CHICAGO.

[Or2016-438]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication (direct introduction) recommending a proposed order authorizing the Corporation Counsel to enter into and execute a settlement order for the following case: *Yvette Martin, as Special Administrator of the Estate of Alprentiss Nash v. Chicago Police Officer Michael Baker, Star Number 20316, Chicago Police Officer John Solecki, Star Number 20378, and the City of Chicago*, cited as 14 C 1493, in the amount of: \$350,000, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the Corporation Counsel is hereby authorized and directed to enter into and execute a settlement agreement in the following matter: *Yvette Martin, as Special Administrator of the Estate of Alprentiss Nash v. Chicago Police Officer Michael Baker, Star Number 20316, Chicago Police Officer John Solecki, Star Number 20378 and the City of Chicago*, cited as 14 C 1493, in the amount of \$350,000

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

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration four orders authorizing the payment of hospital and medical expenses of police officers and firefighters injured in the line of duty, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed orders transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell. Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

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

*Regular Orders.*  
(Each Amount Not To Exceed \$1,000.00)

[Or2016-441]

*Ordered,* That the City Comptroller is authorized and directed to issue payments, each in an amount not to exceed \$1,000.00, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named. The payment of any of these bills shall not be construed as an approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of said claims is set opposite the names of the injured members of the Police Department and/or the Fire Department, and payments are to be drawn in favor of the proper claimants and charged to the following Account Numbers: 100-57-2005-0937; 610-57-4415-0937; 740-57-4415-0937; 100-59-2005-0937; 610-59-4415-0937; and 740-59-4415-0937.

[Regular orders (each amount not to exceed \$1,000.00) printed  
on pages 30348 through 30916 of this *Journal*.]

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*Regular Orders.*  
(All Amounts)

[Or2016-440]

*Ordered,* That the City Comptroller is authorized and directed to issue payments, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named. The payment of any of these bills shall not be construed as an approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of said claims is set opposite the names of the injured members of the Police Department and/or the Fire Department, and payments are to be drawn in favor of the proper claimants and charged to the following Account Numbers: 100-57-2005-0937; 610-57-4415-0937; 740-57-4415-0937; 100-59-2005-0937; 610-59-4415-0937; and 740-59-4415-0937.

[Regular orders (all amounts) printed on pages 30917  
through 31074 of this *Journal*.]

City Of Chicago  
**Police & Fire Regular Orders**

30348

JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
<b>Insured Name1: City Of Chicago Fire</b>					
07/25/2016	ZINGARELLI, JOHN	8731	City Of Chicago Fire		\$438.42
07/25/2016	ZINGARELLI, JOHN	8731	City Of Chicago Fire		\$0.61
07/25/2016	ZINGARELLI, JOHN	8731	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$359.34
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$0.40
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$359.34
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$0.40
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$270.62
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$0.30
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$355.48
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$0.40
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$363.80
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$0.40
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$363.80
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$0.40
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$319.29
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$0.35
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$361.57
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$4.00
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$0.40
01/27/2015	ZAUCEDO, JOSE	8801	City Of Chicago Fire		\$268.69

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.30
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$181.90
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.20
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$351.57
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.40
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$319.29
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.35
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$367.66
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.40
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$272.85
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.30
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$319.29
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.35
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$298.40
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.32
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$355.73
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.40
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$270.92
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.30
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$1.36
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$1.84
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$32.72
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$16.92
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.40
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$359.34
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.40
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$355.18
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$359.34
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.35
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$359.34
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.40
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$359.34
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$357.11
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$359.34
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$355.18
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$359.34
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.40
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$357.11
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.40
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$314.83
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$355.18
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.40
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$359.34
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.40

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$0.40
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$4.00
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$355.18
01/20/2016	ZARLENGA, NICHOLAS	8801		City Of Chicago Fire	\$355.18
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$326.49
04/28/2003	Walz, Randall	C	00410	City Of Chicago Fire	\$64.03
02/15/2016	WOODSON, ANGELA	8749		City Of Chicago Fire	\$308.17
02/15/2016	WOODSON, ANGELA	8749		City Of Chicago Fire	\$4.00
02/15/2016	WOODSON, ANGELA	8749		City Of Chicago Fire	\$81.98
02/15/2016	WOODSON, ANGELA	8749		City Of Chicago Fire	\$4.00
02/15/2016	WOODSON, ANGELA	8749		City Of Chicago Fire	\$172.39
05/11/2016	WITZ, ROBERT	8802		City Of Chicago Fire	\$35.03
05/11/2016	WITZ, ROBERT	8802		City Of Chicago Fire	\$4.00
05/11/2016	WITZ, ROBERT	8802		City Of Chicago Fire	\$0.66
11/05/2012	WILLIAMS, STANLEY	8811		City Of Chicago Fire	\$4.00
08/11/2016	WILLIAMS, JERRY	8748		City Of Chicago Fire	\$620.47
08/11/2016	WILLIAMS, JERRY	8748		City Of Chicago Fire	\$11.72
08/11/2016	WILLIAMS, JERRY	8748		City Of Chicago Fire	\$4.00
07/13/2016	WILLIAMS, DANIEAL	8802		City Of Chicago Fire	\$4.00
07/13/2016	WILLIAMS, DANIEAL	8802		City Of Chicago Fire	\$468.93
07/13/2016	WILLIAMS, DANIEAL	8802		City Of Chicago Fire	\$4.20
01/11/2016	WHITEHEAD, RICHARD	8801		City Of Chicago Fire	\$4.00
01/11/2016	WHITEHEAD, RICHARD	8801		City Of Chicago Fire	\$78.41
01/11/2016	WHITEHEAD, RICHARD	8801		City Of Chicago Fire	\$0.27
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$1.26
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$4.00
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$66.60
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.40
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$359.34
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.40
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$388.53
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.43
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$391.99
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.44
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$149.40
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$2.82
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.38
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$292.59
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.32
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$452.47
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$8.55
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$624.87
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$5.59
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$22.18
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$41.95
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$346.25
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.38
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$399.14
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.44
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$327.59
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.35
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$266.46
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.30
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$356.86
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.39
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$359.34
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.40
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$181.77
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$3.43
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$241.77
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$20.08
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$359.34
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.40
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$359.34
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.40
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$399.14
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.44
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$388.53
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.43
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$388.53
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.43
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$255.60
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.28
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$359.34
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/08/2016	WATERS JR, JOHN	8750		City Of Chicago Fire	\$418.68
12/06/2014	WARNKE, JOSEPH	8731		City Of Chicago Fire	\$210.00
12/06/2014	WARNKE, JOSEPH	8731		City Of Chicago Fire	\$100.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$12.68
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$367.66
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$0.40
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$580.80
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$13.25
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$580.80
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$13.25
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$270.62
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$0.30
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$359.34
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$0.40
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$312.90
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$0.35
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$272.85
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$0.30
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$54.86
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$0.19
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$312.90
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.35
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$312.90
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.35
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$281.57
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.31
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$357.11
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$312.90
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.35
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.40
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$53.18
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$48.62
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$53.18
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$24.97
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$712.28
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.78
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$320.59
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$380.09
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$274.24
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$348.48
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$230.03
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$182.62
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$274.24
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$320.59
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$207.45
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.22
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$303.97
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$226.41
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.25
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$226.41
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.25
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$228.34
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.25
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$76.01
06/04/2016	VULETIC II, ANTHONY	8819		City Of Chicago Fire	\$184.10
06/04/2016	VULETIC II, ANTHONY	8819		City Of Chicago Fire	\$4.00
06/04/2016	VULETIC II, ANTHONY	8819		City Of Chicago Fire	\$8.83
06/04/2016	VULETIC II, ANTHONY	8819		City Of Chicago Fire	\$6.69
06/04/2016	VULETIC II, ANTHONY	8819		City Of Chicago Fire	\$4.00
06/04/2016	VULETIC II, ANTHONY	8819		City Of Chicago Fire	\$139.49
06/04/2016	VULETIC II, ANTHONY	8819		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$1.21
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$10.67
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$2.96
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$25.25

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$0.27
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$3.99
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$8.55
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$3.95
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$0.68
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$9.08
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$2.39
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$6.51
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$281.57
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$4.00
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$1.36
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$72.01
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$21.88
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$4.00
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$4.00
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$41.96
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$4.00
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$4.00
05/19/2016	TYLER, DONNA	8748		City Of Chicago Fire	\$4.00
05/19/2016	TYLER, DONNA	8748		City Of Chicago Fire	\$74.87
05/19/2016	TYLER, DONNA	8748		City Of Chicago Fire	\$0.67
02/27/2013	TWEEDT, ERIK	8750		City Of Chicago Fire	\$232.00
02/27/2013	TWEEDT, ERIK	8750		City Of Chicago Fire	\$254.07
02/27/2013	TWEEDT, ERIK	8750		City Of Chicago Fire	\$375.59
02/27/2013	TWEEDT, ERIK	8750		City Of Chicago Fire	\$254.07

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/08/2016	TOMASZEWSKI, CHERYL	8748		City Of Chicago Fire	\$8.25
08/08/2016	TOMASZEWSKI, CHERYL	8748		City Of Chicago Fire	\$5.06
06/08/2016	TOMASZEWSKI, CHERYL	8748		City Of Chicago Fire	\$4.00
06/28/2016	THRUN, JEFFREY	8749		City Of Chicago Fire	\$4.00
06/28/2016	THRUN, JEFFREY	8749		City Of Chicago Fire	\$161.47
06/28/2016	THRUN, JEFFREY	8749		City Of Chicago Fire	\$4.00
06/28/2016	THRUN, JEFFREY	8749		City Of Chicago Fire	\$14.03
06/28/2016	THRUN, JEFFREY	8749		City Of Chicago Fire	\$577.82
06/28/2016	THRUN, JEFFREY	8749		City Of Chicago Fire	\$4.85
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.45
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$56.91
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$115.37
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$401.62
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$365.73
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$365.73
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$346.77
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$367.66
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.51
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$4.00
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$72.01
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$3.18
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$4.00
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$106.17
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$72.01
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$2.37
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$4.00
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$264.83
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$19.17
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$4.00
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$20.08
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$2.01
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$4.00
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$106.31
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$72.01
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$205.52
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.22

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$255.60
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.28
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$255.60
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.28
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$178.04
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.20
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$106.31
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$2.01
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$226.41
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.25
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$359.64
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.40
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$303.27
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.34
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$270.62
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.30
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$353.87
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.39
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$72.01
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$272.85
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.30
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.25
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$266.46

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.30
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.35
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$226.41
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$308.44
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$20.08
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$268.69
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.30
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$106.31
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$2.01
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$269.93
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.30
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$184.39
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.35
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.11
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$267.96
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.93
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$357.11
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.40
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$268.39
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.30
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$314.83
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.35

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$399.39
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.45
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$412.57
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.46
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$302.26
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.32
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$0.40
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$310.67
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.40
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$3.95
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$359.34
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.40
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.40
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.44
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.27
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$253.89
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.39
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$352.70
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$35.82
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.68
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$122.40
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.43
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.27
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$78.41
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$308.19
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.34
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$352.70
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$4.00
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$0.39
06/21/2016	TAYLOR, EUCLID	8801		City Of Chicago Fire	\$72.64
06/21/2016	TAYLOR, EUCLID	8801		City Of Chicago Fire	\$4.00
06/21/2016	TAYLOR, EUCLID	8801		City Of Chicago Fire	\$281.57
06/21/2016	TAYLOR, EUCLID	8801		City Of Chicago Fire	\$12.76
06/21/2016	TAYLOR, EUCLID	8801		City Of Chicago Fire	\$4.00
06/21/2016	TAYLOR, EUCLID	8801		City Of Chicago Fire	\$4.00
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$4.00
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$33.69
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$0.30
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$4.00
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$7.90
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$881.43
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$4.00
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$10.63
06/10/2016	TALAVERA, DANIEL	8802		City Of Chicago Fire	\$354.26
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$394.88
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$2.31
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$103.23
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$364.16
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$100.57

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$273.26
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$50.15
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$805.70
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$497.21
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$180.15
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$129.26
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$52.64
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$129.96
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$143.61
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$534.30
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$129.26
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$8.35
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$6.58
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$497.21
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$2.56
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$7.11
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$52.64
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$7.13
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$497.21
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$3.43
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$129.26
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$123.38
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$54.73
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$5.31
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1.02
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$845.16
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.00
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$16.48

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$4.32
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$7.46
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$61.41
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1.59
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$7.11
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$785.98
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$71.87
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$234.62
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$234.62
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$50.28
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$292.86
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$72.01
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$72.01
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$50.28
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$359.34
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$0.40
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$0.40
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$0.40
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$359.34
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$4.00
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$0.40
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$342.09
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$4.00
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$0.38
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$342.09
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$4.00
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$0.38
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$359.34
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$4.00
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$359.34
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$4.00
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$0.40
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$0.68
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$359.34
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$4.00
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$317.06
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$310.67
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.35
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$359.34
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.40
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$270.62
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.30
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.30
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$268.39
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.30
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$270.32
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.35
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$317.06
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.35
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$268.14
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.29
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.30
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$266.46
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$359.34
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.40
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$268.39
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.30
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.35
03/20/2016	STURDIVANT, JESSF	8801		City Of Chicago Fire	\$310.67
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.35
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$312.90
07/05/2016	STERN, BENJAMIN	8750		City Of Chicago Fire	\$4.00
07/05/2016	STERN, BENJAMIN	8750		City Of Chicago Fire	\$5.20
07/05/2016	STERN, BENJAMIN	8750		City Of Chicago Fire	\$1.00
07/05/2016	STERN, BENJAMIN	8750		City Of Chicago Fire	\$4.00
08/13/2015	STAEHLE, PAUL	8745		City Of Chicago Fire	\$135.32
08/13/2015	STAEHLE, PAUL	8745		City Of Chicago Fire	\$0.08
08/13/2015	STAEHLE, PAUL	8745		City Of Chicago Fire	\$206.53
08/13/2015	STAEHLE, PAUL	8745		City Of Chicago Fire	\$4.00
08/13/2015	STAEHLE, PAUL	8745		City Of Chicago Fire	\$0.11
03/17/2015	SOTO, MANUEL	8811		City Of Chicago Fire	\$1.56
03/17/2015	SOTO, MANUEL	8811		City Of Chicago Fire	\$173.51
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$77.17
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$4.00
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$19.18
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$78.09
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$4.00
05/09/2016	SMITH, DERRICK	8801		City Of Chicago Fire	\$31.00
12/25/2012	SMILEY, REGINALD	8735		City Of Chicago Fire	\$69.74
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$260.58
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.92
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$0.27
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$162.94
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$0.17
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.00
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.00
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$260.30
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$260.58
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.00
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$0.27
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$190.02
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.00
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$0.20
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$190.02
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.00
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$0.20
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$260.58
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.00
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$0.27
03/09/2016	SINCLAIR, DONALD	8801		City Of Chicago Fire	\$2.68
03/09/2016	SINCLAIR, DONALD	8801		City Of Chicago Fire	\$4.00
03/09/2016	SINCLAIR, DONALD	8801		City Of Chicago Fire	\$299.53
04/25/2016	SHERWOOD, CHRISTOPHER	8802		City Of Chicago Fire	\$429.62
04/25/2016	SHERWOOD, CHRISTOPHER	8802		City Of Chicago Fire	\$4.00
04/25/2016	SHERWOOD, CHRISTOPHER	8802		City Of Chicago Fire	\$3.84
04/25/2016	SHERWOOD, CHRISTOPHER	8802		City Of Chicago Fire	\$4.00
04/06/2016	SHELTON, RODNEY	8801		City Of Chicago Fire	\$86.72
04/06/2016	SHELTON, RODNEY	8801		City Of Chicago Fire	\$4.00
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$4.00
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$1.90
01/22/2013	SHELBY, KURT	8801		City Of Chicago Fire	\$44.78
01/11/2016	SHEEHY, KEVIN	8731		City Of Chicago Fire	\$106.33
01/11/2016	SHEEHY, KEVIN	8731		City Of Chicago Fire	\$4.00
01/11/2016	SHEEHY, KEVIN	8731		City Of Chicago Fire	\$16.30
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$518.06
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$279.73
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.04
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.51
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$45.02
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$9.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.27
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$90.90
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$228.41
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.80
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.55
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$3.96
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$173.82
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.51
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$163.82
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.33
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$256.22
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$78.41
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$236.06
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$58.20
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$234.80
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$312.90
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.40
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.35
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$317.06
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$270.62
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.30
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$359.34
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$357.41
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$367.66
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$272.85
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.30
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$359.34
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$357.41
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$351.02
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$351.02
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$266.46
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.30
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$387.42
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.42
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$355.18
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$359.34
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$359.34
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$359.34
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$351.02
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$351.02
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$349.09
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$349.09
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$351.02
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$351.02
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$4.00
05/14/2013	SERRANO, ROY	8731		City Of Chicago Fire	\$0.40
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$3.56
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$111.05

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$4.00
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$0.99
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$397.77
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$4.00
06/26/2015	SENNETT, NEIL	8745		City Of Chicago Fire	\$8.43
06/26/2015	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
06/26/2015	SENNETT, NEIL	8745		City Of Chicago Fire	\$0.61
06/26/2015	SENNETT, NEIL	8745		City Of Chicago Fire	\$14.40
06/26/2015	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
06/26/2015	SENNETT, NEIL	8745		City Of Chicago Fire	\$198.40
06/26/2015	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
05/29/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$2.92
05/29/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
05/29/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$68.80
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$998.52
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$0.54
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$76.81
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$0.68
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$16.00
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$8.43
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$198.40
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$0.54
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$76.81
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$1.58
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$223.17
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
05/01/2014	SCHULTZ, SUSAN	8749		City Of Chicago Fire	\$293.26
05/01/2014	SCHULTZ, SUSAN	8749		City Of Chicago Fire	\$34.54

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/01/2014	SCHULTZ, SUSAN	8749		City Of Chicago Fire	\$0.58
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$317.06
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.25
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$2.83
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$41.96
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$180.47
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$1.62
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$957.95
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$28.74
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.35
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$315.88
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$312.90
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.35
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$298.40
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.32
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$270.62
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.30
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$72.01
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$1.36
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$226.41
08/04/2015	SCHNEITER, MICHAEL	8749		City Of Chicago Fire	\$135.28
06/12/2015	SCANNELL, JOHN	8735		City Of Chicago Fire	\$2.76
06/12/2015	SCANNELL, JOHN	8735		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/12/2015	SCANNELL, JOHN	8735		City Of Chicago Fire	\$795.75
06/12/2015	SCANNELL, JOHN	8735		City Of Chicago Fire	\$0.19
06/12/2015	SCANNELL, JOHN	8735		City Of Chicago Fire	\$54.86
06/12/2015	SCANNELL, JOHN	8735		City Of Chicago Fire	\$4.00
07/08/2012	SCANLON, MICHAEL	8811		City Of Chicago Fire	\$520.74
05/25/2016	SANCHEZ, LORENZO	8801		City Of Chicago Fire	\$4.00
05/25/2016	SANCHEZ, LORENZO	8801		City Of Chicago Fire	\$4.00
05/25/2016	SANCHEZ, LORENZO	8801		City Of Chicago Fire	\$4.00
05/25/2016	SANCHEZ, LORENZO	8801		City Of Chicago Fire	\$4.00
05/25/2016	SANCHEZ, LORENZO	8801		City Of Chicago Fire	\$4.00
07/08/2015	SANCHEZ, GABRIEL	8801		City Of Chicago Fire	\$0.30
07/08/2015	SANCHEZ, GABRIEL	8801		City Of Chicago Fire	\$274.24
08/03/2016	SABIN, CARL	8801		City Of Chicago Fire	\$11.15
08/03/2016	SABIN, CARL	8801		City Of Chicago Fire	\$4.00
08/03/2016	SABIN, CARL	8801		City Of Chicago Fire	\$40.08
08/03/2016	SABIN, CARL	8801		City Of Chicago Fire	\$4.00
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$921.75
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$101.00
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$284.04
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$232.50
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$324.00
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$142.02
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$71.01
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$639.09
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$662.76
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$325.50
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/05/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$90.61
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$117.87
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$4.86
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$161.82
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$30.65
07/27/2015	RUSSELL, COAKIE	8801		City Of Chicago Fire	\$0.15
07/27/2015	RUSSELL, COAKIE	8801		City Of Chicago Fire	\$139.05
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$759.75
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$4.00
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$6.81
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$439.35
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$4.00
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$3.94
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$77.00
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$4.00
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$199.97
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$4.00
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$3.77
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$449.31
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$4.00
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$25.49
07/05/2016	RUIZ, MARIO	8801		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$321.22
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2016	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$391.99
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.44
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$361.57
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$416.73
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.46
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$361.57
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2016	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$113.55
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$2.15
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$12.66
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.35

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$319.29
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.35
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$230.27
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.25
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$312.90
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.35
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$358.64
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$486.23
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$17.75
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$59.50
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.06
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$224.52
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$4.00
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$0.24
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$673.56
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$224.52
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$4.00
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$0.24
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$4.00
12/17/2015	ROSAS, JUAN	8750		City Of Chicago Fire	\$0.72
08/23/2015	ROSA, JOHN	8819		City Of Chicago Fire	\$0.32
08/23/2015	ROSA, JOHN	8819		City Of Chicago Fire	\$4.00
08/23/2015	ROSA, JOHN	8819		City Of Chicago Fire	\$298.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$359.34
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$359.34
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$359.34
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$359.34
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$359.34
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$359.34
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$356.42
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$355.18
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$353.25
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.40
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$359.34
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$0.35
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$4.00
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$321.22
04/27/2016	ROSA, JOHN	8812		City Of Chicago Fire	\$359.34
10/09/2015	ROMAN, DAVID			City Of Chicago Fire	\$11.62
10/09/2015	ROMAN, DAVID			City Of Chicago Fire	\$4.00
07/29/2016	ROJO, ROBERT	8801		City Of Chicago Fire	\$12.69
07/29/2016	ROJO, ROBERT	8801		City Of Chicago Fire	\$4.00
07/29/2016	ROJO, ROBERT	8801		City Of Chicago Fire	\$671.57
07/29/2016	ROJO, ROBERT	8801		City Of Chicago Fire	\$4.00
07/29/2016	ROJO, ROBERT	8801		City Of Chicago Fire	\$43.26
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$426.96
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$11.81
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$4.00
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$8.55
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$4.00
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$152.47

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$10.91
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$4.00
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$41.84
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$4.00
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$102.62
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$4.00
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$15.96
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$316.10
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$4.00
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$3.83
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$4.00
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$0.47
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$565.00
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$4.00
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$0.13
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$208.09
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$4.00
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$0.11
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$177.73
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$4.00
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$0.10
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$217.92
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$4.00
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$0.12
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$224.31
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$219.58
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$4.00
03/16/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$0.13
07/03/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$4.00
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$290.84
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$323.27
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$293.05
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$293.05

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$246.84
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$288.13
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$293.05
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$293.05
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$246.84
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$293.05
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$352.25
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$288.13
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$288.13
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$288.13
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$207.98
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$202.55
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$293.05
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$349.90
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$293.05
11/16/2014	ROBERTS, KRISTEN	8750		City Of Chicago Fire	\$264.07
02/28/2016	RIVERA, EDWIN	8750		City Of Chicago Fire	\$467.31
05/15/2016	RIVERA, EDWIN	8750		City Of Chicago Fire	\$9.25
05/15/2016	RIVERA, EDWIN	8750		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$38.92
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$100.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$732.39
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$13.83
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$10.56
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$1.06
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$5.82
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$19.95
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$3.40
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$2.81
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$61.60
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$264.13
02/01/2016	REYES, RAUL	8731		City Of Chicago Fire	\$44.89
02/01/2016	REYES, RAUL	8731		City Of Chicago Fire	\$27.27
02/01/2016	REYES, RAUL	8731		City Of Chicago Fire	\$165.68
03/31/2016	REIDY, BRIAN	8731		City Of Chicago Fire	\$4.00
03/31/2016	REIDY, BRIAN	8731		City Of Chicago Fire	\$49.68
03/31/2016	REIDY, BRIAN	8731		City Of Chicago Fire	\$64.17
06/15/2015	REBOLLEDO, LUIS	8801		City Of Chicago Fire	\$238.86
04/29/2016	RAMIREZ, CIRY	8733		City Of Chicago Fire	\$4.00
04/29/2016	RAMIREZ, CIRY	8733		City Of Chicago Fire	\$4.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$0.87
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$673.56
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$673.56
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$565.54
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$534.24
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$224.52
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$673.56
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$673.56
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$673.56
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$4.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$0.72
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$673.56
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$4.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$0.72
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$399.45
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$3.58
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$4.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$1.93
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$76.01
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$18.62
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$452.47
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$4.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$8.55
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$4.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$673.56
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$100.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$210.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$4.00
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$575.54
01/10/2016	RAINES, CLAUDE	8801		City Of Chicago Fire	\$97.05
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$117.88
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$79.85
06/21/2016	PURVIS, PATRICIA	8801		City Of Chicago Fire	\$750.03
06/21/2016	PURVIS, PATRICIA	8801		City Of Chicago Fire	\$4.00
06/21/2016	PURVIS, PATRICIA	8801		City Of Chicago Fire	\$6.71
06/21/2016	PURVIS, PATRICIA	8801		City Of Chicago Fire	\$4.00
06/21/2016	PURVIS, PATRICIA	8801		City Of Chicago Fire	\$180.47
06/21/2016	PURVIS, PATRICIA	8801		City Of Chicago Fire	\$4.00
06/21/2016	PURVIS, PATRICIA	8801		City Of Chicago Fire	\$1.62
06/21/2016	PURVIS, PATRICIA	8801		City Of Chicago Fire	\$35.46
12/13/2014	PRZYSTAL, SCOTT	8731		City Of Chicago Fire	\$4.00
12/13/2014	PRZYSTAL, SCOTT	8731		City Of Chicago Fire	\$0.68
12/13/2014	PRZYSTAL, SCOTT	8731		City Of Chicago Fire	\$75.86
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.35
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$399.39
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.45
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$355.18

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.40
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$175.94
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.61
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$164.42
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.57
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$354.88
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.40
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.40
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$354.88
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.40
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$140.87
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.49
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$312.90
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.40
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.40
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.40
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$0.40
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$359.34
04/03/2016	POOLE, DANIEL	8750		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$13.28
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$417.59
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.22
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.20
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$375.17
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.20
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$122.40
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.43
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$375.17
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$481.91
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$375.17
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.20
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$300.26
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.16
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$335.25
02/14/2018	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$42.42
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.02
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$335.25
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.18
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.18
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$293.51
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.17
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$510.00
05/18/2015	PODLASEK, GARY	8811		City Of Chicago Fire	\$358.64
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$10.91
12/11/2015	PINKSTON, ERNIE	8811		City Of Chicago Fire	\$4.00
12/11/2015	PINKSTON, ERNIE	8811		City Of Chicago Fire	\$0.24
12/11/2015	PINKSTON, ERNIE	8811		City Of Chicago Fire	\$76.01
12/11/2015	PINKSTON, ERNIE	8811		City Of Chicago Fire	\$224.52
12/11/2015	PINKSTON, ERNIE	8811		City Of Chicago Fire	\$109.11
04/08/2015	PIETRUSIEWICZ, NATHAN	8750		City Of Chicago Fire	\$3.12
11/26/2015	PIETRUSIEWICZ, NATHAN	8750		City Of Chicago Fire	\$0.40
11/26/2015	PIETRUSIEWICZ, NATHAN	8750		City Of Chicago Fire	\$359.34
11/26/2015	PIETRUSIEWICZ, NATHAN	8750		City Of Chicago Fire	\$4.00
01/11/2016	PETTWAY, JESSE	8728		City Of Chicago Fire	\$6.85
01/11/2016	PETTWAY, JESSE	8728		City Of Chicago Fire	\$4.00
01/11/2016	PETTWAY, JESSE	8728		City Of Chicago Fire	\$766.04
05/20/2016	PEASLEE, SEAN	8750		City Of Chicago Fire	\$4.00
04/11/2016	PEACE, HEATHER	8745		City Of Chicago Fire	\$0.05
04/11/2016	PEACE, HEATHER	8745		City Of Chicago Fire	\$42.28
07/01/2016	PAYNE, DANIEL	8749		City Of Chicago Fire	\$189.97
07/01/2016	PAYNE, DANIEL	8749		City Of Chicago Fire	\$4.00
12/02/2015	PAPEZ, RICHARD	8731		City Of Chicago Fire	\$37.91
12/02/2015	PAPEZ, RICHARD	8731		City Of Chicago Fire	\$37.91
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$519.31
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$23.46
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$16.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$575.15

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$324.67
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$273.38
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$136.13
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$767.68
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$533.17
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$373.84
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$80.87
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$393.35
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$287.28
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$36.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$533.17
08/16/2000	Ocallaghan, Patrick	F	00377	City Of Chicago Fire	\$113.00
08/16/2000	Ocallaghan, Patrick	F	00377	City Of Chicago Fire	\$792.08
08/16/2000	Ocallaghan, Patrick	F	00377	City Of Chicago Fire	\$113.00
06/07/2016	ORTIZ, BETTY	8749		City Of Chicago Fire	\$4.37
06/07/2016	ORTIZ, BETTY	8749		City Of Chicago Fire	\$4.00
06/07/2016	ORTIZ, BETTY	8749		City Of Chicago Fire	\$8.57
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$435.58
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.50
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$473.40
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.55
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$274.78
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.30

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$348.79
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.40
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$490.74
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.56
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$477.86
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.55
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$388.84
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.45
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$72.01
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$1.36
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$351.02
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.40
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$435.58
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.50
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$363.90
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.41
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$72.01
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$1.36
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$410.64
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.46
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.40
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$351.02
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$266.46
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.30
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$308.74
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.35
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$266.46
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.30
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$308.74
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$4.00
04/26/2016	OLVERA, MARCO	8801		City Of Chicago Fire	\$0.35
08/27/2008	OESTERLE, MARIA	8750		City Of Chicago Fire	\$0.87
08/27/2008	OESTERLE, MARIA	8750		City Of Chicago Fire	\$128.70
08/27/2008	OESTERLE, MARIA	8750		City Of Chicago Fire	\$276.09
08/27/2008	OESTERLE, MARIA	8750		City Of Chicago Fire	\$4.11
08/27/2008	OESTERLE, MARIA	8750		City Of Chicago Fire	\$59.79
08/27/2008	OESTERLE, MARIA	8750		City Of Chicago Fire	\$58.93
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$56.24
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$4.00
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$1.68
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$4.00
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$4.79
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$4.00
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$22.43
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$35.59
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$0.67
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$88.94
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$4.00
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$4.00
09/20/2012	O SULLIVAN, MICHAEL	8731		City Of Chicago Fire	\$51.79
11/17/2012	O SHEA, KAREN	8750		City Of Chicago Fire	\$0.46
11/17/2012	O SHEA, KAREN	8750		City Of Chicago Fire	\$4.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/17/2012	O SHEA, KAREN	8750		City Of Chicago Fire	\$51.41
10/31/2015	O SHEA, KAREN	8750		City Of Chicago Fire	\$3.14
10/31/2015	O SHEA, KAREN	8750		City Of Chicago Fire	\$4.00
10/31/2015	O SHEA, KAREN	8750		City Of Chicago Fire	\$145.25
10/31/2015	O SHEA, KAREN	8750		City Of Chicago Fire	\$4.00
10/31/2015	O SHEA, KAREN	8750		City Of Chicago Fire	\$40.05
10/31/2015	O SHEA, KAREN	8750		City Of Chicago Fire	\$4.00
10/31/2015	O SHEA, KAREN	8750		City Of Chicago Fire	\$40.05
07/31/2016	O NEILL, SEAN	8735		City Of Chicago Fire	\$4.00
07/31/2016	O NEILL, SEAN	8735		City Of Chicago Fire	\$361.42
08/08/2014	O BOYLE, WILLIAM	8731		City Of Chicago Fire	\$4.00
08/08/2014	O BOYLE, WILLIAM	8731		City Of Chicago Fire	\$68.01
08/08/2014	O BOYLE, WILLIAM	8731		City Of Chicago Fire	\$4.00
08/08/2014	O BOYLE, WILLIAM	8731		City Of Chicago Fire	\$2.04
04/16/2016	NUNEZ, JUAN	8801		City Of Chicago Fire	\$158.72
04/16/2016	NUNEZ, JUAN	8801		City Of Chicago Fire	\$4.00
04/16/2016	NUNEZ, JUAN	8801		City Of Chicago Fire	\$0.28
04/16/2016	NUNEZ, JUAN	8801		City Of Chicago Fire	\$4.00
04/16/2016	NUNEZ, JUAN	8801		City Of Chicago Fire	\$39.44
04/16/2016	NUNEZ, JUAN	8801		City Of Chicago Fire	\$1.12
06/06/2016	NUNEZ, JORGE	8801		City Of Chicago Fire	\$180.47
06/06/2016	NUNEZ, JORGE	8801		City Of Chicago Fire	\$4.00
06/06/2016	NUNEZ, JORGE	8801		City Of Chicago Fire	\$1.62
06/06/2016	NUNEZ, JORGE	8801		City Of Chicago Fire	\$4.00
06/06/2016	NUNEZ, JORGE	8801		City Of Chicago Fire	\$110.32
06/06/2016	NUNEZ, JORGE	8801		City Of Chicago Fire	\$3.31
01/15/2010	NOLAN, MICHAEL	8749		City Of Chicago Fire	\$161.38
04/06/2016	NOLAN, MARTIN	8817		City Of Chicago Fire	\$26.74
04/06/2016	NOLAN, MARTIN	8817		City Of Chicago Fire	\$2.82
04/06/2016	NOLAN, MARTIN	8817		City Of Chicago Fire	\$4.00
04/06/2016	NOLAN, MARTIN	8817		City Of Chicago Fire	\$4.00
07/21/2016	NIZIOLEK, CHRISTOPHER	8750		City Of Chicago Fire	\$4.00
07/21/2016	NIZIOLEK, CHRISTOPHER	8750		City Of Chicago Fire	\$3.19

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/21/2016	NIZIOLEK, CHRISTOPHER	8750		City Of Chicago Fire	\$4.00
07/21/2016	NIZIOLEK, CHRISTOPHER	8750		City Of Chicago Fire	\$19.14
07/21/2016	NIZIOLEK, CHRISTOPHER	8750		City Of Chicago Fire	\$189.97
07/21/2016	NIZIOLEK, CHRISTOPHER	8750		City Of Chicago Fire	\$4.00
07/04/2015	NIEVES, FERNANDO	8801		City Of Chicago Fire	\$282.88
07/12/2013	NICHOLS, JOHN	8733		City Of Chicago Fire	\$4.00
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$695.94
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$358.64
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$358.64
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$0.40
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$366.94
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$0.40
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$0.40
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$236.60
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$358.64
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$0.40
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$365.01
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$251.46
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$366.94
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$365.01
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$358.64
11/05/2015	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
03/06/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
03/06/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$62.82
03/06/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
03/06/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$189.97
01/11/2015	NATALE, ROBERT	8801		City Of Chicago Fire	\$657.75
12/12/2002	Moran, Thomas	F	00377	City Of Chicago Fire	\$91.39

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/06/2004	Mckinnis, Michael	C	00814	City Of Chicago Fire	\$6.01
05/14/2000	Mcdole, Michael	C	00331	City Of Chicago Fire	\$89.55
05/14/2000	Mcdole, Michael	C	00331	City Of Chicago Fire	\$169.03
02/13/2016	MYERS, BRYCE	8750		City Of Chicago Fire	\$4.00
02/13/2016	MYERS, BRYCE	8750		City Of Chicago Fire	\$180.47
02/13/2016	MYERS, BRYCE	8750		City Of Chicago Fire	\$1.62
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$396.21
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$331.27
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$4.00
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$7.48
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$4.00
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$50.38
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$0.95
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$4.00
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$331.27
08/10/2010	MURAWSKI, CHRISTOPHE	8749		City Of Chicago Fire	\$228.76
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$4.00
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$0.21
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$325.43
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$4.00
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$0.21
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$266.73
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$4.00
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$0.15
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$217.65
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$4.00
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$0.12
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$217.92
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$4.00
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$0.12
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$222.08
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$4.00
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$0.13

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$325.43
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$207.68
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$278.94
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$278.94
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$277.01
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$323.50
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$278.94
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$230.52
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$277.01
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$323.50
06/11/2015	MURALLES, ROBERT	8750		City Of Chicago Fire	\$323.50
03/29/2016	MURALLES, ROBERT	8750		City Of Chicago Fire	\$4.00
03/29/2016	MURALLES, ROBERT	8750		City Of Chicago Fire	\$41.94
03/29/2016	MURALLES, ROBERT	8750		City Of Chicago Fire	\$714.20
03/29/2016	MURALLES, ROBERT	8750		City Of Chicago Fire	\$239.33
03/29/2016	MURALLES, ROBERT	8750		City Of Chicago Fire	\$15.55
03/29/2016	MURALLES, ROBERT	8750		City Of Chicago Fire	\$7.73
03/24/2016	MUELLER, DAVID R	8749		City Of Chicago Fire	\$1.36
03/24/2016	MUELLER, DAVID R	8749		City Of Chicago Fire	\$72.01
03/24/2016	MUELLER, DAVID R	8749		City Of Chicago Fire	\$4.00
03/24/2016	MUELLER, DAVID R	8749		City Of Chicago Fire	\$11.85
03/24/2016	MUELLER, DAVID R	8749		City Of Chicago Fire	\$4.00
03/24/2016	MUELLER, DAVID R	8749		City Of Chicago Fire	\$169.30
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$100.85
02/01/2012	MROZEK, MARTIN	8731		City Of Chicago Fire	\$284.44
06/25/2016	MORSOVILLO, JAMES	8750		City Of Chicago Fire	\$4.00
06/25/2016	MORSOVILLO, JAMES	8750		City Of Chicago Fire	\$3.05
06/25/2016	MORSOVILLO, JAMES	8750		City Of Chicago Fire	\$5.43
06/25/2016	MORSOVILLO, JAMES	8750		City Of Chicago Fire	\$108.50
06/25/2016	MORSOVILLO, JAMES	8750		City Of Chicago Fire	\$4.00
06/25/2016	MORSOVILLO, JAMES	8750		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.15

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$217.92
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.12
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$332.17
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.18
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$264.50
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.15
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$332.17
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.18
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$332.17
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.18
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$222.08
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.13
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$402.95
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.22
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$332.17
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.18
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$332.17
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$402.95
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.22
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$332.17
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.18

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$402.95
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.22
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$266.73
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.15
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$222.08
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.13
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$175.50
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.10
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$402.95
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.22
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$264.50
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.15
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$217.92
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.12
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$268.66
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.16
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$220.15
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.12
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$311.08
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.18
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$220.15
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.12

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$220.15
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.12
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$220.15
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.12
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$264.50
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.15
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$208.09
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$4.00
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$0.11
12/21/2015	MORDAN, MATTHEW	8749		City Of Chicago Fire	\$264.50
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$358.64
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$4.00
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$268.35
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$138.54
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$0.40
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$358.64
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$4.00
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$0.40
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$358.64
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$4.00
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$0.40
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$274.24
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$4.00
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$0.30
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$4.00
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$2.40
08/26/2015	MOLL, KEVIN	8807		City Of Chicago Fire	\$38.84
08/26/2015	MOLL, KEVIN	8807		City Of Chicago Fire	\$405.21
08/26/2015	MOLL, KEVIN	8807		City Of Chicago Fire	\$36.25
01/01/2016	M'NNICK, ANGELA	8745		City Of Chicago Fire	\$673.56

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/01/2016	MINNICK, ANGELA	8745		City Of Chicago Fire	\$4.00
01/01/2016	MINNICK, ANGELA	8745		City Of Chicago Fire	\$0.72
01/01/2016	MINNICK, ANGELA	8745		City Of Chicago Fire	\$673.56
01/01/2016	MINNICK, ANGELA	8745		City Of Chicago Fire	\$4.00
01/01/2016	MINNICK, ANGELA	8745		City Of Chicago Fire	\$0.72
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$4.00
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$0.20
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$4.00
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$308.17
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$0.27
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$4.00
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$78.41
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$0.20
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$4.00
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$0.20
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$4.00
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$359.34
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$418.86
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$207.45
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$101.12
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$359.34
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$272.55
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$399.39
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$359.34
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$357.11

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$367.66
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$355.18
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$352.95
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$190.02
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$359.34
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$359.34
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$359.34
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$367.66
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$359.34
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$359.34
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$169.12
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$25.93
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$4.00
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$6.50
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$166.25
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$4.00
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$3.14
04/02/2016	MESSINA, MICHAEL	8818		City Of Chicago Fire	\$76.01
08/05/2016	MESNARD, JASON	8801		City Of Chicago Fire	\$36.40
08/05/2016	MESNARD, JASON	8801		City Of Chicago Fire	\$4.00
08/05/2016	MESNARD, JASON	8801		City Of Chicago Fire	\$0.35
08/05/2016	MESNARD, JASON	8801		City Of Chicago Fire	\$30.42
08/05/2016	MESNARD, JASON	8801		City Of Chicago Fire	\$4.00
02/08/2016	MENNINGER, ERIN	8801		City Of Chicago Fire	\$4.00
02/08/2016	MENNINGER, ERIN	8801		City Of Chicago Fire	\$1.62
02/08/2016	MENNINGER, ERIN	8801		City Of Chicago Fire	\$180.47
06/17/2016	MENZEZ, JOSE	8731		City Of Chicago Fire	\$4.00
06/17/2016	MENDEZ, JOSE	8731		City Of Chicago Fire	\$239.33
06/17/2016	MENDEZ, JOSE	8731		City Of Chicago Fire	\$4.00
06/17/2016	MENDEZ, JOSE	8731		City Of Chicago Fire	\$12.91
06/17/2016	MENDEZ, JOSE	8731		City Of Chicago Fire	\$7.18
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.30

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$140.98
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.49
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$221.28
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$79.36
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.11
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$241.52
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.26
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$351.02
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.40
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$393.30
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$393.30
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$308.74
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.35
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$397.46
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$393.30
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$351.02
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.40
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.50
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.40
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.30
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.40
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.56
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$393.30
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
06/03/2016	MEDINA, JERRY	8801		City Of Chicago Fire	\$161.47
06/03/2016	MEDINA, JERRY	8801		City Of Chicago Fire	\$4.00
06/03/2016	MEDINA, JERRY	8801		City Of Chicago Fire	\$4.17
06/03/2016	MEDINA, JERRY	8801		City Of Chicago Fire	\$465.47
06/03/2016	MEDINA, JERRY	8801		City Of Chicago Fire	\$4.00
06/03/2016	MEDINA, JERRY	8801		City Of Chicago Fire	\$4.85
04/14/2016	MCCARRON, JAMES	8802		City Of Chicago Fire	\$348.98
04/14/2016	MCCARRON, JAMES	8802		City Of Chicago Fire	\$4.00
04/14/2016	MCCARRON, JAMES	8802		City Of Chicago Fire	\$189.97
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$124.61
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735	City Of Chicago Fire	City Of Chicago Fire	\$1.18

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REPORTS OF COMMITTEES

30405

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$2.85
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$0.05
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$62.28
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.18
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$124.61
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$2.35
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$146.35
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$2.77
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$104.38
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$2.35
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$62.28
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.18
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$519.86
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$124.61
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$2.35
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1.59
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$84.07
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$328.73
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$21.88
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$184.65
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$99.52
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$116.84
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$16.08
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$4.00
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$5.60

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$94.64
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$543.88
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$116.84
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$348.48
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.38
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$357.41
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$264.83
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$2.37
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$357.41
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$20.08
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$224.18
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.25
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$253.37
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.28
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$365.73
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$357.41
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$20.08
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$13.57

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$72.01
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$72.01
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$361.57
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
08/04/2016	MC CORKLE, SCOTT	8731		City Of Chicago Fire	\$4.00
08/04/2016	MC CORKLE, SCOTT	8731		City Of Chicago Fire	\$1.10
08/04/2016	MC CORKLE, SCOTT	8731		City Of Chicago Fire	\$36.77
08/04/2016	MC CORKLE, SCOTT	8731		City Of Chicago Fire	\$4.00
08/04/2016	MC CORKLE, SCOTT	8731		City Of Chicago Fire	\$4.85
08/04/2016	MC CORKLE, SCOTT	8731		City Of Chicago Fire	\$161.47
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$48.00
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$330.61
12/12/2008	MAXWELL, STEVEN			City Of Chicago Fire	\$48.00
07/22/2015	MATTHEWS, RICKY	8811		City Of Chicago Fire	\$0.17
07/22/2015	MATTHEWS, RICKY	8811		City Of Chicago Fire	\$4.00
07/22/2015	MATTHEWS, RICKY	8811		City Of Chicago Fire	\$160.69
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$387.34
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$385.72
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$118.12
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$341.43
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$2.60

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$423.73
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
08/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$3.55
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$449.17
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$118.12
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$3.10
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$261.64
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$1.73
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$703.11
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$5.47
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$3.12
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$289.79
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$299.45
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$219.64
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$128.27
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$259.55
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$345.35
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$301.53
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$2.16
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$217.85
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$1.21
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$341.43
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$2.60
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$261.64
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$1.73
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$261.64

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$381.06
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$3.09
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$385.27
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$1.73
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$385.27
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$3.12
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$261.64
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$382.89
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$301.53
06/15/2016	MARTINEZ, JOHN	8731		City Of Chicago Fire	\$4.00
06/15/2016	MARTINEZ, JOHN	8731		City Of Chicago Fire	\$4.00
06/15/2016	MARTINEZ, JOHN	8731		City Of Chicago Fire	\$4.00
06/15/2016	MARTINEZ, JOHN	8731		City Of Chicago Fire	\$4.00
06/15/2016	MARTINEZ, JOHN	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.44
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$312.90
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.35
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$359.34
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$353.25
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$357.41
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$355.18

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$359.34
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$76.01
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.68
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$359.34
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$312.90
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.35
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$359.34
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$321.22
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.35
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$391.99
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.44
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$391.99
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.44
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$359.34
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$359.34
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$399.14
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$0.40
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$359.34
03/24/2016	MARTINEZ, ALBERT	8731		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$262.84
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$126.83
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$165.68
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$176.36
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$210.47
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$165.68
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$55.98
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$820.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$298.74
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$216.11
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$186.92
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$162.88
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$162.88
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$80.01
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$282.91
05/29/2016	MARINO, RICHARD	8749		City Of Chicago Fire	\$4.00
08/23/2015	MANKOWSKI, MARK	8794		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/23/2015	MANKOWSKI, MARK	8794		City Of Chicago Fire	\$71.87
08/23/2015	MANKOWSKI, MARK	8794		City Of Chicago Fire	\$31.34
08/23/2015	MANKOWSKI, MARK	8794		City Of Chicago Fire	\$4.00
08/23/2015	MANKOWSKI, MARK	8794		City Of Chicago Fire	\$6.62
08/23/2015	MANKOWSKI, MARK	8794		City Of Chicago Fire	\$350.44
08/23/2015	MANKOWSKI, MARK	8794		City Of Chicago Fire	\$1.36
08/23/2015	MANKOWSKI, MARK	8794		City Of Chicago Fire	\$4.00
06/04/2016	MANGAN, MARK	8701		City Of Chicago Fire	\$1.24
06/04/2016	MANGAN, MARK	8701		City Of Chicago Fire	\$4.00
06/04/2016	MANGAN, MARK	8701		City Of Chicago Fire	\$41.46
06/04/2016	MANGAN, MARK	8701		City Of Chicago Fire	\$4.85
06/04/2016	MANGAN, MARK	8701		City Of Chicago Fire	\$161.47
06/04/2016	MANGAN, MARK	8701		City Of Chicago Fire	\$4.00
01/30/2015	LUNDY BEY, SHANE	8807		City Of Chicago Fire	\$397.66
01/30/2015	LUNDY BEY, SHANE	8807		City Of Chicago Fire	\$4.00
01/30/2015	LUNDY BEY, SHANE	8807		City Of Chicago Fire	\$0.79
01/30/2015	LUNDY BEY, SHANE	8807		City Of Chicago Fire	\$4.00
01/30/2015	LUNDY BEY, SHANE	8807		City Of Chicago Fire	\$0.22
06/21/2016	LOCKETT, CARUSO	8811		City Of Chicago Fire	\$4.00
06/21/2016	LOCKETT, CARUSO	8811		City Of Chicago Fire	\$4.00
06/21/2016	LOCKETT, CARUSO	8811		City Of Chicago Fire	\$4.00
06/21/2016	LOCKETT, CARUSO	8811		City Of Chicago Fire	\$4.00
12/10/2015	LINEHAN, HEATHER	8745		City Of Chicago Fire	\$46.90
12/10/2015	LINEHAN, HEATHER	8745		City Of Chicago Fire	\$7.17
12/10/2015	LINEHAN, HEATHER	8745		City Of Chicago Fire	\$4.00
12/10/2015	LINEHAN, HEATHER	8745		City Of Chicago Fire	\$238.86
06/25/2016	LEYDEN, THOMAS	8731		City Of Chicago Fire	\$4.00
06/25/2016	LEYDEN, THOMAS	8731		City Of Chicago Fire	\$9.15
06/12/2016	LEMMON, DOROTHY	8728		City Of Chicago Fire	\$4.00
06/12/2016	LEMMON, DOROTHY	8728		City Of Chicago Fire	\$4.00
06/12/2016	LEMMON, DOROTHY	8728		City Of Chicago Fire	\$4.27
06/12/2016	LEMMON, DOROTHY	8728		City Of Chicago Fire	\$180.47
06/12/2016	LEMMON, DOROTHY	8728		City Of Chicago Fire	\$477.89

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/12/2016	LEMMON, DOROTHY	8728		City Of Chicago Fire	\$1.62
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$312.90
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.35
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$211.74
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$72.01
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$1.36
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$310.67
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.35
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$310.67
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.35
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$357.41
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$310.97
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.35
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$0.40
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$72.01
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$1.36
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$359.34
05/04/2016	LEMKE, JOSEPH	8819		City Of Chicago Fire	\$4.00



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/19/2016	LEITNER, JASON	8749		City Of Chicago Fire	\$4.00
05/19/2016	LEITNER, JASON	8749		City Of Chicago Fire	\$654.87
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$4.00
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$0.39
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$116.50
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$4.00
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$0.12
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$181.90
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$4.00
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$0.20
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$359.34
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$4.00
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$0.40
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$359.34
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$363.20
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$0.40
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$4.00
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$0.40
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$4.00
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$359.34
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$4.00
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$0.40
05/28/2016	LAKAWITCH, JAMES	8801		City Of Chicago Fire	\$349.41
03/18/2015	LA FEMINA, LEAH	FPM		City Of Chicago Fire	\$4.00
03/18/2015	LA FEMINA, LEAH	FPM		City Of Chicago Fire	\$228.34
03/18/2015	LA FEMINA, LEAH	FPM		City Of Chicago Fire	\$0.25
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$312.90
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$359.34
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$351.94
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$274.78
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$228.34
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$228.34
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$334.40

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$287.96
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$274.78
01/10/2016	LA FEMINA, LEAH	8750		City Of Chicago Fire	\$162.94
07/05/2016	KULINSKI, CASEY	8750		City Of Chicago Fire	\$4.00
07/05/2016	KULINSKI, CASEY	8750		City Of Chicago Fire	\$4.00
01/20/2016	KREY, RICHARD	8807		City Of Chicago Fire	\$4.00
01/20/2016	KREY, RICHARD	8807		City Of Chicago Fire	\$131.00
01/20/2016	KREY, RICHARD	8807		City Of Chicago Fire	\$628.60
01/20/2016	KREY, RICHARD	8807		City Of Chicago Fire	\$5.62
07/20/2016	KOWALSKI, STANLEY	8801		City Of Chicago Fire	\$4.79
07/20/2016	KOWALSKI, STANLEY	8801		City Of Chicago Fire	\$4.00
07/20/2016	KOWALSKI, STANLEY	8801		City Of Chicago Fire	\$253.41
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$282.46
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$0.76
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$209.75
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$1.12
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$279.28
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$1.94
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$770.42
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$279.28
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$1.94
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$291.42
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$0.92
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$0.94
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$193.49

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$21.60
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$8.43
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$2.06
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$198.40
06/20/2016	KOTEK, DAVID	8750		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2.16
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$123.64
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$301.53
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2.16
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$72.01
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$1.36
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$301.53
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$517.99
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$9.78
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$292.85
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$3.34
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$343.51
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2.67
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$290.53
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$0.84
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$53.76
06/26/2015	KIRKPATRICK, MICHAEL	8807		City Of Chicago Fire	\$189.59
06/26/2015	KIRKPATRICK, MICHAEL	8807		City Of Chicago Fire	\$4.00
04/12/2015	KIRBY, JAMES	8801		City Of Chicago Fire	\$3.22

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/12/2015	KIRBY, JAMES	8801		City Of Chicago Fire	\$4.00
04/12/2015	KIRBY, JAMES	8801		City Of Chicago Fire	\$170.63
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$355.18
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$4.00
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$0.40
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$359.34
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$4.00
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$0.40
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$64.17
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$355.18
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$4.00
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$0.40
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$348.70
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$0.40
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$4.00
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$359.34
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$4.00
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$0.37
01/08/2016	KINTNER, ROBERT	8731		City Of Chicago Fire	\$786.83
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$285.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.99
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.01
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$237.30
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.42
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$236.64
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$0.25
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$341.79
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$2.62
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$285.55

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.99
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$285.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.99
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$243.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.52
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$243.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.52
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$199.75
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.01
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$199.75
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$243.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.52
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$209.15
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$2.39
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$241.74
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.51
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$297.96
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$2.14
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$285.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.99
06/04/2016	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/04/2016	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$189.97

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/24/2013	KELLY, JOSEPH	8728		City Of Chicago Fire	\$190.38
05/24/2013	KELLY, JOSEPH	8728		City Of Chicago Fire	\$4.00
06/29/2016	KEHOE, BRIAN	8801		City Of Chicago Fire	\$2.82
06/29/2016	KEHOE, BRIAN	8801		City Of Chicago Fire	\$4.00
06/29/2016	KEHOE, BRIAN	8801		City Of Chicago Fire	\$149.40
06/29/2016	KEHOE, BRIAN	8801		City Of Chicago Fire	\$685.09
06/29/2016	KEHOE, BRIAN	8801		City Of Chicago Fire	\$12.95
06/29/2016	KEHOE, BRIAN	8801		City Of Chicago Fire	\$4.00
05/31/2015	KEATING, SHANE	8801		City Of Chicago Fire	\$4.00
05/31/2015	KEATING, SHANE	8801		City Of Chicago Fire	\$97.16
05/31/2015	KEATING, SHANE	8801		City Of Chicago Fire	\$1.83
09/25/2015	KASPAR, BARBARA	8749		City Of Chicago Fire	\$50.81
09/25/2015	KASPAR, BARBARA	8749		City Of Chicago Fire	\$4.00
09/25/2015	KASPAR, BARBARA	8749		City Of Chicago Fire	\$166.39
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$418.96
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.46
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
10/31/2013	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$325.72
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$355.18
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$359.34
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.35
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$0.40
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$355.18
04/17/2016	KAPPEL, MICHAEL	8811		City Of Chicago Fire	\$4.00
05/16/2015	KANE, JESSICA	8750		City Of Chicago Fire	\$648.36
05/16/2015	KANE, JESSICA	8750		City Of Chicago Fire	\$4.00
05/16/2015	KANE, JESSICA	8750		City Of Chicago Fire	\$5.81
06/08/2016	KAMPFERT, MICHAEL	8728		City Of Chicago Fire	\$4.00
06/08/2016	KAMPFERT, MICHAEL	8728		City Of Chicago Fire	\$4.00
05/04/2016	KALTER, LAWRENCE	8802		City Of Chicago Fire	\$278.61
05/04/2016	KALTER, LAWRENCE	8802		City Of Chicago Fire	\$4.00
05/04/2016	KALTER, LAWRENCE	8802		City Of Chicago Fire	\$5.27

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$4.00
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$146.70
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$4.00
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$2.79
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$93.13
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$4.00
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$4.40
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.59
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$383.01
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$3.10
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$301.65
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.16
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$339.22
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.59
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$259.83
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$1.68
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$235.48
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$48.93
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$301.65
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.16
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$401.69
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$3.32
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$345.46
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.69
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$1.84
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$97.35
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$97.35
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$1.84
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$255.91
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$1.66
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$296.77
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$3.39
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$303.62
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.18
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$303.62
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.18
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$335.29
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.56
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$351.63
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.74
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$335.29
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.56
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$1.67
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$257.84
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$257.84
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$1.67
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.16
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$257.84
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$1.67
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$301.65
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$339.22
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.59
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$339.22
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.59
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$339.22
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.59
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$295.38
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.11
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$412.37
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$339.22
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/20/2016	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$5.48
04/20/2016	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$13.18
04/20/2016	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$4.00
04/20/2016	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$4.56
04/20/2016	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$11.04
04/20/2016	JACKSON, FRANCISCO	8749		City Of Chicago Fire	\$4.00
03/26/2012	IWEMA, JEFFREY	8819		City Of Chicago Fire	\$113.00
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$35.00
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$121.23
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$121.23
11/12/1999	Haynes, Patrick	F	00349	City Of Chicago Fire	\$35.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/09/2004	Haffen, Osa	F	00397	City Of Chicago Fire	\$72.34
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.35
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$38.93
08/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.74
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$21.12
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$317.06
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.35
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$317.06
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.40
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$359.34
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.40
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$355.18
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$149.40
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$2.82
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$262.30
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.30
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$253.89
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.27
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$352.95
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.40
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$352.95
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$351.02
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.40
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$97.35
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$1.84
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.40
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$2.56
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$10.53
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$4.00
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$613.54
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$27.44
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$28.11
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$4.65
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$245.74
05/18/2015	HUNTINGTON, STEVE	8731		City Of Chicago Fire	\$112.69
05/28/2016	HUGUETH, FREIDA	8749		City Of Chicago Fire	\$10.20
05/28/2016	HUGUETH, FREIDA	8749		City Of Chicago Fire	\$4.00
07/24/2015	HUGHES, GERALD	8817		City Of Chicago Fire	\$41.88
06/26/2016	HOPPENRATH, KATIE	8749		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$0.40
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$365.73
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$1.16
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$253.56
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$1.84
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$211.58
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$1.16

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$347.60
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.69
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.06
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$331.26
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$335.69
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.56
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$286.44
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$0.99
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$251.46
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$1.62
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$251.46
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$1.62
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.06
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$1.80
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$0.22
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.02
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.56
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.56
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.51
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$293.47

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.07
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$303.86
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.19
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$291.35
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.69
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.41
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$1.57
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$2.12
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$1.57
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
08/23/2015	HOLLAND, JOHN	8819		City Of Chicago Fire	\$8.57
08/23/2015	HOLLAND, JOHN	8819		City Of Chicago Fire	\$3.90
08/23/2015	HOLLAND, JOHN	8819		City Of Chicago Fire	\$4.00
08/31/2015	HIPPS GLENN, DENISE	8749		City Of Chicago Fire	\$75.86
06/24/2016	HILBERT, JONATHAN	8801		City Of Chicago Fire	\$679.42
06/24/2016	HILBERT, JONATHAN	8801		City Of Chicago Fire	\$2.82
06/24/2016	HILBERT, JONATHAN	8801		City Of Chicago Fire	\$4.00
06/24/2016	HILBERT, JONATHAN	8801		City Of Chicago Fire	\$149.40
06/24/2016	HILBERT, JONATHAN	8801		City Of Chicago Fire	\$12.83
06/24/2016	HILBERT, JONATHAN	8801		City Of Chicago Fire	\$4.00
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$4.00
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$134.71
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$4.85
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$4.00
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$161.47
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$9.20

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$4.00
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$3.27
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$378.91
05/09/2016	HERRING, RODNEY	8817		City Of Chicago Fire	\$4.00
05/09/2016	HERRING, RODNEY	8817		City Of Chicago Fire	\$903.81
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$138.25
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.35
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$264.23
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.30
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$306.51
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$351.02
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.40
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$355.18
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.40
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$304.58
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.35
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$306.51
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.35
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$264.23
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.30
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.35
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$270.62
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.30
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$207.45
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.22
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$306.51
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.35
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$304.58
07/21/2016	HERLING, TIMOTHY	8735		City Of Chicago Fire	\$3.34
07/21/2016	HERLING, TIMOTHY	8735		City Of Chicago Fire	\$4.00
07/21/2016	HERLING, TIMOTHY	8735		City Of Chicago Fire	\$372.99
09/24/2015	HERLING, THOMAS			City Of Chicago Fire	\$70.45
09/24/2015	HERLING, THOMAS			City Of Chicago Fire	\$4.00
09/24/2015	HERLING, THOMAS			City Of Chicago Fire	\$1.63
07/16/2015	HENDERSON TALMAGE, SEVEREN	8728		City Of Chicago Fire	\$461.74
07/16/2015	HENDERSON TALMAGE, SEVEREN	8728		City Of Chicago Fire	\$4.00
07/16/2015	HENDERSON TALMAGE, SEVEREN	8728		City Of Chicago Fire	\$4.13
07/12/2016	HECKMANN, MARGARET	8750		City Of Chicago Fire	\$4.00
07/12/2016	HECKMANN, MARGARET	8750		City Of Chicago Fire	\$4.00
07/12/2016	HECKMANN, MARGARET	8750		City Of Chicago Fire	\$4.00
07/12/2016	HECKMANN, MARGARET	8750		City Of Chicago Fire	\$4.00
07/12/2016	HECKMANN, MARGARET	8750		City Of Chicago Fire	\$4.00
07/12/2016	HECKMANN, MARGARET	8750		City Of Chicago Fire	\$4.00
07/12/2016	HECKMANN, MARGARET	8750		City Of Chicago Fire	\$4.00
07/06/2012	HANSON, STEVE	8701		City Of Chicago Fire	\$328.06
07/06/2012	HANSON, STEVE	8701		City Of Chicago Fire	\$4.00
07/06/2012	HANSON, STEVE	8701		City Of Chicago Fire	\$9.84
05/23/2016	HAMPTON, TIANA	8750		City Of Chicago Fire	\$235.02
05/23/2016	HAMPTON, TIANA	8750		City Of Chicago Fire	\$4.00
05/23/2016	HAMPTON, TIANA	8750		City Of Chicago Fire	\$80.23
01/10/2016	HALL, JOHN	8817		City Of Chicago Fire	\$0.40
01/10/2016	HALL, JOHN	8817		City Of Chicago Fire	\$4.00
01/10/2016	HALL, JOHN	8817		City Of Chicago Fire	\$361.57



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/23/1997	Graves, Michael P	M	00647	City Of Chicago Fire	\$352.23
03/07/2013	GREEN, LAWRENCE	8731		City Of Chicago Fire	\$4.00
12/06/2008	GRAY, KEITH			City Of Chicago Fire	\$137.12
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$98.38
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$4.00
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$4.00
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$140.94
06/04/2013	GRABOWSKI, STEPHEN	8812		City Of Chicago Fire	\$140.94
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$13.40
02/03/2014	GORNY, RICHARD	8731		City Of Chicago Fire	\$4.00
03/29/2015	GONZALEZ DUCAR, JEANETTE	8749		City Of Chicago Fire	\$4.00
11/01/2015	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$247.54
11/01/2015	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$4.00
11/01/2015	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$4.68
04/20/2016	GOMEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
04/20/2016	GOMEZ, DANIEL	8731		City Of Chicago Fire	\$438.70
03/13/2016	GLEESON, JAMES	8771		City Of Chicago Fire	\$4.00
03/13/2016	GLEESON, JAMES	8771		City Of Chicago Fire	\$14.09
06/01/2012	GIUFFRE, PHILIP	FF/P		City Of Chicago Fire	\$67.26
09/21/2009	GERICH, ROBERT	8801		City Of Chicago Fire	\$364.36
08/09/2016	GAWEL, CARTER	8801		City Of Chicago Fire	\$4.00
10/20/2015	GARITI, JILL	8745		City Of Chicago Fire	\$0.10
10/20/2015	GARITI, JILL	8745		City Of Chicago Fire	\$88.84
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$359.34
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.40
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$359.34
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.40
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.40
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$359.34
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$72.01
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.40
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$359.34
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.45
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$399.69
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.45
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$399.69
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.45
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$401.62
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.40
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$355.18
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$0.40
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$4.00
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$359.34
03/03/2016	GARDINER, JAMES	8801		City Of Chicago Fire	\$1.36
06/03/2016	GARCIA, JOSE	8801		City Of Chicago Fire	\$4.00
06/03/2016	GARCIA, JOSE	8801		City Of Chicago Fire	\$522.02
06/03/2016	GARCIA, JOSE	8801		City Of Chicago Fire	\$4.00
06/03/2016	GARCIA, JOSE	8801		City Of Chicago Fire	\$9.86
06/03/2016	GARCIA, JOSE	8801		City Of Chicago Fire	\$12.98
06/15/2015	GARA, SHEILA	8745		City Of Chicago Fire	\$4.00
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$538.63
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$4.82
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$4.00
09/10/2011	GALLAPO, ROBERT	8735		City Of Chicago Fire	\$480.69
09/10/2011	GALLAPO, ROBERT	8735		City Of Chicago Fire	\$4.00
12/13/2015	FRITZ, KENNETH	8731		City Of Chicago Fire	\$4.00
12/13/2015	FRITZ, KENNETH	8731		City Of Chicago Fire	\$0.53

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/13/2015	FRITZ, KENNETH	8731		City Of Chicago Fire	\$4.00
12/13/2015	FRITZ, KENNETH	8731		City Of Chicago Fire	\$0.62
04/05/2015	FRANZEN, MATTHEW	8750		City Of Chicago Fire	\$0.94
04/05/2015	FRANZEN, MATTHEW	8750		City Of Chicago Fire	\$4.00
04/05/2015	FRANZEN, MATTHEW	8750		City Of Chicago Fire	\$52.38
09/20/2015	FLINTZ, SCOTT	8750		City Of Chicago Fire	\$253.63
04/08/2016	FIELDS, COURTNEY	8731		City Of Chicago Fire	\$4.00
04/08/2016	FIELDS, COURTNEY	8731		City Of Chicago Fire	\$4.00
04/08/2016	FIELDS, COURTNEY	8731		City Of Chicago Fire	\$13.18
04/08/2016	FIELDS, COURTNEY	8731		City Of Chicago Fire	\$4.00
04/08/2016	FIELDS, COURTNEY	8731		City Of Chicago Fire	\$308.17
04/08/2016	FIELDS, COURTNEY	8731		City Of Chicago Fire	\$4.56
01/17/2015	FIC, CHRISTOPHE	8731		City Of Chicago Fire	\$1.67
05/23/2016	FARAGOI, PATRICK	8801		City Of Chicago Fire	\$180.47
05/23/2016	FARAGOI, PATRICK	8801		City Of Chicago Fire	\$4.00
05/23/2016	FARAGOI, PATRICK	8801		City Of Chicago Fire	\$1.62
12/12/2015	FAIZI, TAREK	8749		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$297.43
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$250.70
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$297.43
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$264.57
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$297.43
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$297.43
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$344.16
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$311.30
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$331.76
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$264.57
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$311.30
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$233.65
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$285.03
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$264.57
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$317.89
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$264.57
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$597.51
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$344.16
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
08/01/2015	ELLINGSEN, RONALD	8817		City Of Chicago Fire	\$0.61
08/01/2015	ELLINGSEN, RONALD	8817		City Of Chicago Fire	\$32.16
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$21.88
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$1.36
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$72.01
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$41.96
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$321.22

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.35
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$274.78
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.30
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$367.66
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$302.26
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.32
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$321.22

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.35
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$100.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.14
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.12
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$229.04
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.13
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$252.74
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.13
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$308.88
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.17
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$308.88
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.17
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.17
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$344.82
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.20
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$306.83
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.19
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$258.32
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.15
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$304.90
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.18
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$249.73

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$260.25
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.16
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.13
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$227.11
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.12
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$296.31
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.16
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$260.25
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.16
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$256.39
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$304.15
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$308.88
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.17
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$346.75
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.21
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$308.88
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$41.18
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$120.92
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$218.61
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$401.78
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$187.65

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$452.47
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$25.77
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$264.50
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.17
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$304.15
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.17
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$306.92
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$222.65
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$79.24
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.14
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$260.25
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.16
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$211.74
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$308.88
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.17
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$308.88
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.17
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$262.30
08/22/2015	EAMES JR, BENJAMIN	8731		City Of Chicago Fire	\$98.55
08/22/2015	EAMES JR, BENJAMIN	8731		City Of Chicago Fire	\$0.88
08/22/2015	EAMES JR, BENJAMIN	8731		City Of Chicago Fire	\$4.00
08/26/2009	DUNSON, RONNIE			City Of Chicago Fire	\$4.00
08/15/2009	DUNAGAN, BRIDGETTE	8811		City Of Chicago Fire	\$0.45
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$247.96
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$4.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$13.50
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$4.00
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$0.77
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$317.89
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$4.00
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$4.00
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$23.97
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$219.02
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$4.00
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$166.25
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$4.00
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$3.14
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$739.98
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$4.00
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$13.98
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$4.00
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$114.52
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$13.32
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$78.99
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$961.97
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$239.33
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$41.46
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$17.55
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$400.65
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$220.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$29.06
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$26.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$468.84
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.18
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$165.68
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$655.20
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$388.80

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$106.31
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$2.01
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$14.92
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$982.80
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$655.20
06/07/2015	DOBSON, ANTWAN	8801		City Of Chicago Fire	\$34.20
11/20/2015	DI MAGGIO, DAVE	8817		City Of Chicago Fire	\$4.00
02/07/2015	DEWALD, PHILIP	8807		City Of Chicago Fire	\$446.95
02/07/2015	DEWALD, PHILIP	8807		City Of Chicago Fire	\$1.55
02/07/2015	DEWALD, PHILIP	8807		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$10.16
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.90
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$183.83
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.20
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$183.83
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.20
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$367.66
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.40
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$230.27
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$183.83
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$230.27
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$183.83
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$230.27
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.25
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$230.27
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.25
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$230.27
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.25
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$261.39
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.14
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$230.27
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.25
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$230.27
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.25
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$276.71
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.30
07/22/2016	DEANGELIS, JASON	8801		City Of Chicago Fire	\$4.00
07/22/2016	DEANGELIS, JASON	8801		City Of Chicago Fire	\$74.42
07/22/2016	DEANGELIS, JASON	8801		City Of Chicago Fire	\$4.00
07/22/2016	DEANGELIS, JASON	8801		City Of Chicago Fire	\$189.97
07/22/2016	DEANGELIS, JASON	8801		City Of Chicago Fire	\$4.00
06/19/2016	DEAN, STEVEN	8811		City Of Chicago Fire	\$23.97
06/19/2016	DEAN, STEVEN	8811		City Of Chicago Fire	\$4.00
06/19/2016	DEAN, STEVEN	8811		City Of Chicago Fire	\$987.34

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/19/2016	DEAN, STEVEN	8811		City Of Chicago Fire	\$7.18
06/19/2016	DEAN, STEVEN	8811		City Of Chicago Fire	\$239.33
06/19/2016	DEAN, STEVEN	8811		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$319.29
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.35
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$365.73
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$321.22
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.35
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$274.78
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.30
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$367.66
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$205.52
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.22
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$398.38
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.44
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$391.89
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.44
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40

incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$321.22
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.35
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$354.38
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.38
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$321.22
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.35
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$351.02
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$351.02
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$355.18
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$357.11
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$357.11
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$314.83
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.35
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
02/18/2016	DE VRIES, DAVID			City Of Chicago Fire	\$161.47
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$4.00
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$0.85
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$79.06
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$230.60
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$4.00
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$10.97
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$28.80
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$4.00
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$1.22
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$211.20
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$8.97
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$20.00
04/01/2016	DE LEON, HECTOR	8801		City Of Chicago Fire	\$4.00
05/27/2016	DAUGHERTY, DAVID	8749		City Of Chicago Fire	\$4.00
05/27/2016	DAUGHERTY, DAVID	8749		City Of Chicago Fire	\$51.80
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$36.36
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$375.59
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$4.00
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$2.00
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$72.56
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$106.33
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$375.59
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$36.36
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$317.35
03/24/2008	Ciara, Michael	P	00003	City Of Chicago Fire	\$317.35
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$76.01
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.59
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.68
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$238.86
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$7.17
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$13.72
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$5.01
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$93.12
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$19.53
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$13.72
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$5.02
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$178.27
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.48



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$176.31
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$1.58
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$171.69
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.47
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.48
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.47
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.47
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$178.27
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.48
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$178.27
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$175.96
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$1.57
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$171.69
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.47
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$171.69
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$127.60
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.35
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.47
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.47
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.35

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$0.47
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$4.00
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$4.00
03/26/2015	CRUZ, JOSE	8731		City Of Chicago Fire	\$4.00
03/26/2015	CRUZ, JOSE	8731		City Of Chicago Fire	\$786.53
03/26/2015	CRUZ, JOSE	8731		City Of Chicago Fire	\$7.04
04/21/2015	CRONIN, JEANNE	8749		City Of Chicago Fire	\$0.98
04/21/2015	CRONIN, JEANNE	8749		City Of Chicago Fire	\$4.00
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$4.00
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$17.47
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$27.42
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$1.16
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$4.00
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$2.60
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$4.00
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$290.83
06/29/2015	CORONA, SEAN	8801		City Of Chicago Fire	\$161.15
06/29/2015	CORONA, SEAN	8801		City Of Chicago Fire	\$4.83
06/29/2015	CORONA, SEAN	8801		City Of Chicago Fire	\$4.00
01/26/2016	CONRAD, KATHLEEN	8745		City Of Chicago Fire	\$4.00
01/26/2016	CONRAD, KATHLEEN	8745		City Of Chicago Fire	\$189.97
01/26/2016	CONRAD, KATHLEEN	8745		City Of Chicago Fire	\$19.49
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$363.50
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$363.50
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$243.45
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.28
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$361.57
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$270.62
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.30
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$361.57
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$355.18

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$125.80
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$653.77
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$19.61
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$328.80
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$739.98
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$369.50
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$317.06
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.35
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$32.50
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$298.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.32
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$359.34
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$321.22
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.35
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$357.41
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$359.34
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$367.66
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$359.34
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$359.34
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$359.34
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$287.66
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.31
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$359.34
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.40
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$209.38
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$0.22
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$359.34
05/18/2016	COLLINS, THOMAS	8728		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$317.06
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.25
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.35
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$359.34
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.40
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$359.34
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$342.09
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$348.48
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$359.34
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$361.57
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$317.06
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$418.96
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$298.40
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$359.34
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.40
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$359.34
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.40
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$359.34
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.40
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$359.34
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.40
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$226.11
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$0.30
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$20.04
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$4.00
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$0.40
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$358.64
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$4.00
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$0.40
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$278.10
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$4.00
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$370.80
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$0.40
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$358.64
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$4.00
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$0.40
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$358.64
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$4.00
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$0.40
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$4.00
05/13/2015	CLOUTIER, GERALD	8731		City Of Chicago Fire	\$358.64
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$400.31
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.44
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$413.49
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.45
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$391.99
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.44
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$398.38
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.44
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$359.34
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.40
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$398.38
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.44
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$391.99
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.44
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.40
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$359.34

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.40
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$359.34
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.40
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$365.73
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.40
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$357.41
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.40
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$401.92
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.45
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$361.57
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.40
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$403.85
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.45
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$356.42
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$266.46
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.30
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$228.34
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.25
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$315.13
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$0.35
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$7.06
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$4.00
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$0.35



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## REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$4.00
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$320.59
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$4.00
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$988.12
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$0.06
04/14/2015	CLAUDIO, ERIC	8801		City Of Chicago Fire	\$98.86
01/24/2015	CLARK, RONALD			City Of Chicago Fire	\$489.24
01/24/2015	CLARK, RONALD			City Of Chicago Fire	\$2.83
01/24/2015	CLARK, RONALD			City Of Chicago Fire	\$4.00
01/24/2015	CLARK, RONALD			City Of Chicago Fire	\$149.71
01/24/2015	CLARK, RONALD			City Of Chicago Fire	\$4.00
01/24/2015	CLARK, RONALD			City Of Chicago Fire	\$9.25
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$374.45
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$4.00
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$65.06
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$0.23
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$4.00
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$167.48
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$0.22
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$4.00
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$207.45
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$149.40
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$0.77
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$4.00
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$0.41
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$268.39
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$4.00
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$0.30
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$359.34
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$4.00
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$0.40
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$50.47
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$201.85

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$4.00
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$0.27
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$79.36
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$79.36
05/20/2016	CHAVEZ, JESSE	8801		City Of Chicago Fire	\$38.47
05/20/2016	CHAVEZ, JESSE	8801		City Of Chicago Fire	\$985.48
05/20/2016	CHAVEZ, JESSE	8801		City Of Chicago Fire	\$180.47
05/20/2016	CHAVEZ, JESSE	8801		City Of Chicago Fire	\$1.62
05/20/2016	CHAVEZ, JESSE	8801		City Of Chicago Fire	\$4.00
05/20/2016	CHAVEZ, JESSE	8801		City Of Chicago Fire	\$4.00
05/20/2016	CHAVEZ, JESSE	8801		City Of Chicago Fire	\$4.00
05/20/2016	CHAVEZ, JESSE	8801		City Of Chicago Fire	\$8.83
05/15/2015	CHAVARRIA, GARY	8801		City Of Chicago Fire	\$4.00
05/15/2015	CHAVARRIA, GARY	8801		City Of Chicago Fire	\$0.84
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.18
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$166.13
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.18
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$186.20
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.31
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$166.13
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.18
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$166.13
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.18
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$76.81
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$169.71
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.21
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$242.03

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$166.13
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.18
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$119.90
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$76.81
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$0.54
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.06
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.46
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$25.22
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.38
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$76.81
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$0.54
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$195.82
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.38
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$207.61
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$80.49
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$195.82
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$150.96
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$152.82
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.08
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$0.54
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$195.82
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.38
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$144.84
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$166.13
05/30/2016	CESARIO, MICHAEL	8749		City Of Chicago Fire	\$4.00
05/30/2016	CESARIO, MICHAEL	8749		City Of Chicago Fire	\$4.00
05/30/2016	CESARIO, MICHAEL	8749		City Of Chicago Fire	\$239.33
05/30/2016	CESARIO, MICHAEL	8749		City Of Chicago Fire	\$7.18
05/30/2016	CESARIO, MICHAEL	8749		City Of Chicago Fire	\$22.81
04/01/2015	CERVANTES, OMERO	8801		City Of Chicago Fire	\$701.47
02/10/2015	CERNA, MARIO	8819		City Of Chicago Fire	\$4.00
02/10/2015	CERNA, MARIO	8819		City Of Chicago Fire	\$682.57
05/10/2014	CASTRO, JANET	8750		City Of Chicago Fire	\$220.77
05/10/2014	CASTRO, JANET	8750		City Of Chicago Fire	\$0.43
05/10/2014	CASTRO, JANET	8750		City Of Chicago Fire	\$4.00
02/11/2016	CARRION, RAMIRO	8750		City Of Chicago Fire	\$189.97
02/11/2016	CARRION, RAMIRO	8750		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$0.45
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$456.68
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$0.50
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$226.23
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.27
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$359.34
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$0.40
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$412.17
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$0.45
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$452.22
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$0.50

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$98.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$937.31
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$8.39
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$10.96
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$429.61
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$48.09
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$1.49
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$412.17
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$0.40
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$9.95
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$359.34
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$4.00
01/12/2010	CARBONNEAU, THOMAS	8735		City Of Chicago Fire	\$38.12
06/17/2014	CARBONNEAU, THOMAS	8737		City Of Chicago Fire	\$28.64
07/26/2016	CALCAGNO, GUIDO	8819		City Of Chicago Fire	\$113.94
07/26/2016	CALCAGNO, GUIDO	8819		City Of Chicago Fire	\$4.00
07/26/2016	CALCAGNO, GUIDO	8819		City Of Chicago Fire	\$28.50
10/03/2012	BYRNE, KEVIN	8748		City Of Chicago Fire	\$4.00
10/03/2012	BYRNE, KEVIN	8748		City Of Chicago Fire	\$586.76
10/03/2012	BYRNE, KEVIN	8748		City Of Chicago Fire	\$166.28
11/29/2015	BYRNE, JAMES	8735		City Of Chicago Fire	\$4.00
11/29/2015	BYRNE, JAMES	8735		City Of Chicago Fire	\$209.38
11/29/2015	BYRNE, JAMES	8735		City Of Chicago Fire	\$0.22
05/01/2014	BURKE, JEFFERY	8731		City Of Chicago Fire	\$4.00
05/01/2014	BURKE, JEFFERY	8731		City Of Chicago Fire	\$74.87
05/01/2014	BURKE, JEFFERY	8731		City Of Chicago Fire	\$0.67
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$0.35
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$314.83

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REPORTS OF COMMITTEES

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$0.36
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$359.34
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$0.40
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$205.52
03/01/2018	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$0.22
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$359.34
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$0.40
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$359.34
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$0.40
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$359.34
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$0.40
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$4.00
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$314.83
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$359.34
03/01/2016	BUCKLEY, AARON	8750		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$672.24
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.75
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$355.18
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$4.00
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$0.40
04/29/2016	BROWN, RICHARD	8811		City Of Chicago Fire	\$359.34
05/29/2009	BROWN, ALICIA	8749		City Of Chicago Fire	\$162.94
05/29/2009	BROWN, ALICIA	8749		City Of Chicago Fire	\$0.17
05/29/2009	BROWN, ALICIA	8749		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.40
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.12
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$376.68

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.41
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$400.31
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.44
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$359.34
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.19
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$54.86
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$116.50
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.43
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$388.53
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$3.95
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$235.27
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.81
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$345.55
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.39
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$329.61
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.38
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$359.34
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.40
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$353.87
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.39
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$274.78



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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$4.00
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$0.30
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$424.80
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$50.97
10/28/2013	BREZINA, KENNETH	8801		City Of Chicago Fire	\$4.00
10/05/2009	BRANNIGAN, MICHAEL	8733		City Of Chicago Fire	\$283.11
06/25/2016	BRADFORD, RUSSELL	8733		City Of Chicago Fire	\$18.84
06/25/2016	BRADFORD, RUSSELL	8733		City Of Chicago Fire	\$4.00
05/07/2016	BOWEN, DARVELL	8749		City Of Chicago Fire	\$180.47
05/07/2016	BOWEN, DARVELL	8749		City Of Chicago Fire	\$4.00
05/07/2016	BOWEN, DARVELL	8749		City Of Chicago Fire	\$1.62
05/05/2016	BOSNIACK JR, STEPHAN	8801		City Of Chicago Fire	\$253.41
10/08/2014	BOLAR, RODERICK	8731		City Of Chicago Fire	\$4.00
10/08/2014	BOLAR, RODERICK	8731		City Of Chicago Fire	\$4.00
10/23/2015	BLOCK, WILLIAM	8701		City Of Chicago Fire	\$545.70
10/23/2015	BLOCK, WILLIAM	8701		City Of Chicago Fire	\$4.88
10/23/2015	BLOCK, WILLIAM	8701		City Of Chicago Fire	\$4.00
12/25/2012	BIRRUETA, VICTOR	8801		City Of Chicago Fire	\$76.83
12/25/2012	BIRRUETA, VICTOR	8801		City Of Chicago Fire	\$76.83
12/13/2009	BIGOTT, ADRIAN	8817		City Of Chicago Fire	\$775.40
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$544.31
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$166.25
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$4.00
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$3.14
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$1.30
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$4.00
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$4.87
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$68.59
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$4.00
02/20/2016	BENNER, TERRY	8811		City Of Chicago Fire	\$106.31
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$209.76
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$4.00
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$3.96

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$367.66
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$106.31
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$0.35
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$321.22
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$0.40
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$367.66
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$0.40
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$367.66
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$0.40
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$161.01
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$2.01
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$108.31
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$0.17
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$367.66
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$0.40
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$5.12
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$270.90
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$2.01
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
05/07/2016	BELKE, ANTHONY	8801		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$274.24
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.40
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$358.64
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.40

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$358.64
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.17
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$160.69
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.40
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$358.64
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.40
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$358.64
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.41
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$375.94
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.40
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$358.64
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.40
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$4.00
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$0.30
08/21/2015	BEAUDOIN, RICHARD	8750		City Of Chicago Fire	\$358.64
01/11/2016	BATKA JR, BRADLEY	8794		City Of Chicago Fire	\$4.00
01/11/2016	BATKA JR, BRADLEY	8794		City Of Chicago Fire	\$343.98
01/11/2016	BATKA JR, BRADLEY	8794		City Of Chicago Fire	\$50.38
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$4.00
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$11.01
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$4.00
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$19.95
10/10/2013	BARABASZ, GREGORY	8812		City Of Chicago Fire	\$160.11
05/07/2014	ALAMO, ROBERTO	8731		City Of Chicago Fire	\$160.11
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$4.00
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$4.00
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$1.36

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$27.27
09/15/2013	AHLFELD, DANIEL	8801		City Of Chicago Fire	\$72.01
	Number	Amount			
Total:	3958	\$447,898.30			
<b>Insured Name1: City Of Chicago Police</b>					
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$453.60
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$14.14
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$4.00
10/07/1993	Zuelke-Finerella, Lynda R	P	00024	City Of Chicago Police	\$124.90
08/11/2016	ZYDEK, BRYAN	9161	044	City Of Chicago Police	\$650.38
08/11/2016	ZYDEK, BRYAN	9161	044	City Of Chicago Police	\$12.28
08/11/2016	ZYDEK, BRYAN	9161	044	City Of Chicago Police	\$4.00
05/23/2016	ZUPANCIC, KELLY	9161		City Of Chicago Police	\$267.49
05/23/2016	ZUPANCIC, KELLY	9161		City Of Chicago Police	\$2.39
05/23/2016	ZUPANCIC, KELLY	9161		City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.51
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$259.26
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$247.40
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.49
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$289.47
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.57
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$259.26
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.51
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$259.26
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.51
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$259.26

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Incident Date	Cleimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.51
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$259.26
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.51
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$259.26
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.51
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$72.01
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$1.36
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$259.26
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.51
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$72.01
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$1.36
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$72.01
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$1.36
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$259.26
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.51
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$189.06
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.37
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.55
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$237.04

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$4.00
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$0.65
08/30/2015	ZODO, ALEX	9161	018	City Of Chicago Police	\$329.46
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$10.62
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$0.82
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$4.00
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$75.21
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$60.17
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$4.00
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$201.45
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$3.06
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$4.00
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$282.51
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$0.33
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$4.00
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$30.00
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$4.65
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$4.00
12/12/2015	ZAMORA, RUBI	9161	010	City Of Chicago Police	\$1.36
12/12/2015	ZAMORA, RUBI	9161	010	City Of Chicago Police	\$0.14
12/12/2015	ZAMORA, RUBI	9161	010	City Of Chicago Police	\$4.00
12/12/2015	ZAMORA, RUBI	9161	010	City Of Chicago Police	\$125.53
12/12/2015	ZAMORA, RUBI	9161	010	City Of Chicago Police	\$4.00
12/12/2015	ZAMORA, RUBI	9161	010	City Of Chicago Police	\$71.87
12/12/2015	ZAMORA, RUBI	9161	010	City Of Chicago Police	\$194.12
12/12/2015	ZAMORA, RUBI	9161	010	City Of Chicago Police	\$4.00
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$44.01
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$72.48
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$52.62
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$72.48
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$0.57
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/06/2016	ZAMOJSKA, MARTA	9161		City Of Chicago Police	\$4.00
07/06/2016	ZAMOJSKA, MARTA	9161		City Of Chicago Police	\$4.00
07/06/2016	ZAMOJSKA, MARTA	9161		City Of Chicago Police	\$22.05
07/06/2016	ZAMOJSKA, MARTA	9161		City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$1.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$1.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$115.74
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$5.14
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$215.80
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$16.88
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$1.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$166.35
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$0.68
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$0.68
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$138.99
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$1.93
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$561.89
04/05/2012	ZALEWSKI, MARK	9161	016	City Of Chicago Police	\$4.00
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$20.71
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$826.85
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$549.53
01/08/2004	Williamson, Micheal P	P	00765	City Of Chicago Police	\$4.00
01/08/2004	Williamson, Michael P	P	00765	City Of Chicago Police	\$223.72



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/25/2003	Walker, Ronald S	P	00022	City Of Chicago Police	\$100.00
11/25/2003	Walker, Ronald S	P	00022	City Of Chicago Police	\$4.00
11/25/2003	Walker, Ronald S	P	00022	City Of Chicago Police	\$459.11
11/25/2003	Walker, Ronald S	P	00022	City Of Chicago Police	\$4.00
11/25/2003	Walker, Ronald S	P	00022	City Of Chicago Police	\$4.11
11/25/2003	Walker, Ronald S	P	00022	City Of Chicago Police	\$45.85
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$436.46
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$33.44
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$266.47
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.52
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.33
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$167.47
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.49
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$209.54
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.41
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$215.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.42
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$415.75

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$251.61
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$624.87
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$5.59
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$270.12
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.53
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$251.61
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.49
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$209.54
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.41
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$310.76
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.61
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$262.34
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.51
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$174.07
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.34
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9181	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$83.01
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
04/23/2016	WRIGHT, WENDELL	9161		City Of Chicago Police	\$11.00
04/23/2016	WRIGHT, WENDELL	9161		City Of Chicago Police	\$4.00
04/23/2016	WRIGHT, WENDELL	9161		City Of Chicago Police	\$4.00
04/23/2016	WRIGHT, WENDELL	9161		City Of Chicago Police	\$251.68
04/23/2016	WRIGHT, WENDELL	9161		City Of Chicago Police	\$4.10
03/03/2015	WOODS, STEVEN	9161	001	City Of Chicago Police	\$105.95
04/19/2015	WOODS, JAMES	9161		City Of Chicago Police	\$75.06
10/28/2015	WOLFF, SCOTT	9161		City Of Chicago Police	\$80.01
10/28/2015	WOLFF, SCOTT	9161		City Of Chicago Police	\$4.00
10/28/2015	WOLFF, SCOTT	9161		City Of Chicago Police	\$80.01
10/28/2015	WOLFF, SCOTT	9161		City Of Chicago Police	\$4.00
10/28/2015	WOLFF, SCOTT	9161		City Of Chicago Police	\$4.00
10/28/2015	WOLFF, SCOTT	9161		City Of Chicago Police	\$4.00
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$332.16
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$4.00
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$0.65
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$248.27
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$4.00
02/23/2016	WO, RANDALL	9155	630	City Of Chicago Police	\$0.48

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$144.12
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$4.00
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$2.72
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$290.09
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$4.00
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$0.57
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$4.00
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$118.12
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$124.90
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$32.13
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$0.06
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$4.00
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$0.57
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$290.09
02/23/2016	WO, RANDALL	9165	630	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$50.38
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.95
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$81.02
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$77.91
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.84
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$615.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$94.95
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$118.56
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$122.40
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.43
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
07/11/2012	WILSON, STEVEN	9171	153	City Of Chicago Police	\$76.83

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$111.03
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$1.21
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$306.52
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$4.00
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$176.89
04/03/2014	WILSON, REGINA	9161		City Of Chicago Police	\$4.30
06/28/2016	WILSON, JOSEPH	9161		City Of Chicago Police	\$199.23
06/28/2016	WILSON, JOSEPH	9161		City Of Chicago Police	\$4.00
07/19/2012	WILSON, AUDREY	9161		City Of Chicago Police	\$4.00
11/17/2015	WILLIAMSON, JOHN	9161	018	City Of Chicago Police	\$0.40
11/17/2015	WILLIAMSON, JOHN	9161	018	City Of Chicago Police	\$209.03
11/17/2015	WILLIAMSON, JOHN	9161	018	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.49
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.30
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.57
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$7.62
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$292.92
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$250.85
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$86.89
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$389.02
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.79
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.41
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.49
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$172.55
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.36

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.49
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$250.85
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$341.93
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.67
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$295.14
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.58
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$250.85
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$297.61
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$4.00
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$0.58
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$211.25
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$76.01
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$3.47
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$0.54
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$245.89
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$222.23
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$0.49
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$222.23
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$0.49
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$222.23
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$0.49
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$222.23
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$0.49
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$32.67
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$267.49
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$2.39
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$0.68
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$387.08
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$253.27
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9151	004	City Of Chicago Police	\$0.50
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$253.27
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.50
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.49
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$253.27
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.50
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$252.60
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$253.27
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.50
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$46.44
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$3.30
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$4.00
08/12/2012	WILLIAMS, KELLI	9161		City Of Chicago Police	\$304.55
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$375.59
04/17/2012	WILLIAMS, ELIZABETH	9161	008	City Of Chicago Police	\$375.59
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$304.16
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$264.56
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.70
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$239.73
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$363.34
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$264.56
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$304.16
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$76.01

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$76.17
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$10.74
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$298.80
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$43.70
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$359.21
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.59
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	320	City Of Chicago Police	\$300.03
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$264.56
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$144.15
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$212.54
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$304.16
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$264.56
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$304.16
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$264.56
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$83.01
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$264.56
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$56.05
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$315.47
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$37.56
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$173.64
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$1.88
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$117.41
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$1.27
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$304.16
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.60
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$300.03
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.59
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$300.03
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.59
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$346.23
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.68
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$116.84
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$38.77
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$4.00
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$263.85
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$62.41
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$62.41
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$4.00
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$228.37
04/26/2016	WIER, ERIC	9161		City Of Chicago Police	\$4.00
04/26/2016	WIER, ERIC	9161		City Of Chicago Police	\$203.66
04/26/2016	WIER, ERIC	9161		City Of Chicago Police	\$3.85
03/10/2015	WICKRAMASEKERA, CHARLES	9153	055	City Of Chicago Police	\$274.73
03/10/2015	WICKRAMASEKERA, CHARLES	9153	055	City Of Chicago Police	\$7.90
03/10/2015	WICKRAMASEKERA, CHARLES	9153	055	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.41
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.41
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$40.54
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$207.80

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$207.80
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$837.90
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$837.90
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$13.92
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$207.80
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.41
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$80.01
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$239.40
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$252.09
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$313.32
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.61
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$130.84
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$63.06
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$493.24
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.41
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
03/25/2015	WHITMER, TIMOTHY	9161		City Of Chicago Police	\$4.00
03/25/2015	WHITMER, TIMOTHY	9161		City Of Chicago Police	\$170.63
03/25/2015	WHITMER, TIMOTHY	9161		City Of Chicago Police	\$3.22
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$4.00
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$615.00
03/20/2012	WHITESIDE, PERRY	9161		City Of Chicago Police	\$89.59
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.25

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.28
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$255.30
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.28
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$208.86
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.23
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$181.60
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$208.86
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.23
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$190.95
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$255.30
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.18
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$208.86
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.23
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$168.51
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$157.80
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$93.55
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$1.01
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$183.83
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$256.75
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$2.29
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$226.11
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.25
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$226.11
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$145.55
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$135.16
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.15
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$146.55
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$156.49
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.20
03/31/2016	WHITE, JOSEPH	9171	004	City Of Chicago Police	\$591.37
03/31/2016	WHITE, JOSEPH	9171	004	City Of Chicago Police	\$189.97
03/31/2016	WHITE, JOSEPH	9171	004	City Of Chicago Police	\$27.85
03/31/2016	WHITE, JOSEPH	9171	004	City Of Chicago Police	\$4.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$120.10
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$4.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$76.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$4.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$0.68
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$89.94
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$400.83
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$4.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$10.30
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$25.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$659.68
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$4.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$8.24
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$4.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$4.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$100.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$824.60
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$6.18
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$210.00
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$788.42
04/15/2013	WHELAN, SEAN	9161	004	City Of Chicago Police	\$4.00
06/08/2011	WETZEL, DAVID	9161		City Of Chicago Police	\$0.99
06/08/2011	WETZEL, DAVID	9161		City Of Chicago Police	\$111.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/08/2011	WETZEL, DAVID	9161		City Of Chicago Police	\$4.00
04/30/2016	WESTON, ROBERT	9171	153	City Of Chicago Police	\$4.00
04/30/2016	WESTON, ROBERT	9171	153	City Of Chicago Police	\$0.82
04/30/2016	WESTON, ROBERT	9171	153	City Of Chicago Police	\$75.21
06/21/2016	WESTCOTT, BRET	9161		City Of Chicago Police	\$874.73
06/21/2016	WESTCOTT, BRET	9161		City Of Chicago Police	\$16.53
06/21/2016	WESTCOTT, BRET	9161		City Of Chicago Police	\$4.00
06/21/2016	WESTCOTT, BRET	9161		City Of Chicago Police	\$4.00
06/21/2016	WESTCOTT, BRET	9161		City Of Chicago Police	\$2.82
06/21/2016	WESTCOTT, BRET	9161		City Of Chicago Police	\$149.40
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$100.00
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$118.12
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$210.00
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$88.85
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$345.67
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.44
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.72
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$2.36
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$39.54
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$234.62
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$615.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$3.10
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$3.38
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$2.43

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$2.43
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$615.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$4.00
04/05/2016	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$110.51
05/08/2014	WELLER, KENNETH	9161		City Of Chicago Police	\$124.24
05/08/2014	WELLER, KENNETH	9161		City Of Chicago Police	\$13.00
06/16/2010	WEITZMAN, JOSHUA			City Of Chicago Police	\$210.00
08/16/2010	WEITZMAN, JOSHUA			City Of Chicago Police	\$100.00
08/11/2011	WEBB, MICHAEL	9161		City Of Chicago Police	\$190.71
08/11/2011	WEBB, MICHAEL	9161		City Of Chicago Police	\$4.00
08/11/2011	WEBB, MICHAEL	9161		City Of Chicago Police	\$1.71
10/15/2010	WEATHERSBY LEE, KAREN	9161		City Of Chicago Police	\$2.83
10/15/2010	WEATHERSBY LEE, KAREN	9161		City Of Chicago Police	\$149.71
10/15/2010	WEATHERSBY LEE, KAREN	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$0.79
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$263.85
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$41.96
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$76.01
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$0.68
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$223.46
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$0.79
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$399.66
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$399.66
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$0.79
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$53.18

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$0.48
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$399.66
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$0.79
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$72.01
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$1.36
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$399.66
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$0.79
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$399.66
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$4.00
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$0.79
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$399.66
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.55
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$245.69
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$442.35
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$264.25
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.58
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$289.12
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.63
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$218.10
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.48
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$256.79
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.56
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$218.10
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.48
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$250.19
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.55
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$615.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$127.85
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$85.22
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$93.84
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$387.51
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$220.02
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.48
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$250.19
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.55
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$220.02
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$292.21
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.64
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.48
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$80.01
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$80.01
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$250.19
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$250.19
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.55
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$250.19
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.55
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$250.19
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.55
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$218.10
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.48
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$250.19
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$449.36
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$4.00
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$161.91
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$232.75
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$182.46
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$4.00
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$4.00
08/24/2012	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$164.96
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$12.75
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$624.87
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$5.59
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$316.28
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$73.35
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$62.20
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$161.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$615.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$304.15
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.67
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$11.99
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$1.06
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.61
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$255.74
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$255.74
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$922.76
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$409.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$255.74
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$314.92
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$361.42
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$255.74
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$255.74
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$255.74
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$0.50
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$255.74
03/03/2016	WASHINGTON, TAKIA	9164		City Of Chicago Police	\$4.00
11/11/2014	WARREN, LORRAINE	9161		City Of Chicago Police	\$53.18

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/11/2014	WARREN, LORRAINE	9161		City Of Chicago Police	\$0.48
11/11/2014	WARREN, LORRAINE	9161		City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$161.47
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.85
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$138.79
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$5.48
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$1.24
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$28.15
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$3.02
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$152.99
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$0.16
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$41.46
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$1.16
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
10/30/2014	WALTER, SAJIT	9161		City Of Chicago Police	\$165.68
10/30/2014	WALTER, SAJIT	9161		City Of Chicago Police	\$4.00
10/30/2014	WALTER, SAJIT	9161		City Of Chicago Police	\$32.82
11/01/2015	WALSH, PATRICK	9161	044	City Of Chicago Police	\$854.91
11/01/2015	WALSH, PATRICK	9161	044	City Of Chicago Police	\$4.00
11/01/2015	WALSH, PATRICK	9161	044	City Of Chicago Police	\$16.15
12/13/2015	WALLACE, JLYNN	9161		City Of Chicago Police	\$4.00
12/13/2015	WALLACE, JLYNN	9161		City Of Chicago Police	\$30.78
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$622.00
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$0.92
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$9.40
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$4.00
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$162.33
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$4.00
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$102.76
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$497.67
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$19.71
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$34.36
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$69.94
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$0.43
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$335.12
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$208.31
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$472.97
01/21/2016	WALCZAK, TRACY	9171	007	City Of Chicago Police	\$246.85
05/16/2016	WAGNER, MICHAEL	9161		City Of Chicago Police	\$4.00
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$117.88
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$761.00
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$529.40
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$556.25
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$497.07
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$318.36
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$101.00
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$229.50
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$357.00
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$657.00
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$798.05
05/26/2015	VON KONDRAT, ERICK	9161	013	City Of Chicago Police	\$677.55
05/02/2016	VIVERITO, VINCENT	9171		City Of Chicago Police	\$271.68
05/02/2016	VIVERITO, VINCENT	9171		City Of Chicago Police	\$4.00
05/24/2014	VITTORI, JAMES	9161		City Of Chicago Police	\$105.08
05/24/2014	VITTORI, JAMES	9161		City Of Chicago Police	\$4.00
05/24/2014	VITTORI, JAMES	9161		City Of Chicago Police	\$0.94
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$251.53
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.50
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$251.53
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.50
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$251.53
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.50
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.68
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$76.01
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.18
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$251.53
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.50
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$92.40
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.42
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$211.93
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.41
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$205.33
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.42
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$211.93
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.51
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$76.01
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.68
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$299.64
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.59
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.50
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$251.53
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$295.82
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.59
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$251.53
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$4.00
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$0.50
01/30/2016	VITERI, ANGELICA	9161		City Of Chicago Police	\$260.04
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$1.06
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$76.01
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$695.03
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$4.00
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$13.13
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$0.68
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$4.00
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$118.66

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/24/2016	VITERI, ALLISON	9161		City Of Chicago Police	\$4.00
01/27/2016	VILLAGOMEZ, OCTAVIO	9161		City Of Chicago Police	\$39.10
01/27/2016	VILLAGOMEZ, OCTAVIO	9161		City Of Chicago Police	\$4.00
01/27/2016	VILLAGOMEZ, OCTAVIO	9161		City Of Chicago Police	\$0.14
03/01/2014	VIA, HENRY	9161	013	City Of Chicago Police	\$63.00
03/01/2014	VIA, HENRY	9161	013	City Of Chicago Police	\$0.04
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$4.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$149.71
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$4.00
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$183.83
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$2.83
02/02/2013	VERGIL, ALEXIS	9161		City Of Chicago Police	\$0.20
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$230.27
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$4.00
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$0.25
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$230.27
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$4.00
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$0.25
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$183.47
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$4.00
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$0.20
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$253.39
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$4.00
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$0.27
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$183.47
08/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$183.83
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$183.83
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$183.83
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$4.00
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$0.20
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$0.25
06/12/2016	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$230.27
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$0.25
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$4.00
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$230.27
06/12/2015	VERDIN, ROBERTO	9161	044	City Of Chicago Police	\$230.27
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$14.36
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$615.00
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$478.26
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$0.68
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$4.00
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$76.01
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$0.68
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$4.00
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$76.01
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$1.06
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$4.00
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$118.66
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$0.30
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$4.00
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$33.25
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$92.70
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$4.00
05/31/2016	VENCES, SERGIO	9161	353	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$161.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$645.36
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$19.36
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$117.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$262.65
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.65

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$332.36
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.53
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$268.69
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.53
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$268.69
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.60
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$302.25
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.66
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$331.29
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.61
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.52
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$308.85
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/13/2016	VELAZQUEZ, STEVEN	9161		City Of Chicago Police	\$189.97
06/13/2016	VELAZQUEZ, STEVEN	9161		City Of Chicago Police	\$4.00
03/14/2015	VELAZQUEZ, JOSE	9161	411	City Of Chicago Police	\$153.38
06/07/2014	VEGA, JEFFREY	9161		City Of Chicago Police	\$4.00
06/07/2014	VEGA, JEFFREY	9161		City Of Chicago Police	\$5.01
06/07/2014	VEGA, JEFFREY	9161		City Of Chicago Police	\$88.59
06/07/2014	VEGA, JEFFREY	9161		City Of Chicago Police	\$4.00
06/07/2014	VEGA, JEFFREY	9161		City Of Chicago Police	\$5.02
06/07/2014	VEGA, JEFFREY	9161		City Of Chicago Police	\$88.41
05/28/2014	VAZQUEZ, MIGUEL	9161	014	City Of Chicago Police	\$4.00
05/28/2014	VAZQUEZ, MIGUEL	9161	014	City Of Chicago Police	\$4.00
11/23/2015	VAZQUEZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
11/23/2015	VAZQUEZ, DANIEL	9161	044	City Of Chicago Police	\$68.92
11/23/2015	VAZQUEZ, DANIEL	9161	044	City Of Chicago Police	\$493.20
07/17/2015	VASAV:D, JAMES	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/17/2016	VASAVID, JAMES	9161		City Of Chicago Police	\$38.93
03/17/2016	VASAVID, JAMES	9161		City Of Chicago Police	\$4.00
03/17/2016	VASAVID, JAMES	9161		City Of Chicago Police	\$0.74
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$165.76
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$135.03
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$136.95
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$138.87
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$264.83
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$2.37
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$2.37
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$138.87
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$4.00
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$0.21
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$72.01
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$264.83
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$4.00
01/05/2016	VAN GIESEN, MARK	9171	145	City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$223.20
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.30
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$183.48
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.30
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$223.20
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.30
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$223.20
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.30
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$223.20
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.30
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$223.20

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.24
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$183.48
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$0.24
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$4.00
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$176.85
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$0.24
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$4.00
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$183.48
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$0.24
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$4.00
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$0.30
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$4.00
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$223.20
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$1.29
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$31.40
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$371.52
04/30/2016	VALENCIA, FAVIO	9161	044	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.17
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$319.29
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.35
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$274.78
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.30
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$274.78
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.30
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$321.22
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.35
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$274.78

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.30
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$274.78
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.30
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$274.78
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.30
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$137.39
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.15
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$162.94
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$341.11
01/03/2016	ULDRYCH, TIMOTHY	9161	001	City Of Chicago Police	\$124.27
01/03/2016	ULDRYCH, TIMOTHY	9161	001	City Of Chicago Police	\$2.35
01/03/2016	ULDRYCH, TIMOTHY	9161	001	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.71
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.71
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$780.37
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$205.95
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.71

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.71
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$278.30
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.89
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.71
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.71
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.71
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$0.71
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$76.01
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$162.15
12/09/2015	Thomas , Darlene	P.O.	015	City Of Chicago Police	\$4.00
01/19/1977	Tenzer, Joseph H	P	00012	City Of Chicago Police	\$204.21
01/19/1977	Tenzer, Joseph H	P	00012	City Of Chicago Police	\$115.06
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.82
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.71
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$189.97
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$27.85
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$224.96
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.44
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$75.21
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.55
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$285.35
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$224.96
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.44
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$267.03
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.52
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.87
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.52
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.52
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.35
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.43
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.52
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.57
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.43
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$4.00
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$0.82
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$79.03

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## REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/09/2014	TSOUKALAS, HELANA	9161	044	City Of Chicago Police	\$75.21
05/09/2014	TSOUKALAS, HELANA	9161	044	City Of Chicago Police	\$0.82
05/09/2014	TSOUKALAS, HELANA	9161	044	City Of Chicago Police	\$4.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$15.41
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$92.70
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$4.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$112.21
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$371.49
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$39.02
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$4.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$1.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$4.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$1.66
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$289.36
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$4.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$3.14
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$75.21
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$4.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$0.82
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$210.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$100.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$615.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$4.00
05/27/2016	TROCHE-VARGAS, JOSE	9161	044	City Of Chicago Police	\$3.32
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.69
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$379.40
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.75
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$235.03
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$2.11
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$9.10

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$251.53
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.50
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$251.53
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.50
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$321.24
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.63
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$251.53
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.50
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$882.94
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$17.74
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$291.13
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.58
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.52
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$251.53
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.50
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$252.09
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$291.13
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.58
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$76.01
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.68
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$350.38
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.69
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$379.40
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.75
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$100.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$379.40
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.75
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$291.13
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$0.58
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$4.00
10/14/2014	TREVINO JR, HERIBERTO	9161		City Of Chicago Police	\$350.45
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$218.10
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.48
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$264.25
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$264.25
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$310.40
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.68
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$220.31
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.49
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$13.26
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$264.25
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$87.89

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$1.66
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$845.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$165.68
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$264.25
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$266.17
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$264.25
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$310.40
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.68
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$266.17
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$218.10
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.48
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$266.17
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$310.40
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.68
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$218.10
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.48
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$306.27
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.67
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$262.04
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.57
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$262.04
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.57
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$266.17
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.58
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$159.90
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$3.02
03/19/2018	TORRES, THOMAS	9161	018	City Of Chicago Police	\$93.68
06/28/2016	TORRES, THOMAS	9161	018	City Of Chicago Police	\$4.00
06/28/2016	TORRES, THOMAS	9161	018	City Of Chicago Police	\$194.18
06/28/2016	TORRES, THOMAS	9161	018	City Of Chicago Police	\$4.00
06/28/2016	TORRES, THOMAS	9161	018	City Of Chicago Police	\$189.97
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$4.00
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$662.59
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$4.00
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$12.52
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$189.97
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$4.00
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$14.23
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$4.00
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$389.94
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$43.26
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$6.31
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$624.87
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$5.59
10/08/2014	TONER, JOSEPH	9161	044	City Of Chicago Police	\$4.00
10/08/2014	TONER, JOSEPH	9161	044	City Of Chicago Police	\$186.42
09/15/2014	TOLIVER, JANET	9161	018	City Of Chicago Police	\$112.41
09/15/2014	TOLIVER, JANET	9161	018	City Of Chicago Police	\$4.00
09/15/2014	TOLIVER, JANET	9161	018	City Of Chicago Police	\$2.12
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$186.92
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$55.98
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$186.92
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$140.19
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$20.08
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$186.92
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$20.08
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$140.19
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$186.92
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$200.18
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$186.92
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$88.59
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$1.87
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$5.02
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$52.27
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$26.30
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$82.53
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$7.16
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$20.34
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$11.03
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$4.00
10/28/2015	THUESTAD, REBECCA	9161	044	City Of Chicago Police	\$4.00
10/28/2015	THUESTAD, REBECCA	9161	044	City Of Chicago Police	\$1.57
10/28/2015	THUESTAD, REBECCA	9161	044	City Of Chicago Police	\$4.00
10/28/2015	THUESTAD, REBECCA	9161	044	City Of Chicago Police	\$680.47
10/28/2015	THUESTAD, REBECCA	9161	044	City Of Chicago Police	\$4.00
10/28/2015	THUESTAD, REBECCA	9161	044	City Of Chicago Police	\$20.95
06/24/2015	THOMPSON, ABASI	9161	014	City Of Chicago Police	\$399.15
06/24/2015	THOMPSON, ABASI	9161	014	City Of Chicago Police	\$4.00
06/24/2015	THOMPSON, ABASI	9161	014	City Of Chicago Police	\$0.86
07/29/2016	THOMAS, ISAAC	9161	044	City Of Chicago Police	\$4.00
07/29/2016	THOMAS, ISAAC	9161	044	City Of Chicago Police	\$10.61
07/29/2016	THOMAS, ISAAC	9161	044	City Of Chicago Police	\$111.09
07/29/2016	THOMAS, ISAAC	9161	044	City Of Chicago Police	\$4.00
07/29/2016	THOMAS, ISAAC	9161	044	City Of Chicago Police	\$2.09
07/29/2016	THOMAS, ISAAC	9161	044	City Of Chicago Police	\$117.00
07/29/2016	THOMAS, ISAAC	9161	044	City Of Chicago Police	\$4.00
05/14/2015	THEODOROPOULOS, CHRISTINA	9161	044	City Of Chicago Police	\$308.23
05/14/2015	THEODOROPOULOS, CHRISTINA	9161	044	City Of Chicago Police	\$4.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$887.70
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$1.65

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.28
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$44.23
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$24.41
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$42.02
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.09
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$129.93
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.29
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$129.93
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.29
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$171.95
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.38
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$171.95
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.38
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$220.57
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$323.31
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.70
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2016	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$224.70
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$215.63
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$53.50
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$72.96
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$36.71
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$100.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$257.83
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.56
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$266.72
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.58
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$215.63
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$162.02
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.36
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$115.76
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.25
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$162.02
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.36
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$215.63
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$118.12
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$173.87
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.38
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$127.72
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$131.85
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.29
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.49
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$215.63
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$222.23
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$44.23
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$33.74
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$118.12
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$215.63
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$60.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$215.63
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$76.02
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.68
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$450.63
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.03
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$76.01
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.68
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$368.53
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$23.99
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$176.08
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.39
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$132.27

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$1.18
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$222.23
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.49
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$224.70
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.49
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$218.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.48
12/25/2015	TATE, KEVIN	9161		City Of Chicago Police	\$4.00
12/25/2015	TATE, KEVIN	9161		City Of Chicago Police	\$4.00
07/03/2015	TAPIA, ERIC	9161		City Of Chicago Police	\$1.69
07/03/2015	TAPIA, ERIC	9161		City Of Chicago Police	\$89.00
07/13/2016	TANG, WILLIAM	9161		City Of Chicago Police	\$4.85
07/13/2016	TANG, WILLIAM	9161		City Of Chicago Police	\$4.00
07/13/2016	TANG, WILLIAM	9161		City Of Chicago Police	\$161.47
07/13/2016	TANG, WILLIAM	9161		City Of Chicago Police	\$4.00
07/13/2016	TANG, WILLIAM	9161		City Of Chicago Police	\$693.11
07/13/2016	TANG, WILLIAM	9161		City Of Chicago Police	\$6.22
06/11/2008	Sandusky, Michael P	P	00023	City Of Chicago Police	\$931.00
06/11/2008	Sandusky, Michael P	P	00023	City Of Chicago Police	\$4.00
12/22/2014	Sanchez Jr, Orlando	9161	353	City Of Chicago Police	\$1.36
12/22/2014	Sanchez Jr, Orlando	9161	353	City Of Chicago Police	\$4.00
12/22/2014	Sanchez Jr, Orlando	9161	353	City Of Chicago Police	\$3.22
12/22/2014	Sanchez Jr, Orlando	9161	353	City Of Chicago Police	\$4.00
12/22/2014	Sanchez Jr, Orlando	9161	353	City Of Chicago Police	\$71.87
12/22/2014	Sanchez Jr, Orlando	9161	353	City Of Chicago Police	\$169.94

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/04/2010	SZURA, WILLIAM	9169	055	City Of Chicago Police	\$69.71
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.55
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$24.91
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$80.01
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$287.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.57
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$287.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.57
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$287.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.57
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$287.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.57
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$287.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.57
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$287.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.57
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$287.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.57
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$257.96
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.51
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$80.01
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$255.74

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$0.50
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$281.64
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$323.91
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$188.19
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$86.34
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$397.75
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$336.76
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$516.09
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$361.42
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$397.75
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$257.75
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$516.09
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$4.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$28.64
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$4.00
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$189.97
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$54.80
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$5.92
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$54.80
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$80.01
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.69
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$323.40

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$0.45
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$231.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$0.44
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$224.96
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$0.54
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$277.20
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$317.36
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$0.62
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$0.54
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$277.20
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$0.54
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$277.20
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$0.54
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$277.20
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$2.32
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$0.63
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$77.32
08/31/2013	SWAIN, JENNIFER	9152		City Of Chicago Police	\$4.00
11/13/2014	SVEC, JAMES	9161		City Of Chicago Police	\$345.64
10/13/2013	SUSA, TINA	9161	044	City Of Chicago Police	\$4.00
10/13/2013	SUSA, TINA	9161	044	City Of Chicago Police	\$80.01
07/04/2015	SURVILLION, ALLEN	9161		City Of Chicago Police	\$76.83
01/25/2016	SURMA, THOMAS	9161	016	City Of Chicago Police	\$31.46
01/25/2016	SURMA, THOMAS	9161	016	City Of Chicago Police	\$4.00
01/25/2016	SURMA, THOMAS	9161	016	City Of Chicago Police	\$6.00
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$80.01

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$4.00
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$262.34
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$4.00
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$80.01
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$0.51
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$4.00
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$262.34
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$0.62
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$4.00
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$321.66
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$0.51
04/08/2016	SUMMERS JR, GEROME	9161	012	City Of Chicago Police	\$4.00
03/07/2016	SULLIVAN, BRIAN	9161		City Of Chicago Police	\$1.43
03/07/2016	SULLIVAN, BRIAN	9161		City Of Chicago Police	\$4.00
03/07/2016	SULLIVAN, BRIAN	9161		City Of Chicago Police	\$160.16
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$4.00
07/26/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$0.20
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$185.76
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$0.25
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$4.00
07/26/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$230.27
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$185.76
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$230.27
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$185.76
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$1.50
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$4.00
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$139.05
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$183.47
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$139.05
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$185.40
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$185.40
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$139.05
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$183.47

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$183.47
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$139.05
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$162.62
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$185.40
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$0.82
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$75.21
07/20/2015	SULEIMAN, MAHER	9161	016	City Of Chicago Police	\$4.00
08/02/2013	STOVER, DENNIS	9161		City Of Chicago Police	\$4.00
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$19.09
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$106.26
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$57.95
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$24.39
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$803.38
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$304.05
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$24.39
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$178.03
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$66.92
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$4.00
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$304.05
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$263.15
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$271.80
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$271.80
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$178.03
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$24.39
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$4.00
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$20.08
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$106.26
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$271.80
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$391.71
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$4.00
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$7.40
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$271.80
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$169.92

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$178.03
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$24.39
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$263.15
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$295.42
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$4.00
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$5.58
02/25/2016	STILES, LAURENCE	9161	019	City Of Chicago Police	\$789.90
02/25/2016	STILES, LAURENCE	9161	019	City Of Chicago Police	\$2.20
02/25/2016	STILES, LAURENCE	9161	019	City Of Chicago Police	\$4.00
02/25/2016	STILES, LAURENCE	9161	019	City Of Chicago Police	\$202.53
02/25/2016	STILES, LAURENCE	9161	019	City Of Chicago Police	\$4.00
02/25/2016	STILES, LAURENCE	9161	019	City Of Chicago Police	\$4.00
02/25/2016	STILES, LAURFNCE	9161	019	City Of Chicago Police	\$603.65
02/25/2016	STILES, LAURENCE	9161	019	City Of Chicago Police	\$7.08
02/25/2016	STILES, LAURENCE	9161	019	City Of Chicago Police	\$6.55
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$168.18
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$171.97
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$0.19
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$244.11
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$121.83
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$168.18
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$168.18
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$191.76
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$4.00
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$0.09
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$168.18
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$4.00
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$0.18
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$244.11
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$4.00
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$210.77
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$244.11
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$218.41

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$197.76
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$197.76
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$244.59
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$218.41
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$197.76
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$4.00
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$0.21
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$132.47
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$4.00
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$0.13
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$79.35
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$4.00
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$0.26
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$218.41
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$4.00
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$0.24
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$244.11
11/11/2015	STELLING, BRIAN	9161		City Of Chicago Police	\$218.41
01/19/2016	STEFANEC, JOSEPH	9161		City Of Chicago Police	\$891.65
01/19/2016	STEFANEC, JOSEPH	9161		City Of Chicago Police	\$281.57
10/25/2015	STAGEN, JAMES	9161	025	City Of Chicago Police	\$4.00
10/25/2015	STAGEN, JAMES	9161	025	City Of Chicago Police	\$15.98
10/25/2015	STAGEN, JAMES	9161	025	City Of Chicago Police	\$0.90
06/03/2016	STACHULA, THOMAS	9161	014	City Of Chicago Police	\$4.00
06/03/2016	STACHULA, THOMAS	9161	014	City Of Chicago Police	\$4.00
06/03/2016	STACHULA, THOMAS	9161	014	City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$217.85
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$1.65
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$1.21
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$558.97
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$23.76
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$615.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$114.23
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$255.39
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$0.87
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$292.88
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$41.96
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$1.21
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$255.39
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$1.65
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$255.39
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$1.65
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$299.74
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$2.15
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$312.17
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$2.28
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$2.66
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$231.90
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.38
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$22.83
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$0.20
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$217.85
05/30/2016	SPREWER, JEANETTE	9161		City Of Chicago Police	\$4.00
03/31/2016	SPRATTE, THOMAS	9161		City Of Chicago Police	\$59.34

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/31/2016	SPRATTE, THOMAS	9161		City Of Chicago Police	\$3.51
03/31/2016	SPRATTE, THOMAS	9161		City Of Chicago Police	\$4.00
06/15/2014	SPENCER, NICK	9153		City Of Chicago Police	\$4.00
05/29/2016	SPEARS JR, WILLIE	9161	715	City Of Chicago Police	\$124.90
03/01/2010	SPEARMAN, TAHANI	9161		City Of Chicago Police	\$171.73
12/01/2011	SPAUDING, EARLENE	9161	007	City Of Chicago Police	\$161.82
12/01/2011	SPAUDING, EARLENE	9161	007	City Of Chicago Police	\$4.86
12/01/2011	SPAUDING, EARLENE	9161	007	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$158.53
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$2.99
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$192.83
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$3.64
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$185.16
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.28
12/24/2015	SPACEK, GEORGE	9161	007	City Of Chicago Police	\$4.00
12/24/2015	SPACEK, GEORGE	9161	007	City Of Chicago Police	\$152.03
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$62.28
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$604.39
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$82.32
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.06
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$253.81
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$1.63
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$62.28
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.99
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$216.73
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$253.81
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$1.63
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$250.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$291.35
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.06
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$291.35
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.06
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$347.60
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.69
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$291.35
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.06
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$257.73
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$1.67
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$291.35
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.06
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$291.35
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.06
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$310.06
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.27
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$291.35
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.06
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$291.35
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.10
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$41.88

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$213.91
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$1.18
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$213.91
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$1.18
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$213.91
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$1.18
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$313.97
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$2.31
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$295.26
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$260.90
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$83.22
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/05/2015	SPAARGAREN, MICHAEL	9161	019	City Of Chicago Police	\$722.27
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$253.41
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$20.08
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$0.54
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$0.52
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$0.43
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$0.51
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$0.59
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$31.40
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
05/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$72.96

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$45.69
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$3.85
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$1.19
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$193.38
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$63.30
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.79
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$0.66
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$440.00
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$440.00
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$439.48
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$440.00
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$440.00
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$440.00
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$440.00
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$285.26
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$364.81
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$440.00
01/22/2015	SOREGHEN, SCOTT	9161		City Of Chicago Police	\$440.00
06/11/2015	SONLEY, JOHN	9161	002	City Of Chicago Police	\$1.27
06/11/2015	SONLEY, JOHN	9161	002	City Of Chicago Police	\$141.84
09/08/2011	SOLIS, ZIOLA	9161	011	City Of Chicago Police	\$4.00
09/08/2011	SOLIS, ZIOLA	9161	011	City Of Chicago Police	\$0.94
05/19/2016	SOLIS, TRYSHA	9161	010	City Of Chicago Police	\$296.19
05/19/2016	SOLIS, TRYSHA	9161	010	City Of Chicago Police	\$4.00
05/19/2016	SOLIS, TRYSHA	9161	010	City Of Chicago Police	\$8.89
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$367.35

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06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$38.62
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$19.56
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$62.41
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$4.00
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$82.86
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$4.00
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$387.99
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$4.00
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$0.67
04/16/2016	SOLANO, EVAN	9161		City Of Chicago Police	\$275.52
04/16/2016	SOLANO, EVAN	9161		City Of Chicago Police	\$112.41
05/29/2016	SOLANO, EVAN	9161		City Of Chicago Police	\$4.00
05/29/2016	SOLANO, EVAN	9161		City Of Chicago Police	\$93.68
05/29/2016	SOLANO, EVAN	9161		City Of Chicago Police	\$5.31
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$796.13
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$4.00
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$7.13
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$615.00
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$161.47
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$93.68
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$615.00
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$313.01
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$4.00
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$2.80
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$149.11
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$4.00
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$1.32
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$4.00
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$10.58
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$98.64
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$4.00
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$0.87
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$76.01

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$4.00
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$0.68
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$63.00
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$78.81
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$4.00
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$78.81
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$4.00
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$221.33
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$33.39
08/23/2015	SMITH, JAMES	9161	044	City Of Chicago Police	\$4.00
08/23/2015	SMITH, JAMES	9161	044	City Of Chicago Police	\$4.00
08/23/2015	SMITH, JAMES	9161	044	City Of Chicago Police	\$9.02
08/23/2015	SMITH, JAMES	9161	044	City Of Chicago Police	\$323.00
08/23/2015	SMITH, JAMES	9161	044	City Of Chicago Police	\$320.80
02/04/2016	SMITH, JAMES	9161		City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$205.77
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.59
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.09
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$134.38
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.29
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$218.16
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.23
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$161.92
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.59
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$72.01
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.38
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$72.01
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.36
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$72.01
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.36
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$93.37
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.76
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$278.42
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.71
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$201.81
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.03
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$201.81
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$201.81
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.03
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$161.92
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.59
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$214.23
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.19
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$161.92
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.59
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.03
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$241.70
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.49
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$158.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.54
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$161.92
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
02/26/2016	SLIWA, ADRIAN	9161		City Of Chicago Police	\$4.00
02/26/2016	SLIWA, ADRIAN	9161		City Of Chicago Police	\$140.46
02/26/2016	SLIWA, ADRIAN	9161		City Of Chicago Police	\$40.55
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$317.45
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$4.00
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$27.27
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$80.01
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$4.00
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$20.08
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$4.00
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$214.89
08/26/2015	SLAUGHTER, HERMAN	9161	006	City Of Chicago Police	\$4.00
08/26/2015	SLAUGHTER, HERMAN	9161	006	City Of Chicago Police	\$1.36
08/26/2015	SLAUGHTER, HERMAN	9161	006	City Of Chicago Police	\$72.01
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$110.11
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$116.44
04/16/2015	SINKS, KEITH	9161		City Of Chicago Police	\$349.72
04/16/2015	SINKS, KEITH	9161		City Of Chicago Police	\$0.68
04/16/2015	SINKS, KEITH	9161		City Of Chicago Police	\$4.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$156.21
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$361.42
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$178.22
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$42.29
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$7.41
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$4.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$80.01
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$80.01
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$4.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$223.01



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$4.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$224.95
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$4.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$223.01
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$1.27
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$4.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$202.49
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$2.21
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$4.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$212.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$702.00
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$179.26
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$957.60
12/16/2014	SIMPSON OWENS, VALENCIA	9161	022	City Of Chicago Police	\$175.93
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$11.12
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.49
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$252.60
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.80
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$228.41
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.19
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$54.86
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$94.95
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$615.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.44
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$222.49
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.44
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$220.58

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.44
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$222.49
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.45
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$229.09
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.18
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$527.44
02/10/2016	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$189.97
02/10/2016	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
02/10/2016	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$36.37
02/10/2016	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
02/10/2016	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$4.00
02/19/2015	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$695.94
02/19/2015	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$1.76
02/19/2015	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$4.00
02/19/2015	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$944.96
02/19/2015	SILVA, ANTONIO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.35
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$215.89
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.43
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$215.89
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.43
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$72.01
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$1.36
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$295.82
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.59
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$176.29
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$1.36
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.35
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$72.01
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$295.82
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.59
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$176.29
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.35
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$249.62
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.50
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$220.58
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$0.44
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$176.29
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$4.00
08/26/2015	SILDER, TIMOTHY	9161	008	City Of Chicago Police	\$71.87
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$76.83
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$5.48
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$209.80
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$251.61
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.49
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$251.61
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.49
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$493.60
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$80.01
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$615.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$92.70
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$257.96
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.51
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$251.61
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.49
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
12/18/2014	SHRAKE, MICHAEL	9161		City Of Chicago Police	\$36.16
05/22/2016	SHOSHI, LEONARD	9171	010	City Of Chicago Police	\$39.54
05/22/2016	SHOSHI, LEONARD	9171	010	City Of Chicago Police	\$4.00
08/23/2015	SHIELDS, MICHAEL	9161	011	City Of Chicago Police	\$209.38
08/23/2015	SHIELDS, MICHAEL	9161	011	City Of Chicago Police	\$4.00
08/23/2015	SHIELDS, MICHAEL	9161	011	City Of Chicago Police	\$0.22
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$2.82
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$329.46
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$0.65
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$329.46
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$0.65
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$260.43
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$0.51
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$329.46
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$0.65
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$149.40
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$0.51
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$260.43
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$112.19
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$466.44
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$0.65
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$329.46
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$0.65
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$329.46
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$0.65
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$329.46
09/01/2015	SHIELDS, JAMES	9161	153	City Of Chicago Police	\$4.00
04/22/2015	SHEPHERD, CHRISTIAN	9161	17	City Of Chicago Police	\$187.12
04/22/2015	SHEPHERD, CHRISTIAN	9161	17	City Of Chicago Police	\$4.00
04/22/2015	SHEPHERD, CHRISTIAN	9161	17	City Of Chicago Police	\$4.00
11/03/2015	SHELTON, JOSHUA	9161	007	City Of Chicago Police	\$31.49
11/03/2015	SHELTON, JOSHUA	9161	007	City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.54
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$275.29
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.54
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$261.58

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.51
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$261.58
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.51
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$76.01
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.68
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$307.78
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.60
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.60
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$258.13
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.51
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$275.29
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.54
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$258.13
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.51
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$304.33
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$76.01
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.68
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$252.60
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.49
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$229.09
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.45
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$229.09

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.45
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.54
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$275.29
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.54
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$275.29
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.54
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$275.29
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.54
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$261.58
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$0.51
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$275.29
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$4.00
05/19/2016	SHEARER, ERIK	9161		City Of Chicago Police	\$275.29
03/21/2012	SERVIN, DANTE	9165		City Of Chicago Police	\$258.89
03/21/2012	SERVIN, DANTE	9165		City Of Chicago Police	\$347.03
03/21/2012	SERVIN, DANTE	9165		City Of Chicago Police	\$258.89
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$183.48
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.24
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$183.48
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.24
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$229.83
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.30
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$183.48
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.24



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$266.53
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.35
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$218.10
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.48
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$106.31
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$2.01
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$218.10
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.48
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$173.87
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.38
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$19.55
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.37
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$106.31
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$2.01
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$183.48
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$4.00
03/31/2016	SERRANO, OSCAR	9161	044	City Of Chicago Police	\$0.24
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$2.55
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$262.65
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$72.01
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$1.36
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$262.65
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.52

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$321.32
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$220.58
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.44
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$220.58
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.44
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.63
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$17.99
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$615.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$285.35
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.52
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$262.65
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.52
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$220.58
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.44
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$319.50
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$252.09
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$220.58
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$296.89
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.58
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$220.58
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.44
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$262.65
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.52
01/11/2016	SEBASTIAN, THOMAS	9161		City Of Chicago Police	\$0.82

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	SEBASTIAN, THOMAS	9161		City Of Chicago Police	\$4.00
01/11/2016	SEBASTIAN, THOMAS	9161		City Of Chicago Police	\$75.21
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$128.42
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$4.00
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$191.40
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$4.00
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$615.00
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$118.12
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$122.40
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.60
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$252.60
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.49
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$257.96
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$656.69
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$5.88
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$304.16
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.60
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.51
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$302.25
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.60
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$302.25
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.60
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$262.65
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.52
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$257.96
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.51
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$257.96
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.51
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$92.30
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$218.36
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.43
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$260.43
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.51
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$257.96
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.51
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$224.96
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$109.11
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.44
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$264.56
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.52
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$304.72
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.60
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$302.25
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.43
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$9.08
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.69
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$4.00
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$0.18
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$53.18
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$4.00
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$0.48
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$39.92
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$4.00
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$2.07
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$149.64
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$4.00
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$232.18
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$32.26
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$20.08
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$0.23
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$216.13
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$0.23
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$75.21
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$0.82
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$0.22

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$137.39
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$0.15
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$183.83
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$0.20
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$209.38
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$216.13
12/12/2014	SCHAB, GREGORY	9161	008	City Of Chicago Police	\$4.00
12/12/2014	SCHAB, GREGORY	9161	008	City Of Chicago Police	\$563.92
12/12/2014	SCHAB, GREGORY	9161	008	City Of Chicago Police	\$73.82
12/12/2014	SCHAB, GREGORY	9161	008	City Of Chicago Police	\$4.00
12/12/2014	SCHAB, GREGORY	9161	008	City Of Chicago Police	\$3.99
12/12/2014	SCHAB, GREGORY	9161	008	City Of Chicago Police	\$39.91
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$306.07
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.60
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$259.87
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$266.47
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.52
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$210.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$100.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$33.55
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.51
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.34
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$174.07
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.48
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$247.91
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$609.49
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$28.64
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$45.66
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.86
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$72.01
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$1.36
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$39.74
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.75
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$4.00
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$2.99
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$82.41
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$75.58
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$4.00
02/01/2014	SAUCEDO, RENE	9161		City Of Chicago Police	\$161.15
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$275.29
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$180.98
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.36
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.45
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$275.29
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$275.29
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$227.18
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.45
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$229.09
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$275.29
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$273.38
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$275.29
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$111.03
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$75.21
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.82
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$229.09
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.45
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$273.38
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$229.09
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.45
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$63.45
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.69
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$75.21
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.82
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$270.80

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.53
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$275.29
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$275.29
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$275.29
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$304.97
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.59
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.54
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$273.38
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$76.01
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$0.68
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$139.05
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$4.00
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$0.15
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$346.09
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$4.00
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$0.37
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$4.00
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$1.25
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$4.00
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$0.20
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$550.41
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$0.60
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$550.41
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$4.00
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$0.60
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$0.10
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$183.47
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$90.77
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.49
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$54.86
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$241.42
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.48
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.49
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.48
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$246.11
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$241.42
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$241.42
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$246.11
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$241.42
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$201.82
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.40
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$201.82
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.40
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$201.82
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.40
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$201.82
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$201.82
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.40
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$201.82
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.40
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$28.29
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$241.42
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$118.66
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$124.53
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.24
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.19
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$246.11
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$201.82
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.40
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$213.98
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.43
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$285.71
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.57
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$253.58
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.51
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$285.71
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.57
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$220.58

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.44
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$201.82
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.40
01/19/2016	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$4.00
01/19/2016	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$72.30
01/19/2016	SANCHEZ, JOSE	9161	015	City Of Chicago Police	\$1.37
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$228.03
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$2.04
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$0.68
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$4.00
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$76.01
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$4.00
04/29/2016	SANCHEZ, CARLOS	9161	044	City Of Chicago Police	\$106.21
04/29/2016	SANCHEZ, CARLOS	9161	044	City Of Chicago Police	\$4.00
04/29/2016	SANCHEZ, CARLOS	9161	044	City Of Chicago Police	\$12.20
04/29/2016	SANCHEZ, CARLOS	9161	044	City Of Chicago Police	\$353.53
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$182.72
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$32.96
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$118.45
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$117.85
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$4.00
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$6.38
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$176.76
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$716.58
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$4.00
01/21/2016	SANCHEZ, BENJAMIN	9161	044	City Of Chicago Police	\$937.28
03/22/2016	SANCHEZ JR, RICHARD	9161	193	City Of Chicago Police	\$636.28
03/22/2016	SANCHEZ JR, RICHARD	9161	193	City Of Chicago Police	\$1.62
03/22/2016	SANCHEZ JR, RICHARD	9161	193	City Of Chicago Police	\$4.00
03/22/2016	SANCHEZ JR, RICHARD	9161	193	City Of Chicago Police	\$180.47
02/23/2016	SANABRIA, GARY	9161	025	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/23/2016	SANABRIA, GARY	9161	025	City Of Chicago Police	\$70.45
02/23/2016	SANABRIA, GARY	9161	025	City Of Chicago Police	\$1.63
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$182.89
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.36
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$271.16
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$323.15
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$182.89
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.36
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$84.14
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$224.96
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$46.20
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$262.65
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$174.63
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$262.65
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$136.69
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$224.96
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.44
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$267.03
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$220.58
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$220.58
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$256.38
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$2.78
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$136.69
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$5.02
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$279.76
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.55
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00

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03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$5.02
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$220.83
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$220.83
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.43
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$220.83
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.43
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$262.65
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.52
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$250.69
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.49
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$3.40
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$637.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$216.45
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$292.76
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.57
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$28.19
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$6.71
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$291.61
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$220.58
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$224.96
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.44
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$265.12
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$220.58
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$262.65
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$267.03

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.52
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$615.00
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$4.00
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$110.51
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$4.00
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$4.00
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$80.01
12/01/2004	Ross, Santrece	P	00044	City Of Chicago Police	\$224.42
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$1.47
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$641.78
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$5.75
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$31.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$180.47
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$1.62
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$34.61
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$321.44
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$365.73
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$80.01
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$272.85
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.30
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$205.52

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05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.22
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$274.78
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.30
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.36
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.35
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$317.06
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.35
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$357.41
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$365.73
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$743.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$224.96
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$1.04
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.44
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$55.52
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.08
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$219.23
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.44
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$223.20
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.30
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$251.49
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.34

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$248.47
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.48
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$117.16
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.16
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$224.96
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.44
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$612.09
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
06/24/2016	RUMATOWSKI, KAROL	9161		City Of Chicago Police	\$149.40
06/24/2016	RUMATOWSKI, KAROL	9161		City Of Chicago Police	\$4.00
06/24/2016	RUMATOWSKI, KAROL	9161		City Of Chicago Police	\$24.48
06/24/2016	RUMATOWSKI, KAROL	9161		City Of Chicago Police	\$4.00
06/24/2016	RUMATOWSKI, KAROL	9161		City Of Chicago Police	\$2.82
09/22/2015	RUIZ, JULIO	9161	044	City Of Chicago Police	\$0.06
09/22/2015	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
09/22/2015	RUIZ, JULIO	9161	044	City Of Chicago Police	\$21.36
09/22/2015	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
09/22/2015	RUIZ, JULIO	9161	044	City Of Chicago Police	\$46.35
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$1.51
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$39.84
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$0.72
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$207.00
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$326.89
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$247.07
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$79.79
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$0.49

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06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$1.14
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$604.65
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$137.39
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$4.00
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$0.15
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$0.15
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$4.00
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$0.15
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$137.39
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$4.00
07/17/2015	RUGE, STEVEN	9153	050	City Of Chicago Police	\$137.39
07/30/2015	RUFF, KENNETH	9161		City Of Chicago Police	\$4.00
07/30/2015	RUFF, KENNETH	9161		City Of Chicago Police	\$2.05
07/30/2015	RUFF, KENNETH	9161		City Of Chicago Police	\$4.00
07/30/2015	RUFF, KENNETH	9161		City Of Chicago Police	\$24.27
07/30/2015	RUFF, KENNETH	9161		City Of Chicago Police	\$4.00
07/30/2015	RUFF, KENNETH	9161		City Of Chicago Police	\$4.00
07/30/2015	RUFF, KENNETH	9161		City Of Chicago Police	\$0.89
07/30/2015	RUFF, KENNETH	9161		City Of Chicago Police	\$1.19
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$2.65
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$53.18
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$4.00
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$0.48
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$194.53
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$4.00
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$424.03
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$247.06
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$4.00
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$13.70
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$232.53
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$4.00
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$2.08

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$76.01
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$4.00
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$0.58
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$261.15
04/15/2016	RUBENS, ANTHONY	9161		City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$220.27
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$0.52
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$264.56
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$117.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$117.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$0.48
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$64.15
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$1.21
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$64.15
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$1.21
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$117.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$161.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$0.43
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$117.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$218.36
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$0.43
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$257.96

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06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$4.00
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$0.51
06/02/2016	ROSS, STEVEN	9161	044	City Of Chicago Police	\$247.91
05/16/2011	ROSS, KAMARI			City Of Chicago Police	\$4.00
05/16/2011	ROSS, KAMARI			City Of Chicago Police	\$0.30
05/16/2011	ROSS, KAMARI			City Of Chicago Police	\$118.66
05/16/2011	ROSS, KAMARI			City Of Chicago Police	\$4.00
05/16/2011	ROSS, KAMARI			City Of Chicago Police	\$1.06
05/16/2011	ROSS, KAMARI			City Of Chicago Police	\$33.25
03/04/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
03/04/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
03/04/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$8.43
03/04/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
03/04/2018	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.61
03/04/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$693.74
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$238.07
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.46
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$76.01
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$180.67
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.35
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$112.21
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$1.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$206.56
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.40
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$281.80
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.55
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$248.63

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06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.48
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$176.54
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.34
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$239.03
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.40
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$162.11
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.31
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$56.05
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.50
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$38.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.34
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$76.01
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.88
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$864.96
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$248.91
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$2.23
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$615.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$92.70
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$195.89
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.39
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.88
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$196.00

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06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.38
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$238.07
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.46
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$76.01
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.68
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.34
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.34
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.29
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$268.39
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$254.60
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$299.11
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$266.46
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$299.11
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$299.11
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$254.60
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.29
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.34
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$268.39
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$301.04

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.34
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$133.77
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.14
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$266.46
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$254.60
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.29
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$268.39
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$232.57
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$2.08
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$175.61
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.20
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$268.39
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$225.11
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.25
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$268.39
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$221.95
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.25
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$268.39



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$210.39
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.24
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$268.39
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.30
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$314.83
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.35
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$76.01
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.68
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$615.00
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$4.00
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$100.66
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$738.27
06/25/2012	ROSADO, LISSETTE	9161		City Of Chicago Police	\$164.25
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$258.85
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$4.00
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$4.89
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$229.09
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$4.00
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$0.45
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$222.17
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$4.00
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$0.45
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$615.00
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$229.09
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$72.01
03/30/2016	RONAN, RUTH	9171		City Of Chicago Police	\$15.00
03/30/2016	RONAN, RUTH	9171		City Of Chicago Police	\$650.99

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/09/2016	ROMAN, JOSEPH	9161		City Of Chicago Police	\$68.80
06/09/2016	ROMAN, JOSEPH	9161		City Of Chicago Police	\$4.00
06/09/2016	ROMAN, JOSEPH	9161		City Of Chicago Police	\$4.00
06/09/2016	ROMAN, JOSEPH	9161		City Of Chicago Police	\$311.46
06/09/2016	ROMAN, JOSEPH	9161		City Of Chicago Police	\$2.92
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$92.88
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$0.73
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$0.10
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$188.20
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.00
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$0.88
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$131.97
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.00
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$0.25
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$131.97
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.00
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$0.25
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$131.97
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.00
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$0.25
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$131.97
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.00
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$0.25
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$351.54
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.00
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$1.46
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$175.77
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.00
03/29/2015	ROLLINS, EDWARD	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$173.87
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.38

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.28
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$329.04
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.71
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.30
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$215.89

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.47
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$157.78
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.34
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$76.01
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.68
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$173.87
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.38
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$220.57
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.48
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.38
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$169.74
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.37
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$215.89
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.47
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$127.72
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.28
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$138.45
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$127.72
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.28
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$134.32
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.29

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$130.19
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.28
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$176.34
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$130.19
07/22/2016	RODRIGUEZ, NYVEA	9161		City Of Chicago Police	\$4.00
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$40.63
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$168.56
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$65.84
03/17/2010	RODRIGUEZ, JOSEPH	9161		City Of Chicago Police	\$168.56
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.26
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.52
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$132.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$38.74
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$267.03
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.26
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$130.09
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$176.29
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.35
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$267.03
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.52
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$262.09
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.52
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$267.03
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.52

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$220.83
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.43
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.44
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$222.49
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$267.03
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.52
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.43
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$220.58
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.44
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$220.83
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$215.89
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.43
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$146.63
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.51
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$178.76
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.36
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$215.89
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.43
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$267.03
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.52
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$54.86
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.19

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$169.69
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.34
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$260.18
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.52
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$215.89
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.43
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$519.66
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.27
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$374.21
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.40
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$612.02
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$2.15
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$299.74
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$339.61
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$2.59
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$440.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$7.93
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$216.56
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$1.20
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$132.84
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$0.27
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$18.96

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$679.22
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$5.18
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$3.36
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$299.74
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$2.15
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.92
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$651.21
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$75.21
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$0.82
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9181		City Of Chicago Police	\$683.12
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9181		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$5.26
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$0.82
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$75.21
03/31/2016	ROBINSON, BRIDGET	9161	005	City Of Chicago Police	\$4.00
03/31/2016	ROBINSON, BRIDGET	9161	005	City Of Chicago Police	\$43.26
03/31/2016	ROBINSON, BRIDGET	9161	005	City Of Chicago Police	\$48.78
03/31/2016	ROBINSON, BRIDGET	9161	005	City Of Chicago Police	\$48.78
03/31/2016	ROBINSON, BRIDGET	9161	005	City Of Chicago Police	\$117.00
03/31/2016	ROBINSON, BRIDGET	9161	005	City Of Chicago Police	\$680.93
12/06/2014	ROBINSON III, ALFRED	9161	018	City Of Chicago Police	\$76.83
12/06/2014	ROBINSON III, ALFRED	9161	018	City Of Chicago Police	\$76.83
09/05/2015	ROBERTSON, THOMAS	9161		City Of Chicago Police	\$535.71
09/05/2015	ROBERTSON, THOMAS	9161		City Of Chicago Police	\$536.78
09/05/2015	ROBERTSON, THOMAS	9161		City Of Chicago Police	\$4.00
02/02/2014	ROBERTS, MICHELLE	9161	009	City Of Chicago Police	\$74.59
08/10/2012	ROBERTS JR, ALONZO	9161		City Of Chicago Police	\$43.70



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/10/2012	ROBERTS JR, ALONZO	9161		City Of Chicago Police	\$99.18
08/10/2012	ROBERTS JR, ALONZO	9161		City Of Chicago Police	\$99.51
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$80.01
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$4.00
06/29/2015	RIVERA, RICKY	9161		City Of Chicago Police	\$59.89
06/29/2015	RIVERA, RICKY	9161		City Of Chicago Police	\$4.00
06/29/2015	RIVERA, RICKY	9161		City Of Chicago Police	\$3.39
04/28/2015	RIVERA, RICARDO	9161		City Of Chicago Police	\$78.41
04/28/2015	RIVERA, RICARDO	9161		City Of Chicago Police	\$4.00
04/28/2015	RIVERA, RICARDO	9161		City Of Chicago Police	\$0.27
06/10/2016	RIPLEY, MATTHEW	9161		City Of Chicago Police	\$637.00
06/10/2016	RIPLEY, MATTHEW	9161		City Of Chicago Police	\$89.85
06/10/2016	RIPLEY, MATTHEW	9161		City Of Chicago Police	\$4.00
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$302.25
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$0.60
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$201.18
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.31
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.39
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$201.18
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.39
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$289.51
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$3.13
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$205.29
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.40
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$120.15
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$322.52
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$120.15
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$201.18
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.39
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$201.18
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.39
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$201.18
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.39
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$234.48
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.41
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$209.38
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$2.42
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$270.15
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$2.42
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$74.08
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.80
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$109.83
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$124.65
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$232.36
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.45
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$120.15
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$246.34
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$270.70
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.48
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$160.13
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
06/11/2015	RIGAN, KEITH	9171		City Of Chicago Police	\$31.25
02/05/2015	RIFFERT, JOSEPH	9161	019	City Of Chicago Police	\$45.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.51
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$257.96
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.51
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$257.96
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.51
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$257.96
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.51
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$359.21
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.70
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$255.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$255.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$255.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$50.38
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.95

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$55.68
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$1.67
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$257.96
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.51
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.61
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$8.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$54.86
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.19
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$255.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$411.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$105.21
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$423.42
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$264.56
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.52
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$380.47
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$264.56
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.52
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$257.96
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.51
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$257.96

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$255.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$54.86
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.19
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$255.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$165.68
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$3.13
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$255.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$255.74
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.50
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$257.96
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$0.51
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$314.92
07/15/2015	RIDER, PHILLIP	9206	277	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$97.02
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.74
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$152.63
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$247.91
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.48
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$178.20
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.35
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$178.20

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.35
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$46.44
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.05
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$41.16
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$113.77
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$213.67
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.42
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$171.60
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.34
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$213.67
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.42
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$171.60
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$285.33
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$28.77
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$536.78
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$178.83
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.34
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$80.01
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$45.75

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$259.87
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.51
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$259.87
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.51
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$62.41
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$2.99
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$262.34
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.51
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$536.78
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$259.87
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.51
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$28.77
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$213.67
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.42
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.51
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$139.19
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.33
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$4.00
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$0.51

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$260.43
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$0.51
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$4.00
09/28/2015	RICHARDSON, ROBYN	9181	044	City Of Chicago Police	\$260.43
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$4.00
09/28/2015	RICHARDSON, ROBYN	9181	044	City Of Chicago Police	\$0.51
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$260.43
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$4.00
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$0.51
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$260.43
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$4.00
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$0.51
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$260.43
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$4.00
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$0.51
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$216.45
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$4.00
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$0.43
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$260.43
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$4.00
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$0.51
06/25/2012	RICHARDS, WARREN	9171	051	City Of Chicago Police	\$4.00
06/25/2012	RICHARDS, WARREN	9171	051	City Of Chicago Police	\$72.01
06/25/2012	RICHARDS, WARREN	9171	051	City Of Chicago Police	\$1.36
06/25/2012	RICHARDS, WARREN	9171	051	City Of Chicago Police	\$4.00
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$166.25
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$9.86
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$3.14
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$106.31
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$4.00
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$2.01
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$354.82
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$4.00



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$6.71
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$267.49
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$4.00
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$2.39
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$72.01
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$4.00
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$1.36
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$521.99
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$4.00
06/19/2016	RHEIN, CHARLES	9171		City Of Chicago Police	\$4.00
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$0.28
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$185.16
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$4.00
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$0.28
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$166.04
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$4.00
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$0.26
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$185.16
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$4.00
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$0.28
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$166.04
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$4.00
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$185.16
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$4.00
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$0.28
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$72.01
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$0.26
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$185.16
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$4.00
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$0.28
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$185.16
03/04/2016	REYKJALIN, TODD	9171	011	City Of Chicago Police	\$4.00
06/11/2015	REYES, MICHAEL	9161	011	City Of Chicago Police	\$0.24

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/11/2015	REYES, MICHAEL	9161	011	City Of Chicago Police	\$4.00
06/11/2015	REYES, MICHAEL	9161	011	City Of Chicago Police	\$26.40
06/15/2016	REYES, CRUZ	9165	630	City Of Chicago Police	\$4.00
06/15/2016	REYES, CRUZ	9165	630	City Of Chicago Police	\$4.00
06/15/2016	REYES, CRUZ	9165	630	City Of Chicago Police	\$4.00
06/15/2016	REYES, CRUZ	9165	630	City Of Chicago Police	\$4.00
07/10/2016	RESENDIZ JR, MARTIN	9161	044	City Of Chicago Police	\$180.47
07/10/2016	RESENDIZ JR, MARTIN	9161	044	City Of Chicago Police	\$4.00
07/10/2016	RESENDIZ JR, MARTIN	9161	044	City Of Chicago Police	\$1.62
09/01/2015	RESENDEZ III, JESSE	9161	018	City Of Chicago Police	\$4.00
09/01/2015	RESENDEZ III, JESSE	9161	018	City Of Chicago Police	\$0.50
09/01/2015	RESENDEZ III, JESSE	9161	018	City Of Chicago Police	\$255.74
02/19/2016	RENERIA, MIGUEL	9161	010	City Of Chicago Police	\$103.16
02/19/2016	RENERIA, MIGUEL	9161	010	City Of Chicago Police	\$4.00
02/19/2016	RENERIA, MIGUEL	9161	010	City Of Chicago Police	\$7.43
09/28/2015	RENERIA, MARCO	9161	25	City Of Chicago Police	\$1.11
09/28/2015	RENERIA, MARCO	9161	25	City Of Chicago Police	\$4.00
09/28/2015	RENERIA, MARCO	9161	25	City Of Chicago Police	\$197.49
01/01/2015	RENT, TEHMARR	9161	014	City Of Chicago Police	\$137.24
01/01/2015	RENT, TEHMARR	9161	014	City Of Chicago Police	\$137.24
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$75.21
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.40
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.82
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$262.04
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.57
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.56
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$262.04
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.57
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$215.89
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$215.89
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.47
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.57
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.47
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$220.02
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$257.91
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.56
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$184.60
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$257.91
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$0.48
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$262.04
03/05/2016	REDELSPERGER, ANTHONY	9161		City Of Chicago Police	\$4.00
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$589.76
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$1.72
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$4.00
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$90.90
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$118.66
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$4.00
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$11.07
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$4.00
07/09/2016	READY, MARICELLA			City Of Chicago Police	\$11.14
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$4.00
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$4.00
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$222.17
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$4.00
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$4.00
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$87.89
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$80.44

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/12/2013	RANIERI, FRANK	9161	017	City Of Chicago Police	\$191.32
02/29/2016	RAMOS, GEORGE	9161	015	City Of Chicago Police	\$82.53
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$0.55
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$4.00
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$29.21
07/10/2016	RAMOS, FRANCIS	9161	044	City Of Chicago Police	\$151.80
07/10/2016	RAMOS, FRANCIS	9161	044	City Of Chicago Police	\$4.00
07/10/2016	RAMOS, FRANCIS	9161	044	City Of Chicago Police	\$2.87
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$217.67
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$175.73
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$217.67
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$207.21
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$182.68
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$182.68
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$215.13
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$215.13
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$259.07
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$80.01
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$259.07
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$88.66
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$278.75
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$88.48
11/11/2015	RAMOS JR., CARLOS	9161	044	City Of Chicago Police	\$4.00
12/18/2015	RAMIREZ, TONY			City Of Chicago Police	\$4.00
12/18/2015	RAMIREZ, TONY			City Of Chicago Police	\$76.01
12/18/2015	RAMIREZ, TONY			City Of Chicago Police	\$287.08
12/18/2015	RAMIREZ, TONY			City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.52
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$224.96
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.44
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$304.53
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.59
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$267.03
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.52
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$267.03
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.52
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$267.03
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.52
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$222.74
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.43
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$16.75
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.04
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$267.03
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.52
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$304.53
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.59
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$262.90
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.51
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$252.60
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.49
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$258.33
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.50
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$262.46
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.51
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$220.83
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.43
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$220.83
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.43
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$267.03
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.52
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$267.03
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
06/19/2016	RAK, DAVID	9161	044	City Of Chicago Police	\$180.47
06/19/2016	RAK, DAVID	9161	044	City Of Chicago Police	\$1.62
06/19/2016	RAK, DAVID	9161	044	City Of Chicago Police	\$4.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$233.60
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$4.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$218.63
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$2.04
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$4.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$68.01
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$12.15
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$4.00
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$825.90
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$4.13
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$2.12
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$4.00
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$112.41
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$91.39
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$31.25
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$31.25
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$4.00
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$111.54

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$91.39
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$164.17
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$4.17
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.43
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$224.96
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.44
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$260.43
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.51
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$224.96
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.44
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$224.96
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.44
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$264.56
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.52
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$257.96
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$218.36
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$90.81
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$264.56
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$264.56
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.52
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$264.56
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.52
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$92.43
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.83

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10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$224.96
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.44
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$264.56
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$660.56
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$5.92
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$218.36
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.43
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$264.56
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.52
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$3.19
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$222.49
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$172.16
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$3.19
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$3.19
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$169.69
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$3.19
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$211.76
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$218.36
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$195.25
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$215.89
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.52
06/24/2016	QUINN, TIMOTHY	9171	008	City Of Chicago Police	\$4.00
06/24/2016	QUINN, TIMOTHY	9171	008	City Of Chicago Police	\$32.56
06/24/2016	QUINN, TIMOTHY	9171	008	City Of Chicago Police	\$4.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/24/2016	QUINN, TIMOTHY	9171	008	City Of Chicago Police	\$0.29
06/24/2016	QUINN, TIMOTHY	9171	008	City Of Chicago Police	\$18.91
09/25/2013	QUINN III, FRANK	9161	022	City Of Chicago Police	\$164.96
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$13.13
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$197.87
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$4.00
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$1.11
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$4.00
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$0.82
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$4.00
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$75.21
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$1.88
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$173.64
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$83.35
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$820.60
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$85.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$85.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$5.63
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$85.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$5.63
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$85.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$5.63
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$85.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$5.63
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$85.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$5.63
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$85.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$5.63
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$574.42
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$172.50
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$4.00
08/18/2008	Philp, Danielle	P	00005	City Of Chicago Police	\$5.63
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$710.30
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$712.90
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$34.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$459.43
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$29.54
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$83.01
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$0.74
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$274.07
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$47.03
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$255.48
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$231.71
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$184.98
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$231.71
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$231.71

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$231.71
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$184.98
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$231.71
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$184.98
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$231.71
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$50.88
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$4.00
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$5.34
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$4.00
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$491.87
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$2.06
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$422.86
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$4.59
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$189.84
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$4.00
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$4.00
04/07/2016	PYFEROEN, BRYAN	9161	017	City Of Chicago Police	\$4.00
04/07/2016	PYFEROEN, BRYAN	9161	017	City Of Chicago Police	\$189.97
09/12/2015	PULIDO, ROBERT	9161	010	City Of Chicago Police	\$654.44
09/12/2015	PULIDO, ROBERT	9161	010	City Of Chicago Police	\$4.00
12/04/2014	PRILL, JOSEPH	9161	018	City Of Chicago Police	\$159.21
12/04/2014	PRILL, JOSEPH	9161	018	City Of Chicago Police	\$4.00
12/04/2014	PRILL, JOSEPH	9161	018	City Of Chicago Police	\$144.12
12/04/2014	PRILL, JOSEPH	9161	018	City Of Chicago Police	\$9.02
05/29/2016	PRIETO, LEONARDO	9161		City Of Chicago Police	\$4.00
05/29/2016	PRIETO, LEONARDO	9161		City Of Chicago Police	\$362.22

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05/29/2016	PRIETO, LEONARDO	9161		City Of Chicago Police	\$10.87
05/26/2011	PRICE, TORREY	9161	022	City Of Chicago Police	\$76.01
05/26/2011	PRICE, TORREY	9161	022	City Of Chicago Police	\$4.00
05/26/2011	PRICE, TORREY	9161	022	City Of Chicago Police	\$0.68
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$4.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$28.77
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$158.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$241.67
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$4.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$63.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$80.01
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$410.84
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$4.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$4.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$63.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$4.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$605.60
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$2.17
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$20.08
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$4.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$309.95
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$2.77
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$4.00
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$3.33
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$1.11
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$4.00
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$197.87
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$1.11
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$4.00
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$197.87
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$1.11
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$4.00
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$197.87

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05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$4.00
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$593.61
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$197.87
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$4.00
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$1.11
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$1.11
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$4.00
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$197.87
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$1.11
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$197.87
05/15/2016	PRESSLEY, RONDA			City Of Chicago Police	\$4.00
05/26/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$2.92
05/26/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$68.80
05/26/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
05/26/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$218.65
05/26/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.12
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$108.62
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.07
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$169.02
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.11
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$213.67
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.13
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$184.39
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.11
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$101.58
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$2.81

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06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.12
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$186.32
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.12
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$186.32
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$106.31
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$2.01
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$328.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$16.31
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$2.81
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$251.18
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$6.95
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$101.58
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$101.58
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$2.81
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$101.58
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$2.81
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$350.71
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.21
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$155.20
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.10
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$186.32
03/23/2012	POWELL, GARY	9161	011	City Of Chicago Police	\$194.58
03/23/2012	POWELL, GARY	9161	011	City Of Chicago Police	\$484.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$36.77
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$572.00
01/30/2014	POWE, ALBERT	9161	001	City Of Chicago Police	\$384.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$668.70
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$113.72
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$96.42
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$109.24
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$7.45
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$7.73
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$20.07
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$28.53
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$15.55
07/16/2016	POLSON, BRETT	9161		City Of Chicago Police	\$60.01
07/16/2016	POLSON, BRETT	9161		City Of Chicago Police	\$4.00
07/16/2016	POLSON, BRETT	9161		City Of Chicago Police	\$3.40
07/06/2016	PLEWA, DANIEL	9161		City Of Chicago Police	\$495.56
07/06/2016	PLEWA, DANIEL	9161		City Of Chicago Police	\$4.00
07/06/2016	PLEWA, DANIEL	9161		City Of Chicago Police	\$9.36
07/06/2016	PLEWA, DANIEL	9161		City Of Chicago Police	\$4.00
04/20/2015	PIETRYLA, JOHN	9161		City Of Chicago Police	\$176.57
04/20/2015	PIETRYLA, JOHN	9161		City Of Chicago Police	\$329.64
04/20/2015	PIETRYLA, JOHN	9161		City Of Chicago Police	\$0.49
04/20/2015	PIETRYLA, JOHN	9161		City Of Chicago Police	\$573.62
04/20/2015	PIETRYLA, JOHN	9161		City Of Chicago Police	\$4.00
04/20/2015	PIETRYLA, JOHN	9161		City Of Chicago Police	\$4.00
04/20/2015	PIETRYLA, JOHN	9161		City Of Chicago Police	\$329.64
01/10/2016	PIETRYLA JR, MICHAEL	9161		City Of Chicago Police	\$301.91
03/17/2013	PIESIEWICZ, ARTHUR	9161	005	City Of Chicago Police	\$19.50
03/22/2015	PIENTA, GEOFF	9171	121	City Of Chicago Police	\$13.29
03/22/2015	PIENTA, GEOFF	9171	121	City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/22/2015	PIENTA, GEOFF	9171	121	City Of Chicago Police	\$703.67
01/03/2015	PICICCO, LUIGI	9161		City Of Chicago Police	\$4.00
09/23/2015	PICICCO, LUIGI	9161		City Of Chicago Police	\$161.15
09/23/2015	PICICCO, LUIGI	9161		City Of Chicago Police	\$4.00
09/23/2015	PICICCO, LUIGI	9161		City Of Chicago Police	\$4.83
06/30/2016	PHELAN, WILLIAM	9161	123	City Of Chicago Police	\$4.00
06/30/2016	PHELAN, WILLIAM	9161	123	City Of Chicago Police	\$4.00
06/30/2016	PHELAN, WILLIAM	9161	123	City Of Chicago Police	\$189.97
06/30/2016	PHELAN, WILLIAM	9161	123	City Of Chicago Police	\$19.99
09/20/2014	PETTIS, MICHAEL	9161	005	City Of Chicago Police	\$44.54
09/20/2014	PETTIS, MICHAEL	9161	005	City Of Chicago Police	\$39.51
09/20/2014	PETTIS, MICHAEL	9161	005	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$229.09
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.46
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$261.58
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.51
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$275.29
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$273.38
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$275.29
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$312.79
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.61
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$33.14
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$275.29
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$275.29
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$258.13
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$266.59
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.52
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$275.29
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$275.29
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$180.98
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.36
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$180.98
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.36
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$229.09
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.45
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.40
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$180.98
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.36
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$208.31
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$180.98
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.38
05/28/2016	PETERS, MAUREEN	9161		City Of Chicago Police	\$4.00
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$4.00
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$4.00
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$4.00
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$249.21
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$27.85
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$277.66
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$0.87
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$40.28
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$4.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.77
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$4.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$110.73
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.34
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$4.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$110.73
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$4.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$6.34
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$110.73
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$1.60
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$4.00
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$70.45
08/15/2009	PERILLI, TINA	9161	009	City Of Chicago Police	\$18.74
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$98.40
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$853.59
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$4.00
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$4.00
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$4.00
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$4.00
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$4.00
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$4.00
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$80.01

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$4.00
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$1.36
01/25/2015	PEREZ, VICTOR	9161	010	City Of Chicago Police	\$4.18
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$4.00
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$6.82
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$4.00
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$4.00
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$4.00
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$4.00
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$120.32
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$210.00
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$255.44
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.56
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$188.82
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.41
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$228.83
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.50
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$215.89
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.47
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$20.08
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$215.89

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$301.59
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.66
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$255.73
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.57
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.56
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$255.44
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.56
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$255.44
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.47
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$134.61
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.30
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$255.44
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.56
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$136.53
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.30
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$136.53
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.30
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$20.08

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$224.70
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$224.70
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.49
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$224.70
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.49
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.49
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$224.70
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.49
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$138.53
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.52
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$266.47
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$220.27
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.43
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.42
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$216.14
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.42
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$1.88
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$262.34
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.51
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$262.34
02/16/2018	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.51
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.42
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$216.14
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$222.74
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.43
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.51
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$262.34
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$262.34
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.51
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$216.14
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.42
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$262.34
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.51
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$216.14
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$0.42
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$216.14
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$21.23
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$4.00
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$4.00
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$149.40
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$4.00
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$0.60
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$31.60
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$2.82
07/29/2015	PEREZ, DAVID	9161	044	City Of Chicago Police	\$0.82
07/29/2015	PEREZ, DAVID	9161	044	City Of Chicago Police	\$75.21
07/29/2015	PEREZ, DAVID	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$4.00
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$0.45
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$209.10
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$4.00
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$0.45
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$178.83
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$4.00
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$247.10
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$4.00
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$0.54
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$80.01
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$4.00
12/31/2015	PEREZ, DAVID	9161	009	City Of Chicago Police	\$206.14
03/26/2016	PEREZ, CARLITOS	9161	012	City Of Chicago Police	\$26.66
03/26/2016	PEREZ, CARLITOS	9161	012	City Of Chicago Police	\$170.36
03/26/2016	PEREZ, CARLITOS	9161	012	City Of Chicago Police	\$238.76
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$71.87
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$4.00
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$1.36
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$71.87
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$1.36
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$123.02
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$171.18
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$2.32
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$82.38
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$4.00
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$1.56
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$4.00
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.77
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$393.98
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$259.26
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$80.01
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$189.06
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.37
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$80.01
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$116.98
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.23
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$13.30
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.08
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$393.98
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.77
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$269.80
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$80.01
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$329.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.65
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$5.46
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$0.51
12/26/2015	PERALES JR, ROBERT			City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$335.67
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.66
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$335.67
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.66
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$112.21
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$335.67
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.66
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$75.86
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.68
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$1.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$377.74
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.74
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$437.06
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.85
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$348.70
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.68
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$726.44
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$1.42
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.68
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$348.70
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$377.74
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.74
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$348.70
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.68
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$377.74
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.74
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$1.36
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.79
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.79

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$1.01
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.79
12/07/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$986.25
12/07/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
12/07/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$342.28
12/07/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$3.06
12/07/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
12/07/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$29.59
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.79
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$253.41
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$0.44
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$222.49
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$0.44
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$222.49
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$0.48
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$246.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$27.17
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$0.68
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$76.01
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$0.68
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$76.01
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$1.67
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$186.60

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$657.76
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$445.89
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$4.00
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$43.50
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$4.84
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$4.00
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$255.80
08/04/2015	PEKIC, JOSEPH	9161		City Of Chicago Police	\$0.44
08/04/2015	PEKIC, JOSEPH	9161		City Of Chicago Police	\$4.00
08/04/2015	PEKIC, JOSEPH	9161		City Of Chicago Police	\$224.55
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$50.38
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$4.00
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$0.95
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$112.41
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$4.00
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$4.00
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$2.12
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$4.00
03/19/2012	PEARSON, DEL	9161		City Of Chicago Police	\$55.98
03/19/2012	PEARSON, DEL	9161		City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.83
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$53.78
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.35
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$160.85
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.35
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$289.12
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.63
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$257.83
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.56

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$222.23
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.49
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$86.25
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.19
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$297.38
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.65
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$251.23
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.55
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$297.38
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.65
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$202.87
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.44
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$222.23
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.49
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$178.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.39
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$224.15
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.49
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$738.43
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.83
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$207.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.45

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$253.15
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.55
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$160.85
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$771.39
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$6.90
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$76.01
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$30.38
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$615.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$114.23
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$76.01
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$249.02
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.54
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$291.04
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.63
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$291.04
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.63
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$2.13
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$76.01
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$368.61
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.64
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$293.25
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.64
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$289.12

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30615

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.63
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$289.12
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.63
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$247.10
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$247.10
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.54
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$293.25
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$200.95
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.44
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$335.27
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.73
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$29.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.06
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.06
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$29.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.06
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$149.40
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$2.82
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$104.55
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$738.43
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$0.83
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$53.78

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$738.43
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$789.29
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$100.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$14.90
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$263.53
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$389.05
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$7.35
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$96.68
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$210.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$119.51
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$31.40
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$0.41
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$20.08
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.44
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.68
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$20.08
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.43
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.35
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.44
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.43
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.35
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.44
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.52
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.36
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.44
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$220.27
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$176.29
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.35
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.43
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$20.08
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$176.29
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.35
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.83
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$20.08
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.36
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$182.89
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
02/04/2016	PAULIN, PAUL	9161	016	City Of Chicago Police	\$82.53
12/04/2014	PATTON, PATRICE	9161	003	City Of Chicago Police	\$10.85
12/04/2014	PATTON, PATRICE	9161	003	City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$264.25

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.71
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.68
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$329.04
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.71
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$329.04
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.71
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$329.04
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.71
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$188.82
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$20.08
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$20.08
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$329.04
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.71
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$329.04
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.71
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.41
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$329.04
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.71
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$329.04
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$329.04
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.71
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$258.93
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$0.56
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
10/04/2015	PASQUA, PATRICK	9161		City Of Chicago Police	\$4.00
05/29/2016	PARKS, JORDAN			City Of Chicago Police	\$35.82
05/29/2016	PARKS, JORDAN			City Of Chicago Police	\$4.00
05/29/2016	PARKS, JORDAN			City Of Chicago Police	\$0.68
10/07/2015	PARKER, ROBBIN	9161		City Of Chicago Police	\$4.00
10/07/2015	PARKER, ROBBIN	9161		City Of Chicago Police	\$4.00
10/07/2015	PARKER, ROBBIN	9161		City Of Chicago Police	\$36.95
10/07/2015	PARKER, ROBBIN	9161		City Of Chicago Police	\$4.00
10/07/2015	PARKER, ROBBIN	9161		City Of Chicago Police	\$189.59
10/07/2015	PARKER, ROBBIN	9161		City Of Chicago Police	\$1.20
10/07/2015	PARKER, ROBBIN	9161		City Of Chicago Police	\$110.81
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.98
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$596.01
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$1.16
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$27.50
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$72.01
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$1.36
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$263.42
12/27/2014	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$66.92
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$615.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$94.95
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$180.67
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.35
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$271.16
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.53
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$224.96
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.44
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$271.16
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.53
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$205.25
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.40
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$226.87
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.44
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$180.67
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.35
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$268.94
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.52
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.52
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$266.47
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$224.96
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.44
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$271.16
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.53
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$224.96
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.44
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.52

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$264.56
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$224.96
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.44
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$264.56
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.52
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$355.05
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.70
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.36
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$268.69
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.53
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$222.49
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.44
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$222.49
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.44
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$222.49
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.44
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$220.58
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$5.87
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$264.56
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.52
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$250.38
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.48

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$216.45
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$937.31
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$8.39
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$44.23
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.43
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.44
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$182.89
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.36
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$268.69
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.53
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$215.89
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.43
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$182.89
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.36
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$264.56
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.52
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$788.83
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$8.56
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$264.56
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.52
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$52.20
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.99
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$898.75
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$9.76
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$56.50
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$91.89
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$1.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$137.96
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$220.58
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$266.78
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.53
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$227.18
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.45
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$222.49
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.44
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.44
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$182.89
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
07/20/2016	PANTANO, MICHAEL	9161	353	City Of Chicago Police	\$4.00
07/20/2016	PANTANO, MICHAEL	9161	353	City Of Chicago Police	\$382.47
07/20/2016	PANTANO, MICHAEL	9161	353	City Of Chicago Police	\$4.00
07/20/2016	PANTANO, MICHAEL	9161	353	City Of Chicago Police	\$7.10
07/20/2016	PANTANO, MICHAEL	9161	353	City Of Chicago Police	\$4.00
07/20/2016	PANTANO, MICHAEL	9161	353	City Of Chicago Police	\$16.61
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$197.87
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$1.11
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$197.87

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$1.11
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$197.87
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$1.11
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$1.72
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$351.94
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$0.61
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$154.07
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$505.21
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$15.49
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$154.07
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$0.61
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$197.87
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$1.11
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$154.07
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$0.61
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$3.40
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$1.11
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$197.87
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$1.11
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$60.01
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$197.87
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$4.00



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$239.33
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$4.00
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$6.15
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$7.18
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$687.69
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$0.68
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$4.00
02/17/2013	PALM, BRETT	9161	014	City Of Chicago Police	\$44.80
02/01/2015	FALICKE, MARY	9161		City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$0.35
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$67.51
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$1.27
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$246.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$0.48
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$176.29
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$0.35
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$117.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$176.29
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$71.33
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$1.35
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$117.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$412.89
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$7.80
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$64.17
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$176.29
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$0.35
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$176.29
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$0.35
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$176.29
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$117.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$0.35
03/15/2016	PAGE, RICKY	9161		City Of Chicago Police	\$118.49
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$4.85
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$4.00
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$4.00
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$0.68
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$4.00
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$6.10
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.68
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.91
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$459.16
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$416.78
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$137.24
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$250.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$250.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$137.24
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$416.78
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$372.80
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.74
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$304.16
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.60
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$375.27
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.74
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$348.23
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
05/11/2016	OWEN, JAMES	9153	341	City Of Chicago Police	\$4.00
05/11/2016	OWEN, JAMES	9153	341	City Of Chicago Police	\$221.77
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$80.01

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$80.01
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.45
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$227.18
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$227.18
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.45
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$273.38
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.54
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$269.25
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.53
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$269.25
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.53
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$224.96
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.44
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$269.25
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.53
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$269.25
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.53
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$269.25
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.53
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$328.21
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.63
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$267.03

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.52
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$267.03
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.52
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$224.96
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.44
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$267.03
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.52
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$267.03
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$0.52
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$508.19
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$4.00
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$250.00
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$4.00
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$4.00
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$0.24
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$27.33
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$11.18
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$4.00
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$4.00
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$92.85
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$5.37
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$4.00
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$164.15
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$4.00
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$4.00
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$281.57
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$65.87
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$214.88
01/01/2016	OSORIA, JEOCA	9161		City Of Chicago Police	\$451.67
01/10/2016	OSKVAREK, JOSEPH	9161	010	City Of Chicago Police	\$4.00
01/10/2016	OSKVAREK, JOSEPH	9161	010	City Of Chicago Police	\$44.54
01/10/2016	OSKVAREK, JOSEPH	9161	010	City Of Chicago Police	\$29.08
01/10/2016	OSKVAREK, JOSEPH	9161	010	City Of Chicago Police	\$405.69
07/29/2012	OSBORN, KEVIN	9161		City Of Chicago Police	\$26.64
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$5.19
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$4.00
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$28.84
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$4.00
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$4.00
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$579.68
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$615.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$20.08
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$92.70
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$90.81
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$77.26
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$2.85
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$150.84
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$2.12
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$112.41
12/13/2015	ORTIZ, CLARA	9161	019	City Of Chicago Police	\$1.87
12/13/2015	ORTIZ, CLARA	9161	019	City Of Chicago Police	\$4.00
12/13/2015	ORTIZ, CLARA	9161	019	City Of Chicago Police	\$266.23
12/13/2015	ORTIZ, CLARA	9161	019	City Of Chicago Police	\$1.87
12/13/2015	ORTIZ, CLARA	9161	019	City Of Chicago Police	\$4.00

incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/13/2015	ORTIZ, CLARA	9161	019	City Of Chicago Police	\$266.23
06/18/2015	ORTEGA, ELVIS	9171	010	City Of Chicago Police	\$16.10
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$58.20
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$22.46
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$72.56
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$16.40
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$31.40
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$109.09
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$0.51
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$2.39
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$8.18
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$0.51
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$0.51
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$4.00
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$0.61
10/21/2013	OLSON, ERIC	9171	017	City Of Chicago Police	\$14.40
06/14/2016	OLSON, ERIC	9173	017	City Of Chicago Police	\$638.46
06/14/2016	OLSON, ERIC	9173	017	City Of Chicago Police	\$4.00
06/17/2016	OLSON, ERIC	9173		City Of Chicago Police	\$4.00
06/17/2016	OLSON, ERIC	9173		City Of Chicago Police	\$68.80
06/17/2016	OLSON, ERIC	9173		City Of Chicago Police	\$2.92
06/17/2016	OLSON, ERIC	9173		City Of Chicago Police	\$4.00
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$4.00
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$1.11
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$4.00
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$3.58

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$4.00
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$10.36
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$4.00
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$4.00
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$49.68
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$1.11
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$93.92
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$26.90
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$80.01
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$615.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$233.07
07/09/2015	OCHOA, JOSE	9161		City Of Chicago Police	\$822.92
07/09/2015	OCHOA, JOSE	9161		City Of Chicago Police	\$7.37
06/15/2016	OCASIO, ROYLAND	9161	004	City Of Chicago Police	\$4.00
06/15/2016	OCASIO, ROYLAND	9161	004	City Of Chicago Police	\$214.00
09/03/2015	OCAMPO, ADAM	9161		City Of Chicago Police	\$45.86
09/03/2015	OCAMPO, ADAM	9161		City Of Chicago Police	\$84.06
09/03/2015	OCAMPO, ADAM	9161		City Of Chicago Police	\$321.45
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$1.36
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$218.36
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$0.43
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$228.87
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.32
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$292.76
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$0.57
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$264.56
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$0.52

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$411.17
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$7.76
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$264.56
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$0.52
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$72.01
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$185.40
09/20/2015	O'SHEA, MICHAEL	9161		City Of Chicago Police	\$156.46
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$4.00
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$4.00
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$404.20
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$0.54
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$4.00
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$49.51
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$6.37
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$4.38
07/12/2016	O TOOLE, DANIEL	9171		City Of Chicago Police	\$712.43
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$262.34
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$262.34
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.51
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$262.34
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.51
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$262.34
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.51
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$506.72
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$10.82
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$262.34
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.51

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$160.39
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$308.54
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.60
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$308.54
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.60
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$44.98
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$308.54
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.60
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$308.54
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.60
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$304.41
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.59
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$304.41
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.59
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.60
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$308.54
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.60
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$308.54
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$0.51
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$4.00
10/29/1987	Nowak, Phillip	P	00022	City Of Chicago Police	\$173.92

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/28/2015	NUTILE, LAURA	9161	044	City Of Chicago Police	\$79.85
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$628.89
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$0.96
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$221.52
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$75.21
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$0.25
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$951.68
09/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$4.00
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$0.82
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$4.00
08/07/2009	NOVAK, MAUREEN			City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$87.77
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$42.29
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.22
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$482.68
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$9.12
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$87.77
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$61.44
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$43.60
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$87.77
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$162.11
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.53
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$222.49
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.44
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$176.29
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	insured	Total to be Paid
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.35
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.31
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$222.49
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.44
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$268.69
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/30/2012	NIEVES SILOS, ANITA	9161		City Of Chicago Police	\$252.00
07/05/2009	NICKLES, SCOTT			City Of Chicago Police	\$4.28
07/05/2009	NICKLES, SCOTT			City Of Chicago Police	\$394.97
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$74.60
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$2.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$220.18
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.29
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$229.83
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.30
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.29
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$44.43
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$436.89
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.58
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$220.18
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.29
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$220.18
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/08/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.29
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$183.48
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment:	Insured	Total to be Paid
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$220.18
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.29
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$183.48
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$183.48
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$122.40
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.43
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$183.48
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$229.83
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.30
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.06
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$183.48
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$220.18
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
05/04/2015	NEWMAN, VICTOR	9161	005	City Of Chicago Police	\$117.88
07/19/2015	NEWMAN, JILL	9161		City Of Chicago Police	\$255.26
07/19/2015	NEWMAN, JILL	9161		City Of Chicago Police	\$259.39
07/19/2015	NEWMAN, JILL	9161		City Of Chicago Police	\$0.51
07/19/2015	NEWMAN, JILL	9161		City Of Chicago Police	\$4.00
07/19/2015	NEWMAN, JILL	9161		City Of Chicago Police	\$213.64
07/19/2015	NEWMAN, JILL	9161		City Of Chicago Police	\$0.50
07/19/2015	NEWMAN, JILL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$28.64
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$139.32
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.15
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.24
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$218.41
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$1.80
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$165.57
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$165.57
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$1.80
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$168.51
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.18
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$168.51
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.18
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$214.95
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.23
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$632.71
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$5.67
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
06/09/2012	NELSON, SHIRLEY	9161	284	City Of Chicago Police	\$26.30
06/09/2012	NELSON, SHIRLEY	9161	284	City Of Chicago Police	\$321.61
06/09/2012	NELSON, SHIRLEY	9161	284	City Of Chicago Police	\$0.01
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$390.46
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$182.75
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$335.48
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$55.17
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$165.76
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$12.72
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$65.41
06/20/2011	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$76.83
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$1.01
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$4.00
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$208.06



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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$1.90
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$4.00
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$4.00
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$1.38
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$4.00
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$241.10
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$3.38
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$540.38
02/28/2015	NELSON JONES, NEDRA	9171	715	City Of Chicago Police	\$284.87
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$4.00
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$2.04
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$39.79
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$27.18
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$2.04
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$4.00
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$2.04
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$4.00
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$308.85
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$262.65
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$39.79
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$0.58
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$4.00
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$291.69
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$4.00
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$214.89
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$13.30
03/02/2016	NEITA, TANYA	9161	019	City Of Chicago Police	\$4.00
07/27/2016	NEGRON, VERONICA	9161		City Of Chicago Police	\$21.09
07/27/2016	NEGRON, VERONICA	9161		City Of Chicago Police	\$22.33
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$4.00
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$2.04
10/21/2013	NASADOWSKI, ADAM	9161	022	City Of Chicago Police	\$68.01
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$34.87
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$9.71
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$171.38
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$395.74
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$1.11
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$197.87
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$313.63
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$1.36
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$385.72
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$2.22
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$3.45
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$191.63
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$2.19
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$60.01
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$3.40
07/29/2015	NAANEP, MANUEL	9161	017	City Of Chicago Police	\$88.41
07/29/2015	NAANEP, MANUEL	9161	017	City Of Chicago Police	\$4.00
07/29/2015	NAANEP, MANUEL	9161	017	City Of Chicago Police	\$5.01
07/29/2015	NAANEP, MANUEL	9161	017	City Of Chicago Police	\$3.39
07/29/2015	NAANEP, MANUEL	9161	017	City Of Chicago Police	\$4.00
07/29/2015	NAANEP, MANUEL	9161	017	City Of Chicago Police	\$59.89
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$38.03
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$173.89
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$0.68
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$58.26
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$3.19
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$37.51
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$2.13
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$11.97
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$25.40
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$160.43
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$750.64
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$53.61
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$91.89
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$657.76
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$358.68
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$279.80
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$175.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$70.65
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.88
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$75.32
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$223.20
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$82.63
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$117.76
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$82.63
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$82.63
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$82.80
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$49.40
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$88.52
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$145.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$366.45
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$673.58
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$721.65
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$84.10

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$315.82
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.14
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$148.75
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$86.16
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$57.32
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$10.84
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.80
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$3.76
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$63.86
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$561.89
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$0.62
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$5.12
03/12/2008	Morandi, Kelly	P	00004	City Of Chicago Police	\$508.19
08/22/2007	Medley, Eric N	P	00017	City Of Chicago Police	\$4.06
08/22/2007	Medley, Eric N	P	00017	City Of Chicago Police	\$375.03
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$10.05
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$205.29
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$33.00
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$4.00
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$13.48
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$569.40
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$4.00
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$400.37
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$4.00
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$1.28
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$39.79

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$176.14
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$4.00
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$4.00
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$80.01
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$4.00
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$176.14
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$4.00
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$55.32
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$2.94
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$4.00
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$15.85
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$4.00
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$37.38
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$0.72
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$4.00
12/20/2002	Mack, Richard	P	00153	City Of Chicago Police	\$110.60
05/21/2003	Mack, Frank C	P	00153	City Of Chicago Police	\$6.58
05/21/2003	Mack, Frank C	P	00153	City Of Chicago Police	\$606.52
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$114.23
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$615.00
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$44.86
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$4.00
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$203.66
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$4.00
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$6.12
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$4.00
05/22/2015	MURPHY, WILLIAM	9161	189	City Of Chicago Police	\$0.27
05/22/2015	MURPHY, WILLIAM	9161	189	City Of Chicago Police	\$124.75
05/22/2015	MURPHY, WILLIAM	9161	189	City Of Chicago Police	\$4.00
08/06/2016	MURPHY, THOMAS	9161	044	City Of Chicago Police	\$2.73
08/06/2016	MURPHY, THOMAS	9161	044	City Of Chicago Police	\$90.61
08/06/2016	MURPHY, THOMAS	9161	044	City Of Chicago Police	\$4.00
10/15/2015	MURARSHEED, JAMAL	9161		City Of Chicago Police	\$496.72

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/15/2015	MURARSHEED, JAMAL	9161		City Of Chicago Police	\$0.18
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$7.85
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$0.24
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$0.39
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$290.11
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$474.50
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$11.18
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$591.98
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$0.24
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$183.48
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$183.48
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$183.48
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$0.24
05/04/2016	MULLIGAN, DANIEL F	9161		City Of Chicago Police	\$4.00
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$0.45
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$79.79
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$0.48
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$4.00
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$50.35
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$117.70
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$4.00
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$382.00
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$1.51
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$4.00
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$53.18
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$0.82
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$75.21
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$16.56
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$0.27
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$78.41
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$262.65
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.52
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.45
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$75.21
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.82
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$14.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$5.13
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$70.14
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$15.98
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$262.65
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.52
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$262.65
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.52
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$264.87
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.53
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$264.87
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.53
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$262.65

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.52
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$262.65
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.52
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$210.02
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.42
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$220.58
05/11/2018	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.44
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$220.58
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.44
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$227.18
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.45
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$227.18
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.45
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$227.18
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$262.65
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.52
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$220.58
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.44
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$75.21
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.82
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$220.58
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.44

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$441.16
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$4.00
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$0.88
05/11/2016	MOUNSEF, ELIE	9161		City Of Chicago Police	\$281.57
08/27/2014	MOTA, RICHARD	9161	004	City Of Chicago Police	\$25.42
04/25/2015	MOSER, EDWARD	9161	002	City Of Chicago Police	\$4.00
04/25/2015	MOSER, EDWARD	9161	002	City Of Chicago Police	\$405.21
07/26/2014	MORRIS, DANA E	9161		City Of Chicago Police	\$4.00
07/26/2014	MORRIS, DANA E	9161		City Of Chicago Police	\$213.35
07/26/2014	MORRIS, DANA E	9161		City Of Chicago Police	\$2.54
07/26/2014	MORRIS, DANA E	9161		City Of Chicago Police	\$165.35
07/26/2014	MORRIS, DANA E	9161		City Of Chicago Police	\$134.58
07/26/2014	MORRIS, DANA E	9161		City Of Chicago Police	\$4.04
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$4.00
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$22.68
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$4.00
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$7.80
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$4.00
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$0.68
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$4.00
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$0.68
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$82.53
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.42
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.42
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.42
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$216.14
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.42
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$262.34
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.51
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$216.14

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.42
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$216.14
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.42
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$78.41
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.27
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$216.14
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.42
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$86.03
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$1.63
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$8.60
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$10.02
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$216.14
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.42
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$216.14
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$262.34
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.51
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$100.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$216.14
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$216.14
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.50
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$260.43
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$0.51
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$218.61
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$4.00
01/01/2016	MORENO, ANTHONY	9161	010	City Of Chicago Police	\$255.74
04/09/2016	MORENO, ALEJANDRO	9161	10	City Of Chicago Police	\$79.94
04/09/2016	MORENO, ALEJANDRO	9161	10	City Of Chicago Police	\$4.00
04/09/2016	MORENO, ALEJANDRO	9161	10	City Of Chicago Police	\$123.31
04/09/2016	MORENO, ALEJANDRO	9161	10	City Of Chicago Police	\$4.00
04/09/2016	MORENO, ALEJANDRO	9161	10	City Of Chicago Police	\$189.97
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$0.52
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$319.63
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$0.63
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$260.18
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$0.52
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$220.27
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$0.43
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$264.56
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$0.52
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$220.27
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$0.43
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$88.59
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$5.02
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$88.59
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$5.02
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$264.56

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/18/2009	MOORE, KENNETH			City Of Chicago Police	\$8.98
05/18/2009	MOORE, KENNETH			City Of Chicago Police	\$16.58
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$93.28
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$124.90
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$20.08
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$218.36
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$0.43
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$257.96
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$0.51
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$218.36
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$0.43
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$418.39
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$0.81
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$218.36
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$0.43
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$292.20
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$0.57
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$257.96
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$0.51
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$20.08
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$0.43
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$20.08
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$218.36

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/07/2016	MOORE, BRYAN	9161		City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$83.01
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$114.23
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$615.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$92.70
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$615.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$0.68
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$0.74
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$76.01
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$252.60
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$0.49
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$176.29
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$0.35
11/16/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
11/16/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$9.67
11/16/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$363.09
11/16/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$398.00
11/16/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$8.82
11/16/2014	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
10/27/2014	MONTESDEOCA, JOSEPH	9161		City Of Chicago Police	\$27.27
10/27/2014	MONTESDEOCA, JOSEPH	9161		City Of Chicago Police	\$4.00
06/28/2016	MONTESDEOCA, JOSEPH	9161	044	City Of Chicago Police	\$315.88
06/28/2016	MONTESDEOCA, JOSEPH	9161	044	City Of Chicago Police	\$4.00
06/28/2016	MONTESDEOCA, JOSEPH	9161	044	City Of Chicago Police	\$2.83
06/28/2016	MONTESDEOCA, JOSEPH	9161	044	City Of Chicago Police	\$4.00
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$38.25
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$60.38

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$169.74
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$2.77
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.37
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$309.95
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$2.48
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$169.74
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.37
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$215.89
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.47
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$169.74
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.37
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$215.89
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.47
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$20.08
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$209.29
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.46
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$213.42
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.47
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$20.08
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$169.74
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.37
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$209.29
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.46
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$215.89
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.47
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$169.74
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.37
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$215.89
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.47
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$169.74
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$169.74
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.37
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.37
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$20.08
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$277.07
12/13/2014	MOHAMMAD, HAYTHAM	9161	393	City Of Chicago Police	\$4.00
12/13/2014	MOHAMMAD, HAYTHAM	9161	393	City Of Chicago Police	\$564.22
05/29/2016	MOCTEZUMA, FERNANDO	9161	044	City Of Chicago Police	\$8.97
05/29/2016	MOCTEZUMA, FERNANDO	9161	044	City Of Chicago Police	\$4.00
05/29/2016	MOCTEZUMA, FERNANDO	9161	044	City Of Chicago Police	\$211.20
07/13/2016	MIZONES, ROBERT	9161	020	City Of Chicago Police	\$94.01
07/13/2016	MIZONES, ROBERT	9161	020	City Of Chicago Police	\$4.00
06/06/2016	MIZERA, MARK	9161	044	City Of Chicago Police	\$281.57
06/06/2016	MIZERA, MARK	9161	044	City Of Chicago Police	\$4.00
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$1.11
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$197.87
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$1.11
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$4.00
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$197.87
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$1.11
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$4.00
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$197.87
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$1.11
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$4.00
04/30/2016	MIUCIN, ZORAN	9161	020	City Of Chicago Police	\$197.87
05/28/2016	MITERA, THOMAS	9161		City Of Chicago Police	\$4.00
05/28/2016	MITERA, THOMAS	9161		City Of Chicago Police	\$180.47
05/28/2016	MITERA, THOMAS	9161		City Of Chicago Police	\$4.00
05/28/2016	MITERA, THOMAS	9161		City Of Chicago Police	\$106.31
05/28/2016	MITERA, THOMAS	9161		City Of Chicago Police	\$1.62
05/28/2016	MITERA, THOMAS	9161		City Of Chicago Police	\$2.01
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$5.86
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$0.43
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$217.80
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$75.21
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$0.82
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$217.80
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$0.43
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$217.80
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$0.43
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$202.32
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$2.19
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$211.20



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$0.42
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$217.80
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$0.43
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$310.43
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$17.19
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$3.24
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$4.00
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$105.83
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$1.36
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$4.00
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$72.01
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$31.40
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$4.00
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$41.44
06/15/2016	MITCHELL, ARTAVIUS	9161		City Of Chicago Police	\$4.00
05/09/2016	MILLER, CRAIG	9161		City Of Chicago Police	\$0.75
05/09/2016	MILLER, CRAIG	9161		City Of Chicago Police	\$24.87
05/09/2016	MILLER, CRAIG	9161		City Of Chicago Police	\$4.00
05/09/2016	MILLER, CRAIG	9161		City Of Chicago Police	\$1.87
05/09/2016	MILLER, CRAIG	9161		City Of Chicago Police	\$4.00
05/09/2016	MILLER, CRAIG	9161		City Of Chicago Police	\$62.40
11/21/2015	MILIO, JOHN	9171	153	City Of Chicago Police	\$91.94
11/21/2015	MILIO, JOHN	9171	153	City Of Chicago Police	\$4.00
11/21/2015	MILIO, JOHN	9171	153	City Of Chicago Police	\$1.74
11/21/2015	MILIO, JOHN	9171	153	City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$220.27
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.44

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$213.67
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.49
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$254.51
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$8.80
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$466.16
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.43
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$80.01
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$213.67
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$259.87
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$60.09
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.43
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.42
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.51
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$259.87
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$222.49
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.51
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.42
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.42
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$259.87
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.51
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$213.67
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.42
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$220.27

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.43
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$220.27
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$213.67
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$4.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$184.80
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$10.60
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$88.59
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$22.28
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$4.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$58.92
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$5.02
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$4.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$0.63
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$4.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$70.23
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$4.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$0.49
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$4.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$45.47
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$5.92
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$4.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$104.55
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$3.76
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$4.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$346.74
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$253.83
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.50
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$214.23
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.42
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$218.36

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.43
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$246.72
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.48
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$212.52
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$12.32
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$246.72
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.48
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$214.23
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.42
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$292.92
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.57
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.50
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$263.40
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$2.86
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$30.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.33
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$292.92
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.57
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$260.43
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.51
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$253.32
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.49
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$211.76
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.42
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$615.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$94.95
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$72.39
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$27.27
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$253.67
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$215.89
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.43
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.43
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.68
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$215.89
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.43
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$215.89
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.43
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$215.89
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.43
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$215.89
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$76.01
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$76.01
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$215.89
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.43
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$215.89
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.43
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.68
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$222.49
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$0.44
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$215.89
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
04/17/2016	MENDEZ, ANTHONY	9161		City Of Chicago Police	\$4.00
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$41.46
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$4.00
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$1.24
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$686.99
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$7.18
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$6.16
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$239.33
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$4.00
01/27/2016	MELOSCIA, JOSEPH	9161	017	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$246.18
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$3.65
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$454.80
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$131.98
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$682.98
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$473.80
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$234.50
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$351.90
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$246.18
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$3.65
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$246.18

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$3.65
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$246.18
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$3.65
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$591.50
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$258.90
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$2.31
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$246.18
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$3.65
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$246.18
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$3.65
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$80.01
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
06/01/2016	MEDINA, RUPERTO	9161	010	City Of Chicago Police	\$60.01
06/01/2016	MEDINA, RUPERTO	9161	010	City Of Chicago Police	\$4.00
06/01/2016	MEDINA, RUPERTO	9161	010	City Of Chicago Police	\$3.40
06/01/2016	MEDINA, RUPERTO	9161	010	City Of Chicago Police	\$88.59
06/01/2016	MEDINA, RUPERTO	9161	010	City Of Chicago Police	\$4.00
06/01/2016	MEDINA, RUPERTO	9161	010	City Of Chicago Police	\$5.02
11/11/2015	MEDINA, JULIO	9161		City Of Chicago Police	\$66.13
11/11/2015	MEDINA, JULIO	9161		City Of Chicago Police	\$2.39
11/11/2015	MEDINA, JULIO	9161		City Of Chicago Police	\$4.00
11/11/2015	MEDINA, JULIO	9161		City Of Chicago Police	\$10.11
11/11/2015	MEDINA, JULIO	9161		City Of Chicago Police	\$791.07
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$339.61
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$4.00
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$339.61
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$355.28
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$80.01

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$342.87
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$342.87
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$398.99
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$342.87
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$156.06
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$339.61
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$4.00
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$4.00
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$358.31
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$302.07
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$257.76
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$4.00
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$4.00
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$299.13
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$2.32
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$356.34
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$4.00
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$313.88
09/18/2014	MEDINA, CYNTHIA	9161		City Of Chicago Police	\$339.61
12/01/2011	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$4.00
12/01/2011	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$76.01
12/01/2011	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$0.68
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$4.00
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$0.55
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$277.42
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$4.00
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$0.55
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$4.00
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$287.00
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$277.42
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$4.00
01/16/2014	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$0.57
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$70.45

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$4.00
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$1.63
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$70.45
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$4.00
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$1.63
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$76.01
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$4.00
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$0.68
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$70.45
01/18/2016	MEDINA, CARLOS	9169	055	City Of Chicago Police	\$76.01
09/16/2011	MCNAMEE, SHANNON	9161	765	City Of Chicago Police	\$138.63
09/16/2011	MCNAMEE, SHANNON	9161	765	City Of Chicago Police	\$36.71
09/16/2011	MCNAMEE, SHANNON	9161	765	City Of Chicago Police	\$36.71
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$158.70
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$4.00
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$9.64
03/09/2014	MCNALLY, BRENDAN	9161		City Of Chicago Police	\$4.00
02/13/2015	MCLEAN, ANNA	9161	018	City Of Chicago Police	\$368.56
07/21/2016	MCKENNA, MATTHEW	9161	024	City Of Chicago Police	\$4.00
07/21/2016	MCKENNA, MATTHEW	9161	024	City Of Chicago Police	\$6.25
07/21/2016	MCKENNA, MATTHEW	9161	024	City Of Chicago Police	\$697.45
07/21/2016	MCKENNA, MATTHEW	9161	024	City Of Chicago Police	\$2.39
07/21/2016	MCKENNA, MATTHEW	9161	024	City Of Chicago Police	\$4.00
07/21/2016	MCKENNA, MATTHEW	9161	024	City Of Chicago Police	\$267.49
10/13/2015	MCGREW, DAVID	9161		City Of Chicago Police	\$259.31
04/10/2016	MCCREARY, BRANDON	9161		City Of Chicago Police	\$385.72
04/10/2016	MCCREARY, BRANDON	9161		City Of Chicago Police	\$124.90
04/10/2016	MCCREARY, BRANDON	9161		City Of Chicago Police	\$4.00
04/10/2016	MCCREARY, BRANDON	9161		City Of Chicago Police	\$4.00
04/10/2016	MCCREARY, BRANDON	9161		City Of Chicago Police	\$3.45
06/04/2015	MCCORMICK, KEVIN	9161	044	City Of Chicago Police	\$480.10
07/26/2016	MCAULIFFE, MICHAEL	9161	044	City Of Chicago Police	\$12.61
07/26/2016	MCAULIFFE, MICHAEL	9161	044	City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/26/2016	MCAULIFFE, MICHAEL	9161	044	City Of Chicago Police	\$667.55
11/28/2012	MC VEY, BRIAN	9161	311	City Of Chicago Police	\$76.83
11/29/2015	MC MAHON, KATHRYN	9161	050	City Of Chicago Police	\$0.59
11/29/2015	MC MAHON, KATHRYN	9161	050	City Of Chicago Police	\$300.03
11/29/2015	MC MAHON, KATHRYN	9161	050	City Of Chicago Police	\$4.00
06/29/2011	MC GUIRE JR, DANNY	9171	353	City Of Chicago Police	\$310.85
06/29/2011	MC GUIRE JR, DANNY	9171	353	City Of Chicago Police	\$4.00
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$4.00
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$76.01
11/28/2012	MC GEE, DWAYNE	9161	311	City Of Chicago Police	\$0.68
01/13/2014	MC ELRATH, DENOBYA	9171	715	City Of Chicago Police	\$0.50
01/13/2014	MC ELRATH, DENOBYA	9171	715	City Of Chicago Police	\$4.00
01/13/2014	MC ELRATH, DENOBYA	9171	715	City Of Chicago Police	\$255.74
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$125.53
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.14
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.19
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$216.48
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.24
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$171.97
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$139.32
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.15
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.19
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$139.32
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.15
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$14.62
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.27
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$72.01

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$1.36
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$183.83
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.20
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$181.01
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.19
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$171.97
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.19
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$139.32
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.15
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$171.97
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.19
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$340.08
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.38
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$139.32
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.15
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$239.31
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.25
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$216.48
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.24
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$171.97
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.19
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$171.97

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$4.00
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$0.19
05/04/2016	MC DONALD, DERRICK	9161		City Of Chicago Police	\$171.97
03/27/2015	MC DERMOTT, SARAH	9173		City Of Chicago Police	\$0.33
03/27/2015	MC DERMOTT, SARAH	9173		City Of Chicago Police	\$36.88
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$431.70
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.94
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$385.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.84
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$385.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.84
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$387.47
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.84
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$293.25
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$251.23
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$251.23
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$339.40
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$29.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.06
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$385.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.84
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$431.70
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.94
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$346.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.75
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$339.40
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.64
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$385.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.84
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$339.40
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$385.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.84
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$385.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.84
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$385.55
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.84
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$339.40
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$339.40
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$339.40
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$341.32
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$343.53
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.75
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$343.53
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.75
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$339.40
10/28/2011	MC COURT, JOSEPH	9161	008	City Of Chicago Police	\$151.80
10/28/2011	MC COURT, JOSEPH	9161	008	City Of Chicago Police	\$2.87
10/28/2011	MC COURT, JOSEPH	9161	008	City Of Chicago Police	\$4.00
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$135.21
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$4.00
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$0.18
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$243.55
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$3.99
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$1.52
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$56.56
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$4.00
01/02/2016	MAXWELL, MICHELLE	9161	044	City Of Chicago Police	\$4.00
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$224.67
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$4.00
03/06/2013	MATURA, GREGORY	9161	009	City Of Chicago Police	\$1.18
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.65
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$329.46
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.65
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$329.46
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$481.60
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$635.00
01/11/2018	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$124.91
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$166.98
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$3.15
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$723.43
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$13.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$518.02
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$1.01
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.79
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$329.46
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$0.65
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$399.66
01/11/2016	MATURA, GREGORY	9161		City Of Chicago Police	\$4.00
11/12/2015	MATUAL, DAVID	9165		City Of Chicago Police	\$39.74
11/12/2015	MATUAL, DAVID	9165		City Of Chicago Police	\$4.00
11/12/2015	MATUAL, DAVID	9165		City Of Chicago Police	\$0.75
03/31/2015	MATICH, JOHNATHAN			City Of Chicago Police	\$252.00
09/13/2014	MATEO, ERIC	9161	393	City Of Chicago Police	\$38.98
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$4.00
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$4.00
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$48.78
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$4.00
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$62.82
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$25.10
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$517.95
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$234.12
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$64.17
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$92.70
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$4.00
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$615.00
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$60.09
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$10.02
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$20.29
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$2.82
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$149.40
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$14.60
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$17.96
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$615.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$0.44
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$224.96
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$0.40
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$208.40
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$92.70
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$950.79
08/08/2015	MARTINEZ, SERGIO	9161	044	City Of Chicago Police	\$4.00
08/08/2015	MARTINEZ, SERGIO	9161	044	City Of Chicago Police	\$197.49
08/08/2015	MARTINEZ, SERGIO	9161	044	City Of Chicago Police	\$1.11
02/25/2016	MARTINEZ, SERGIO	9161	189	City Of Chicago Police	\$12.00
02/25/2016	MARTINEZ, SERGIO	9161	189	City Of Chicago Police	\$4.00
02/25/2016	MARTINEZ, SERGIO	9161	189	City Of Chicago Police	\$8.43
02/25/2016	MARTINEZ, SERGIO	9161	189	City Of Chicago Police	\$0.51
02/25/2016	MARTINEZ, SERGIO	9161	189	City Of Chicago Police	\$198.40
02/25/2016	MARTINEZ, SERGIO	9161	189	City Of Chicago Police	\$4.00
02/19/2015	MARTINEZ, JUAN	9161	017	City Of Chicago Police	\$2.00
02/19/2015	MARTINEZ, JUAN	9161	017	City Of Chicago Police	\$4.00
02/19/2015	MARTINEZ, JUAN	9161	017	City Of Chicago Police	\$106.09
05/13/2016	MARTINEZ, JORGE	9161	044	City Of Chicago Police	\$4.00
05/13/2016	MARTINEZ, JORGE	9161	044	City Of Chicago Police	\$106.31
05/13/2016	MARTINEZ, JORGE	9161	044	City Of Chicago Police	\$2.01
05/13/2016	MARTINEZ, JORGE	9161	044	City Of Chicago Police	\$435.05

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REPORTS OF COMMITTEES

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incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/13/2016	MARTINEZ, JORGE	9161	044	City Of Chicago Police	\$4.00
05/13/2016	MARTINEZ, JORGE	9161	044	City Of Chicago Police	\$8.22
05/13/2016	MARTINEZ, JORGE	9161	044	City Of Chicago Police	\$112.41
05/02/2016	MARTINEZ, JAIR	9161		City Of Chicago Police	\$350.25
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$274.69
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$0.60
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$53.18
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$0.48
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$211.85
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$1.90
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$76.01
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$0.68
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$264.56
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$0.52
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$206.40
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$0.40
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$264.56
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$0.52
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$13.10
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$11.79
01/29/2016	MARSH, CHEVON	9161	044	City Of Chicago Police	\$63.66
02/12/2015	MARKOS, THEODORA	9161	024	City Of Chicago Police	\$14.96
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.61
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$259.87

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incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.51
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$240.75
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$257.96
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.51
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$244.27
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$218.36
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.43
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$174.07
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$264.56
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$300.03
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.43
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$264.56
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.52
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$264.56
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.52
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$262.65
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.52
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$255.74
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.50
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$39.54
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$337.94
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$264.56
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$288.07
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$262.65
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$214.23
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.42
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$244.27
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$189.97
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$264.56
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$627.71
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$11.86
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$244.27
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.61
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$264.56
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.52
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$304.16
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.60
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$264.56
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.52
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$264.56
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$0.52
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$219.36
01/18/2016	MARGOLIS, MICHAEL	9161	007	City Of Chicago Police	\$4.00
03/20/2016	MANGAN, ROBERT	9161	701	City Of Chicago Police	\$98.63
09/30/2010	MALONEY, JAMES	9173	160	City Of Chicago Police	\$170.03
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$1.72
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$158.55
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$0.52
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$267.03
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$0.52
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$267.03
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$0.52
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$267.03
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$0.52
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$251.45
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$0.49
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$85.14
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$0.92
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$267.03
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$0.52
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$267.03
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$140.64
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$1.53
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$158.55
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$1.72
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$248.63
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.42
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$214.23
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$80.01
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$214.23
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.87

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$248.63
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.43
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$220.83
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.42
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.48
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$248.63
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.46
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$294.83
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.57
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$248.63
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.48
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$294.83
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.57
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$252.76
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.49
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$80.01
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$294.83
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.57
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$292.92
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.57
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
07/05/2016	MADISON, ASHLEY	9161	024	City Of Chicago Police	\$4.00
07/05/2016	MADISON, ASHLEY	9161	024	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/05/2016	MADISON, ASHLEY	9161	024	City Of Chicago Police	\$4.00
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$0.68
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$1.06
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$76.01
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$171.73
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$0.68
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$4.00
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$76.01
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$4.00
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$118.66
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$4.00
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$4.00
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$137.24
06/01/2013	MACK, RICHARD	9161		City Of Chicago Police	\$137.24
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$180.98
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$4.00
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$0.36
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$0.53
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$216.45
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$4.00
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$0.43
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$215.89
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$4.00
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$0.43
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$213.98
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$4.00
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$0.43
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$264.87
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$4.00
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$220.58
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$4.00
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$0.44
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$220.58

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$4.00
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$0.44
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$0.42
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$211.76
01/05/2001	Lloyd, Kimberly D	P	00007	City Of Chicago Police	\$4.00
09/12/2008	Lipinski, David	P	00010	City Of Chicago Police	\$108.27
05/02/2003	Lewandowski, Kenneth J	P	00025	City Of Chicago Police	\$1.23
05/02/2003	Lewandowski, Kenneth J	P	00025	City Of Chicago Police	\$4.00
05/02/2003	Lewandowski, Kenneth J	P	00025	City Of Chicago Police	\$113.20
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$845.84
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$174.74
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$213.15
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$671.10
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$375.59
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$226.43
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$33.25
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$4.00
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$158.70
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$4.00
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$9.64
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$176.31
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$4.00
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$1.58
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$94.95
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$4.00
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$0.30
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$118.66
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$4.00
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$1.06
05/11/2016	LUTZOW, ARTHUR	9161	019	City Of Chicago Police	\$615.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$112.49
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
07/28/2016	LUKE, JERRY	9161		City Of Chicago Police	\$67.49

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07/28/2016	LUKE, JERRY	9161		City Of Chicago Police	\$4.00
10/09/2015	LUGO, STEVEN	9161	192	City Of Chicago Police	\$189.59
10/09/2015	LUGO, STEVEN	9161	192	City Of Chicago Police	\$264.56
10/09/2015	LUGO, STEVEN	9161	192	City Of Chicago Police	\$264.56
10/09/2015	LUGO, STEVEN	9161	192	City Of Chicago Police	\$264.56
10/09/2015	LUGO, STEVEN	9161	192	City Of Chicago Police	\$264.56
05/27/2015	LUCIA, CHRISTINA	9161		City Of Chicago Police	\$59.89
05/27/2015	LUCIA, CHRISTINA	9161		City Of Chicago Police	\$4.00
05/27/2015	LUCIA, CHRISTINA	9161		City Of Chicago Police	\$3.39
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$5.02
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$220.83
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$0.43
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$0.52
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$84.28
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$2.89
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$262.65
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$285.17
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$5.39
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$6.82
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$120.32
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$332.56
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$2.98
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$88.59
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
09/02/2014	LORENZ, JOHN	9171	022	City Of Chicago Police	\$7.68
09/02/2014	LORENZ, JOHN	9171	022	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/02/2014	LORENZ, JOHN	9171	022	City Of Chicago Police	\$135.49
05/04/2016	LOPEZ, VICTOR	9161		City Of Chicago Police	\$13.10
09/27/2015	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$262.09
09/27/2015	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$4.00
09/27/2015	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$0.52
09/27/2015	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$308.85
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$262.65
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.52
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$308.85
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$308.85
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$308.85
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$548.85
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$273.50
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$306.38
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$427.21
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.83
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$308.85

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07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$308.85
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$4.00
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$308.85
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$0.61
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$308.85
12/22/2013	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$2.04
12/22/2013	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$4.00
12/22/2013	LOPEZ, DANIEL	9161	311	City Of Chicago Police	\$68.01
07/01/2016	LOPEZ, ANGEILLY	9161	313	City Of Chicago Police	\$4.00
07/01/2016	LOPEZ, ANGEILLY	9161	313	City Of Chicago Police	\$26.85
01/11/2009	LOPEZ MALAVE, IRMA	9164	010	City Of Chicago Police	\$14.04
01/11/2009	LOPEZ MALAVE, IRMA	9164	010	City Of Chicago Police	\$132.80
01/11/2009	LOPEZ MALAVE, IRMA	9164	010	City Of Chicago Police	\$308.57
09/29/2011	LOPEZ MALAVE, IRMA	9164		City Of Chicago Police	\$14.04
03/17/2016	LONG, ORLANDO	9161	022	City Of Chicago Police	\$115.08
03/17/2016	LONG, ORLANDO	9161	022	City Of Chicago Police	\$4.00
03/17/2016	LONG, ORLANDO	9161	022	City Of Chicago Police	\$1.03
07/05/2013	LINKER, NICHOLAS	9161		City Of Chicago Police	\$60.08
07/05/2013	LINKER, NICHOLAS	9161		City Of Chicago Police	\$149.95
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$1.21
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$75.21
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$4.00
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$0.82
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$4.00
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$2.87
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$615.00
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$4.00
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$100.66
04/28/2011	LIARAKOS, STEVE	9161		City Of Chicago Police	\$4.00
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$111.03

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/28/2014	LIARAKOS, STEVE	9161		City Of Chicago Police	\$265.01
07/03/2016	LESCH, NICHOLAUS	9161	313	City Of Chicago Police	\$22.28
07/03/2016	LESCH, NICHOLAUS	9161	313	City Of Chicago Police	\$58.92
07/03/2016	LESCH, NICHOLAUS	9161	313	City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$1.68
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$266.08
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$1.78
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$180.31
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$0.79
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$258.46
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$1.21
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$164.03
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$259.83
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$442.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$0.61
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$1.66
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$259.83
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$1.68
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$259.46
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$4.00
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$1.69
10/17/2014	LEON, MARCO	9161		City Of Chicago Police	\$255.91
06/20/2016	LEON, MARCO	9161	213	City Of Chicago Police	\$1.83

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06/20/2016	LEON, MARCO	9161	213	City Of Chicago Police	\$4.00
06/20/2016	LEON, MARCO	9161	213	City Of Chicago Police	\$272.26
06/20/2016	LEON, MARCO	9161	213	City Of Chicago Police	\$216.02
06/20/2016	LEON, MARCO	9161	213	City Of Chicago Police	\$4.00
06/20/2016	LEON, MARCO	9161	213	City Of Chicago Police	\$1.20
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$296.07
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$254.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.50
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$298.29
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.59
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$298.07
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.58
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$46.82
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$1.56
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$173.64
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$1.88
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$339.80
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.67
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$1.26
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$114.83
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$56.56
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$296.07
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.58
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$544.14
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00

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04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$1.03
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$296.07
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.58
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$399.66
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.79
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$29.60
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$307.83
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.58
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$20.08
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$293.85
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.57
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$32.82
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$296.07
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.58
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.58
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$338.14
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.66
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$293.85
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.57
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$340.36
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.67
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$338.14

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.66
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$296.07
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.58
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$296.07
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$4.00
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$0.58
04/13/2014	LENIHAN, DANIEL	9161	010	City Of Chicago Police	\$4.00
04/13/2014	LENIHAN, DANIEL	9161	010	City Of Chicago Police	\$468.16
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$0.82
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$270.16
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$4.00
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$1.82
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$213.91
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$4.00
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$1.18
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$241.91
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$4.00
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$1.51
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$290.37
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$4.00
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$3.15
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$175.56
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$244.26
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$246.35
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$325.98
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$251.01
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$173.71
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$251.01
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$291.35
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$75.06
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$0.81
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$204.45
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$4.00
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$1.08
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$75.21
10/04/2015	LEJA, JACEK	9161		City Of Chicago Police	\$4.00
06/17/2016	LEFEBVRE, TODD			City Of Chicago Police	\$31.55
06/17/2016	LEFEBVRE, TODD			City Of Chicago Police	\$12.24
06/17/2016	LEFEBVRE, TODD			City Of Chicago Police	\$4.00
06/17/2016	LEFEBVRE, TODD			City Of Chicago Police	\$647.63
06/17/2016	LEFEBVRE, TODD			City Of Chicago Police	\$4.00
06/17/2016	LEFEBVRE, TODD			City Of Chicago Police	\$221.52
06/17/2016	LEFEBVRE, TODD			City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$184.80
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$0.36
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$162.90
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$792.73
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$520.19
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$73.78
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.18
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$182.89
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$0.36
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$46.20
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$0.09
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$59.89
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$208.31
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$0.40
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$55.22

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$3.13
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$76.83
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$266.58
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$683.09
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$526.15
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$150.73
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$14.30
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$88.59
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$5.02
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$43.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$0.36
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$182.89
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$0.35
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$4.00
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$14.57
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$150.18
09/06/2014	LEBENSORGER, FRED	9161		City Of Chicago Police	\$180.67
06/19/2016	LAUBER, PAUL	9161		City Of Chicago Police	\$42.94
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$468.44
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$4.00
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$41.84
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$375.59
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$375.59
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$137.24
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$542.73
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$27.53
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$27.53
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$0.48

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$4.00
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$250.38
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$27.53
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$0.95
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$4.00
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$137.24
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$50.38
08/13/2011	LONDON, MARQUIS	9161	044	City Of Chicago Police	\$21.09
02/08/2015	LAMPKIN, ELAINE	9161		City Of Chicago Police	\$294.94
02/08/2015	LAMPKIN, ELAINE	9161		City Of Chicago Police	\$196.84
02/08/2015	LAMPKIN, ELAINE	9161		City Of Chicago Police	\$4.00
02/08/2015	LAMPKIN, ELAINE	9161		City Of Chicago Police	\$984.20
02/08/2015	LAMPKIN, ELAINE	9161		City Of Chicago Police	\$96.13
02/08/2015	LAMPKIN, ELAINE	9161		City Of Chicago Police	\$787.36
10/16/2011	LAKSANAPROM, SUPATCHARA	9161	023	City Of Chicago Police	\$19.76
10/16/2011	LAKSANAPROM, SUPATCHARA	9161	023	City Of Chicago Police	\$33.52
10/16/2011	LAKSANAPROM, SUPATCHARA	9161	023	City Of Chicago Police	\$33.52
10/16/2011	LAKSANAPROM, SUPATCHARA	9161	023	City Of Chicago Police	\$0.61
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$266.78
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.53
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$56.98
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$1.08
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$266.78
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.53
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$266.78
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.53
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$220.58
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.44

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.82
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$266.78
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.53
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$266.78
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.53
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$75.21
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$223.05
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.44
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$216.14
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.42
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$561.02
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$1.07
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$350.92
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.69
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$311.32
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.61
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$75.21
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.82
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$262.65
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.52
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$266.78
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.53

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$266.78
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.53
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$75.21
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.82
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$266.78
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$4.00
03/14/2016	LAGUNAS, ALEJANDRO	9161		City Of Chicago Police	\$0.53
05/25/2015	LADD, RYAN	9161	044	City Of Chicago Police	\$0.65
05/25/2015	LADD, RYAN	9161	044	City Of Chicago Police	\$4.00
05/25/2015	LADD, RYAN	9161	044	City Of Chicago Police	\$329.46
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$75.21
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$4.00
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$0.82
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$254.51
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$4.00
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$0.49
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$0.27
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$4.00
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$138.60
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$4.00
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$224.40
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$4.00
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$0.44
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$224.40
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$4.00
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$0.44
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$178.20
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$4.00
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$0.35
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$231.00
02/14/2016	LACKO, ELIAS	9161	014	City Of Chicago Police	\$0.45

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/28/2015	LABRIZZI, MARGARET	9161	015	City Of Chicago Police	\$4.00
12/10/2004	Kubiak, Carolyn S.	P	00044	City Of Chicago Police	\$180.18
12/10/2004	Kubiak, Carolyn S.	P	00044	City Of Chicago Police	\$0.48
12/10/2004	Kubiak, Carolyn S.	P	00044	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$1.20
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$1.16
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.69
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$27.27
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.69
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.69
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.69
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$1.41
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72

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06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.27
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$0.72
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$4.00
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$2.00
11/05/2005	Kazarnowicz, Marcin	P	00044	City Of Chicago Police	\$225.27
11/05/2005	Kazarnowicz, Marcin	P	00044	City Of Chicago Police	\$0.45
11/05/2005	Kazarnowicz, Marcin	P	00044	City Of Chicago Police	\$4.00
04/27/2012	KURTH, JAMES	9161		City Of Chicago Police	\$891.24
04/27/2012	KURTH, JAMES	9161		City Of Chicago Police	\$4.00
02/25/2016	KURI, CESAR	9161	189	City Of Chicago Police	\$8.43
02/25/2016	KURI, CESAR	9161	189	City Of Chicago Police	\$4.00
02/25/2016	KURI, CESAR	9161	189	City Of Chicago Police	\$4.00
02/25/2016	KURI, CESAR	9161	189	City Of Chicago Police	\$2.74
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$248.91
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.28
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$183.83
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$177.44
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$75.21
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.82
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$10.74
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$206.63
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.23
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$379.51
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$131.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.15
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$177.44
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$206.63
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.23
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$60.24
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$160.19
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.18
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$619.22
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$6.72
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$206.63
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.23
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$75.21
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.82
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$100.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$100.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$210.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$210.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$183.83
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$175.51
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$179.67
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$177.44
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$206.63
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.23
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$226.11
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.25
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$177.44
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$228.34
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.25
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$183.83
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$179.87
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
06/01/2016	KUKIELKA, JONATHAN	9164		City Of Chicago Police	\$4.00
11/26/2015	KUKIELKA, JONATHAN	9161		City Of Chicago Police	\$189.59
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$13.97
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$4.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$20.08
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$273.76

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$4.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$2.45
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$4.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$20.08
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$75.86
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$4.00
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$0.58
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$41.58
03/13/2014	KUBIAK, CAROLYN	9161		City Of Chicago Police	\$4.00
07/21/2016	KRISHACK, CELESTE	9161		City Of Chicago Police	\$4.00
07/21/2016	KRISHACK, CELESTE	9161		City Of Chicago Police	\$31.40
07/21/2016	KRISHACK, CELESTE	9161		City Of Chicago Police	\$206.09
07/21/2016	KRISHACK, CELESTE	9161		City Of Chicago Police	\$4.00
07/21/2016	KRISHACK, CELESTE	9161		City Of Chicago Police	\$4.55
07/21/2016	KRISHACK, CELESTE	9161		City Of Chicago Police	\$296.95
07/21/2016	KRISHACK, CELESTE	9161		City Of Chicago Police	\$4.00
07/21/2016	KRISHACK, CELESTE	9161		City Of Chicago Police	\$5.36
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$525.24
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$251.47
08/13/2010	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$92.26
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.42
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$343.76
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.68
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$290.96
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.58
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$171.60
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.34
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$299.47
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.59

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$306.07
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.60
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$598.06
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$11.29
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$306.07
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.60
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$299.47
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.59
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$259.87
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.51
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$259.87
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.51
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$299.47
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.59
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.51
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$89.49
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.47
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$259.87
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.51
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$259.87
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.51
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$299.47

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.59
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$259.87
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.51
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$299.47
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.59
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$80.01
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$259.87
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.51
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$259.87
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$292.87
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.58
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$213.67
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.42
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$80.01
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$213.67
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$80.01
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$629.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$199.46
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$1.01
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$233.09
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$1.40
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$159.57

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$0.56
05/17/2015	KRAMFR, DANIEL	9161	016	City Of Chicago Police	\$211.83
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$1.15
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$205.56
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$1.08
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$276.90
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$1.89
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$211.83
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$211.83
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$268.06
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$211.83
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
03/29/2015	KOZIEL, ANTHONY	9161		City Of Chicago Police	\$100.52
03/29/2015	KOZIEL, ANTHONY	9161		City Of Chicago Police	\$98.31
03/29/2015	KOZIEL, ANTHONY	9161		City Of Chicago Police	\$51.59
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$4.00
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$8.47
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$176.50
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$189.97
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$4.00
11/29/2015	KORWIN, WILLIAM	9161	044	City Of Chicago Police	\$295.79
11/29/2015	KORWIN, WILLIAM	9161	044	City Of Chicago Police	\$4.00
02/05/2016	KOŁODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$27.85
02/05/2016	KOŁODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$76.01
02/05/2016	KOŁODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$0.68
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$76.01
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$4.00
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$0.68
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$118.66
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$4.00
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$1.06
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$4.00
02/05/2016	KOLODZIEJSKI, DANIEL	9161	016	City Of Chicago Police	\$697.51
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$396.64
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$4.00
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$1.16
01/15/2014	KOKIC, MARKO	9161		City Of Chicago Police	\$820.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$195.46
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.86
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$275.75
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.96
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$195.46
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.86
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$164.65
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.50
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.17
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$194.75
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.22
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.27
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$400.16
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.86

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.86
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$195.46
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$195.46
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$164.65
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.50
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$400.16
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$120.14
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.13
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$80.01
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$195.46
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.86
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$204.64
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$1.83
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$151.65
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.36
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$159.94
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
08/04/2016	KOCANDA, CHARLES	9153	704	City Of Chicago Police	\$20.17
08/04/2016	KOCANDA, CHARLES	9153	704	City Of Chicago Police	\$45.46
08/04/2016	KOCANDA, CHARLES	9153	704	City Of Chicago Police	\$4.00
07/09/2016	KLICH, ROBERT	9752		City Of Chicago Police	\$189.97
07/09/2016	KLICH, ROBERT	9752		City Of Chicago Police	\$4.00
07/09/2016	KLICH, ROBERT	9752		City Of Chicago Police	\$39.54
07/09/2016	KLICH, ROBERT	9752		City Of Chicago Police	\$4.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$100.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$287.29
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$100.00
06/08/2015	KIRKILAS, GARY	9161	009	City Of Chicago Police	\$4.00
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$4.00
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$80.01
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$4.00
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$182.70
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$245.88
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$80.01
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$615.00
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$4.00
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$4.00
05/27/2016	KIRCHENS, JAMES	9161		City Of Chicago Police	\$0.96
05/17/2016	KINSELLA, TIMOTHY			City Of Chicago Police	\$4.00
05/17/2016	KINSELLA, TIMOTHY			City Of Chicago Police	\$78.81
04/03/2016	KIM, PACK	9161		City Of Chicago Police	\$82.53
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$7.52
08/05/2010	KERIN, ELIZABETH	9161	9	City Of Chicago Police	\$0.06
01/31/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$210.00
01/31/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$4.00
01/31/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$275.75
01/31/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$0.74
01/31/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$4.00
01/31/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$113.77
01/31/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$0.96
01/31/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$100.00
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$235.27
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$305.26
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$4.00
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$11.29
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$598.06
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$0.81
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$54.86
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$4.00
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$0.19
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$4.00
05/20/2016	KENEIPP, WAYNE	9161		City Of Chicago Police	\$5.77
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$265.98
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$4.00
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$253.56
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$1.78
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$4.00
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$1.64
07/19/2016	KEEL, KEVIN	9153		City Of Chicago Police	\$213.91
07/19/2016	KEEL, KEVIN	9153		City Of Chicago Police	\$4.00
07/19/2016	KEEL, KEVIN	9153		City Of Chicago Police	\$1.18
01/22/2016	KEEGAN, ALEC	9161		City Of Chicago Police	\$4.00
01/22/2016	KEEGAN, ALEC	9161		City Of Chicago Police	\$3.34
01/22/2016	KEEGAN, ALEC	9161		City Of Chicago Police	\$176.98
03/26/2016	KEEGAN, ALEC			City Of Chicago Police	\$57.81
03/26/2016	KEEGAN, ALEC			City Of Chicago Police	\$231.93
03/26/2016	KEEGAN, ALEC			City Of Chicago Police	\$4.00
06/21/2015	KAZMI, SYED	9161		City Of Chicago Police	\$360.70
06/21/2015	KAZMI, SYED	9161		City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$5.56
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$542.09
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$104.17
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$47.28
04/03/2016	KASTLER, TIMOTHY	9161		City Of Chicago Police	\$4.00
04/03/2016	KASTLER, TIMOTHY	9161		City Of Chicago Police	\$68.80
04/03/2016	KASTLER, TIMOTHY	9161		City Of Chicago Police	\$2.92
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$1.52
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$300.92
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$4.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$27.51
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$118.45
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$0.68
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$4.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$4.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$4.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$118.45
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$4.00
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$4.00
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$4.00
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$8.73
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$5.86
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$4.00
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$9.01
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$7.88
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$24.20
08/25/1997	Johnson-Shelby, Estella	P	00006	City Of Chicago Police	\$4.00
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$76.83
07/17/2008	Johnson, John M	P	00008	City Of Chicago Police	\$76.83
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$79.41
06/17/2010	JUNIOUS, CORY	9161		City Of Chicago Police	\$158.82
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$222.49
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.44
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.44
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$122.40
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.43
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.43
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$208.31

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.40
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$215.89
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.43
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$257.96
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.51
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$54.86
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.19
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$257.96
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.51
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$215.89
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.43
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$100.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$210.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$215.89
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.43
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$215.89
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.51
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$222.49
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$0.44
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$222.49
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$4.00
03/07/2016	JOSE, MNASON	9161	044	City Of Chicago Police	\$4.53
03/07/2016	JOSE, MNASON	9161	044	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$109.18
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$295.65
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.33
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$342.09
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.38
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$234.71
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.25
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$303.97
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.33
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$302.04
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.33
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$346.25
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.38
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$615.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$346.25
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$345.55
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.39
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$256.83
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.29

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$80.01
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$345.55
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$217.64
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$251.25
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$89.96
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$76.59
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$35.24
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$89.96
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$76.59
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$224.18
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.25
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$342.09
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$162.94
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$312.90
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$274.78
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$347.78
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.39
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$312.90
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.35
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$615.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$114.23
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$367.12
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

30709

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
09/16/2015	JONES, SAMUEL	9161		City Of Chicago Police	\$4.00
09/16/2015	JONES, SAMUEL	9161		City Of Chicago Police	\$220.02
09/16/2015	JONES, SAMUEL	9161		City Of Chicago Police	\$0.48
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$284.91
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$4.00
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$0.62
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$197.98
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$4.00
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$0.43
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$882.94
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$4.00
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$3.63
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$17.74
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$192.20
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$267.49
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$2.39
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$65.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$263.70
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.58
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$208.06
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.45
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$215.63
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.48
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$255.18
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.57

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$217.55
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.48
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$176.08
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.39
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$217.55
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.48
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$78.64
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$210.95
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.47
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$178.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.39
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$217.55
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.48
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$217.55
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.48
05/23/2015	JONES, ANDREW	9161		City Of Chicago Police	\$75.86
05/23/2015	JONES, ANDREW	9161		City Of Chicago Police	\$0.68
05/23/2015	JONES, ANDREW	9161		City Of Chicago Police	\$4.00
06/14/2015	JONES JR., JEFFERY	9161	044	City Of Chicago Police	\$189.59
06/14/2015	JONES JR., JEFFERY	9161	044	City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$26.60
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.24
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$214.78
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.46

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$272.77
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.59
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$212.92
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$170.90
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.37
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$353.23
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.84
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$249.50
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.54
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$217.05
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.47
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$170.90
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.37
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$217.05
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.47
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$160.24
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$1.43
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$217.05
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.47
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.46
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$100.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$33.73

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$259.07
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.56
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$217.05
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.47
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$166.77
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.36
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$332.87
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$2.98
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$291.52
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.63
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$249.50
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.54
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$249.50
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$0.54
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$4.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$10.71
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$175.48
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$4.00
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$1.57
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$112.21
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$4.00
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$1.00
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$4.00
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$39.99
08/02/2016	JONAS, PETER	9161		City Of Chicago Police	\$100.57
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$263.85



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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$101.03
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$84.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$19.08
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$276.95
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.47
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$260.36
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.43
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$299.85
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.52
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$26.53
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.50
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$72.01
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$1.36
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$71.87
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$1.36
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$316.97
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.56
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$70.88
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.15
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$71.87
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$1.36
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$302.25

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.53
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$427.32
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.80
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$341.24
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.61
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$84.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$84.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$116.94
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$262.83
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$306.51
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$350.74
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$302.19
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.52
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$297.38
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.52
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$237.62
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$0.52
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$260.43
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.43
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.51
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$260.43
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.51
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$235.60
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$2.11

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$260.43
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.51
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$260.43
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.51
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$264.56
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.52
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$218.36
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.43
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$306.63
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.60
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$260.43
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.51
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$76.01
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.68
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$701.52
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$76.01
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.68
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$76.01
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$4.00
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$0.68
05/20/2016	JOHNSON, PERCY	9161		City Of Chicago Police	\$218.36
02/17/2015	JOHNSON, MATTHEW	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/17/2015	JOHNSON, MATTHEW	9161	044	City Of Chicago Police	\$903.22
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$4.00
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$4.00
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$4.00
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$0.69
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$4.00
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$0.69
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$4.00
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$348.45
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$308.85
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$348.45
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$348.45
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$14.89
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$118.66
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$0.69
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$741.32
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$4.00
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$787.94
03/31/2016	JIMENEZ, SELENE	9161		City Of Chicago Police	\$0.61
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$6.38
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$15.95
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$189.97
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$0.42
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$210.02
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$0.63
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$323.71
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$0.68

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$76.01
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$4.00
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$0.68
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$176.29
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$4.00
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$0.35
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$205.33
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$4.00
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$0.41
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$176.29
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$4.00
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$76.01
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$76.01
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$95.53
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$112.21
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$0.35
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$261.05
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$4.00
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$2.34
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$165.73
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$4.00
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$0.33
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$208.31
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$4.00
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$0.40
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$76.01
01/08/2016	JESSE, JASON	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$600.17
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$0.51
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$25.50
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$253.81
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.63

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$253.81
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.63
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$255.62
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.66
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$255.62
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.66
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$268.06
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.79
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$253.81
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.63
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$255.62
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.66
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$262.17
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.73
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$257.73
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.67
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$615.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$114.23
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$220.18
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$1.26
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$249.07
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$0.38

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$182.68
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$0.40
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$241.80
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.57
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$235.14
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
05/30/2016	JERRY, DERRICK	9161		City Of Chicago Police	\$4.00
12/28/2015	JAUREGUI, BRAYAN	9161		City Of Chicago Police	\$4.00
12/28/2015	JAUREGUI, BRAYAN	9161		City Of Chicago Police	\$0.25
12/28/2015	JAUREGUI, BRAYAN	9161		City Of Chicago Police	\$230.27
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$87.94
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$343.55
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$4.00
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$0.58
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$248.63
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$4.00
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$0.48
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$297.05
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$4.00
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$297.05
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$0.50
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$0.58
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$256.89
03/15/2016	JASICA, SHANNON	9171		City Of Chicago Police	\$4.00
07/24/2016	JAROS, TODD	9161	006	City Of Chicago Police	\$615.00
07/24/2016	JAROS, TODD	9161	006	City Of Chicago Police	\$4.00
07/24/2016	JAROS, TODD	9161	006	City Of Chicago Police	\$92.70
07/24/2016	JAROS, TODD	9161	006	City Of Chicago Police	\$58.94
07/24/2016	JAROS, TODD	9161	006	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/24/2016	JAROS, TODD	9161	006	City Of Chicago Police	\$4.00
07/24/2016	JAROS, TODD	9161	006	City Of Chicago Police	\$48.78
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$381.37
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$206.93
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$27.27
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$4.00
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$4.00
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$4.00
04/15/2016	JANAS, JONATHAN	9161	044	City Of Chicago Police	\$4.00
04/15/2016	JANAS, JONATHAN	9161	044	City Of Chicago Police	\$134.56
04/15/2016	JANAS, JONATHAN	9161	044	City Of Chicago Police	\$5.18
04/15/2016	JANAS, JONATHAN	9161	044	City Of Chicago Police	\$2.54
04/15/2016	JANAS, JONATHAN	9161	044	City Of Chicago Police	\$578.31
04/15/2016	JANAS, JONATHAN	9161	044	City Of Chicago Police	\$4.00
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$116.74
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$244.18
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$4.00
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$4.61
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$1.36
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$0.23
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$72.01
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$4.00
03/22/2014	JAMES, RUFUS	9161	004	City Of Chicago Police	\$4.00
06/15/2015	JAIME, ELISEO	9161	007	City Of Chicago Police	\$92.43
06/15/2015	JAIME, ELISEO	9161	007	City Of Chicago Police	\$0.83
06/15/2015	JAIME, ELISEO	9161	007	City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$439.40
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$1.06
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$31.40
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$253.41
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.79
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$23.10
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$45.71
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$184.98
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$184.98
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$184.98
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$138.25
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$138.25
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$184.98
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$212.80
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$623.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$126.36
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$50.65
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$161.02
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$138.25
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$118.66
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$35.51
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$4.00
06/21/2016	JACOBUCCI, JENNIFFR	9161		City Of Chicago Police	\$4.85
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$161.47
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$76.69
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$4.00
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$399.62
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$3.40
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$4.00
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$60.01
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$5.31
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$4.00
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$93.68
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$10.45
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$4.00
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$75.00
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$76.69
06/21/2016	JACOBUCCI, JENNIFER	9161		City Of Chicago Police	\$2.01
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$871.99
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$4.00
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$7.80
10/16/2014	JACKSON, GREGORY	9171	411	City Of Chicago Police	\$4.00
10/16/2014	JACKSON, GREGORY	9171	411	City Of Chicago Police	\$883.31
10/16/2014	JACKSON, GREGORY	9171	411	City Of Chicago Police	\$1.94
10/16/2014	JACKSON, GREGORY	9171	411	City Of Chicago Police	\$149.53
10/16/2014	JACKSON, GREGORY	9171	411	City Of Chicago Police	\$4.00
10/16/2014	JACKSON, GREGORY	9171	411	City Of Chicago Police	\$135.78
04/13/2016	JACKSON, DAWN	9171	050	City Of Chicago Police	\$27.18
03/29/2016	JACKSON, DARNITIA	9161	015	City Of Chicago Police	\$4.00
03/29/2016	JACKSON, DARNITIA	9161	015	City Of Chicago Police	\$226.15
06/15/2012	JACKSON, DAKARI	9161	001	City Of Chicago Police	\$124.90
06/15/2012	JACKSON, DAKARI	9161	001	City Of Chicago Police	\$4.00
06/15/2012	JACKSON, DAKARI	9161	001	City Of Chicago Police	\$637.00
06/15/2012	JACKSON, DAKARI	9161	001	City Of Chicago Police	\$4.00
06/15/2012	JACKSON, DAKARI	9161	001	City Of Chicago Police	\$81.27
12/15/2014	JACKSON JR, WILLIAM	9206	277	City Of Chicago Police	\$194.58

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/15/2014	JACKSON JR, WILLIAM	9206	277	City Of Chicago Police	\$198.77
06/18/2015	JACKOWIAK, JOHN	9161	012	City Of Chicago Police	\$2.12
06/18/2015	JACKOWIAK, JOHN	9161	012	City Of Chicago Police	\$4.00
06/18/2015	JACKOWIAK, JOHN	9161	012	City Of Chicago Police	\$112.19
01/19/2016	IRVIN, KEITH	9161	006	City Of Chicago Police	\$4.00
01/19/2016	IRVIN, KEITH	9161	006	City Of Chicago Police	\$189.97
01/19/2016	IRVIN, KEITH	9161	006	City Of Chicago Police	\$847.95
06/24/2016	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$43.26
08/24/2016	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$4.00
06/24/2016	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$4.00
06/24/2016	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$4.00
06/24/2016	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$643.44
06/24/2016	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$12.16
06/24/2016	INGVOLDSTAD, WILLIAM	9161		City Of Chicago Police	\$189.97
08/23/2015	INFELISE, MICHAEL	9161	044	City Of Chicago Police	\$76.83
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$4.00
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$200.86
02/08/2014	HUBACK, MELVIN	9161		City Of Chicago Police	\$4.00
02/08/2014	HUBACK, MELVIN	9161		City Of Chicago Police	\$3.52
02/08/2014	HUBACK, MELVIN	9161		City Of Chicago Police	\$393.02
04/02/2011	HOZZIAN, JOANNE	9161	001	City Of Chicago Police	\$0.33
04/02/2011	HOZZIAN, JOANNE	9161	001	City Of Chicago Police	\$82.97
04/02/2011	HOZZIAN, JOANNE	9161	001	City Of Chicago Police	\$4.00
04/21/2016	HOWARD, RYAN	9171		City Of Chicago Police	\$4.00
04/21/2016	HOWARD, RYAN	9171		City Of Chicago Police	\$20.08
04/21/2016	HOWARD, RYAN	9171		City Of Chicago Police	\$72.01
04/21/2016	HOWARD, RYAN	9171		City Of Chicago Police	\$112.41
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.34
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$215.89
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.43
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$72.01

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$1.36
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$490.21
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$209.29
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.42
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$169.69
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.43
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$215.89
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.35
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.51
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$176.29
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$255.49
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.43
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$215.89
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$1.36
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$72.01
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$9.26
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$255.49
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.51
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$615.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$92.70
11/16/2015	HOLLEY, MARCELL	9161	002	City Of Chicago Police	\$0.56
11/16/2015	HOLLEY, MARCELL	9161	002	City Of Chicago Police	\$255.99
11/16/2015	HOLLEY, MARCELL	9161	002	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/14/2014	HOFFENKAMP, DAVID	9161	009	City Of Chicago Police	\$4.00
07/14/2014	HOFFENKAMP, DAVID	9161	009	City Of Chicago Police	\$115.85
07/14/2014	HOFFENKAMP, DAVID	9161	009	City Of Chicago Police	\$21.12
07/14/2014	HOFFENKAMP, DAVID	9161	009	City Of Chicago Police	\$157.98
07/14/2014	HOFFENKAMP, DAVID	9161	009	City Of Chicago Police	\$0.30
07/14/2014	HOFFENKAMP, DAVID	9161	009	City Of Chicago Police	\$4.00
10/27/2015	HITIRIS, EVANGELOS	9171	019	City Of Chicago Police	\$4.00
10/27/2015	HITIRIS, EVANGELOS	9171	019	City Of Chicago Police	\$52.62
10/27/2015	HITIRIS, EVANGELOS	9171	019	City Of Chicago Police	\$2.99
10/27/2015	HITIRIS, EVANGELOS	9171	019	City Of Chicago Police	\$4.00
10/27/2015	HITIRIS, EVANGELOS	9171	019	City Of Chicago Police	\$275.25
10/27/2015	HITIRIS, EVANGELOS	9171	019	City Of Chicago Police	\$0.57
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$261.78
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.58
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$222.23
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$15.17
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$222.23
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.49
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$222.23
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.49
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$222.23
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.49
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$252.29
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.55
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$176.08
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.39

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$316.48
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$7.55
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$157.53
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.72
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$416.41
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.49
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$118.12
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$17.42
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$35.92
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$282.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$178.80
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$693.24

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$80.01
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$43.51
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$319.60
11/24/2015	HERNANDEZ, tammy	9161		City Of Chicago Police	\$4.00
11/24/2015	HERNANDEZ, tammy	9161		City Of Chicago Police	\$27.27
11/24/2015	HERNANDEZ, tammy	9161		City Of Chicago Police	\$99.52
11/24/2015	HERNANDEZ, tammy	9161		City Of Chicago Police	\$0.59
11/24/2015	HERNANDEZ, tammy	9161		City Of Chicago Police	\$4.00
11/24/2015	HERNANDEZ, tammy	9161		City Of Chicago Police	\$301.94
12/03/2010	HERNANDEZ, SONIA			City Of Chicago Police	\$184.72
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$188.82
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.41
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$258.93
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.56
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$258.93
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.56
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$188.82
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.41
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$188.82
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$329.04
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.71
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$329.04
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$1.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.71



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$258.93
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.56
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.41
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$258.93
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.56
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$258.93
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$258.93
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.56
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$258.93
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.56
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.71
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$329.04
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.41
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$188.82
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
09/11/2015	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.56
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$247.10
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.54
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$290.78
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.64
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$251.23
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.55
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$247.10
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.54
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$293.25
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.64
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$251.23
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.55
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$237.53
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.52
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$189.97
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$290.78
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.64
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$244.63
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.54
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$251.23
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.55
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$251.23
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.55
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$290.78
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.64
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$205.08
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.45
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$283.68
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.62

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$88.59
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$5.02
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$165.53
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.36
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$297.38
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.65
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$300.83
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$4.00
04/30/2016	HERNANDEZ, MARCOS	9161		City Of Chicago Police	\$0.66
10/31/2015	HERNANDEZ, DANIEL	9161		City Of Chicago Police	\$20.35
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$33.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$22.45
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.20
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$171.60
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.34
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$57.91
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$17.56
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$7.98
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$15.43
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$12.77
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$17.56
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.46
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$44.11
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$22.36
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$380.69
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
05/16/2013	HENRY, TAMIKO	9161	022	City Of Chicago Police	\$80.01
05/16/2013	HENRY, TAMIKO	9161	022	City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$20.32
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$9.12
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$9.15
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$0.29
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$0.24
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$1.36
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$1.36
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$10.75
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$0.29
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$118.24
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$218.36
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.43
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$214.23
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.42
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$212.69
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.42
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$218.36
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.43
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$260.43
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.51
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$218.36
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.43
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$218.36
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.43
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$246.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.48
06/09/2016	HEGER, RICHARD	9171	014	City Of Chicago Police	\$393.62
06/09/2016	HEGER, RICHARD	9171	014	City Of Chicago Police	\$75.30
06/09/2016	HEGER, RICHARD	9171	014	City Of Chicago Police	\$4.00
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$301.94

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$0.50
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$0.59
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$255.74
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$4.00
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$0.50
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$557.68
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$4.00
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$1.09
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$255.74
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$4.00
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$0.50
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$255.74
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$4.00
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$0.50
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$255.74
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$4.00
01/09/2016	HAYES, JACK	9168	059	City Of Chicago Police	\$4.00
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$4.00
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$48.37
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$0.51
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$118.66
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$1.06
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$257.96
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$0.51
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$336.49
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$0.66
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$257.96
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$0.51

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$257.96
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$0.51
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$253.41
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$257.96
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$0.74
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$0.40
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$4.00
01/26/2014	HARRIS, TOMMIE	9160	542	City Of Chicago Police	\$359.34
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$217.85
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$93.68
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$217.85
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1.21
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$217.85
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1.21
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	HARRIS, KEISHA	9161		City Of Chicago Police	\$80.01
08/14/2015	HARRIS, KEISHA	9161		City Of Chicago Police	\$4.00
04/17/2011	HARRIS, JANICE	9161	006	City Of Chicago Police	\$76.59
08/14/2015	HARRIS, BRIAN	9161		City Of Chicago Police	\$143.79
08/14/2015	HARRIS, BRIAN	9161		City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.88
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.73
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$173.95
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.57
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.45
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.73
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$350.90
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$1.46
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.45
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.73
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.45
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.73
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$350.90
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$1.46
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.45
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.73
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.45
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.73
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.45
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.73
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.45
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.73
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.45
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$188.20
04/15/2014	HARO, JORGE	9161		City Of Chicago Police	\$88.41
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$0.40
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$4.00
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$4.00
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$3.40
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$266.78
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$4.00
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$0.53
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$227.18

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$4.00
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$0.45
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$208.31
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$4.00
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$222.74
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$4.00
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$0.43
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$268.69
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$4.00
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$0.53
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$218.36
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$4.00
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$0.43
06/10/2016	HARITOS, JOHN	9161	017	City Of Chicago Police	\$60.01
02/13/2016	HARDT, DAVID	9161		City Of Chicago Police	\$4.00
02/13/2016	HARDT, DAVID	9161		City Of Chicago Police	\$281.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$352.10
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$352.10
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$352.10
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.58
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$55.98
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$46.44
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$0.05
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$46.44
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$0.05
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$99.52
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$421.84
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$14.57
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.58
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$61.18
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$52.62
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$367.92
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$4.00
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$26.08

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$4.00
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$0.20
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$4.00
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$3.99
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$4.00
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$179.32
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$264.75
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$110.81
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$15.82
10/31/2015	HANRAHAN, THOMAS	9161	044	City Of Chicago Police	\$75.21
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$382.75
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$46.65
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$4.00
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$456.13
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$8.62
06/20/2016	HANLON, JOHN	9161		City Of Chicago Police	\$4.48
06/20/2016	HANLON, JOHN	9161		City Of Chicago Police	\$4.00
06/20/2016	HANLON, JOHN	9161		City Of Chicago Police	\$10.82
01/03/2016	HAMIDEH, ZIAD	9161		City Of Chicago Police	\$138.70
01/03/2016	HAMIDEH, ZIAD	9161		City Of Chicago Police	\$40.86
01/03/2016	HAMIDEH, ZIAD	9161		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$0.49
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$266.17
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$0.58
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$220.31
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$0.49
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$11.04
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$5.48
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$60.01

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$3.40
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$206.14
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$0.45
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$185.59
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$54.80
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$176.08
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$0.39
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$220.31
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$118.12
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$310.40
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.68
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$100.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$260.12
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.57
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$224.70
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.49
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$260.12
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.57
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$171.95
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.38
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$171.95

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.38
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$625.44
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$5.60
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$205.08
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.45
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$264.25
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.58
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$24.91
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$34.15
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$378.55
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$8.78
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$24.41
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$222.23
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.49
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$222.23
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.49
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.57
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$310.40
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.68
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$218.10
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.48
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$257.65
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$257.65
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.57
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$253.52
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.56
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$118.12
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$213.97
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.47
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$62.63
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$211.50
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.47
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$218.10
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.48
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$257.65
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.57
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$264.25
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.58
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$407.77
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.80
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$352.58
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.70

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$352.58
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.70
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$266.78
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.53
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$308.29
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.61
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$266.78
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.53
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.53
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.57
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$266.78
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$290.29
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$0.79
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$4.00
07/16/2015	GUTIERREZ, JORGE	9161		City Of Chicago Police	\$399.66
06/30/2016	GUTIERREZ, HUMBERTO	9161		City Of Chicago Police	\$20.08
06/30/2016	GUTIERREZ, HUMBERTO	9161		City Of Chicago Police	\$4.00
11/04/2011	GUNNING, JOSEPH	9161		City Of Chicago Police	\$4.82
11/04/2011	GUNNING, JOSEPH	9161		City Of Chicago Police	\$445.32
11/04/2011	GUNNING, JOSEPH	9161		City Of Chicago Police	\$4.00
10/11/2015	GUICE, PAULA	9161		City Of Chicago Police	\$63.51
10/11/2015	GUICE, PAULA	9161		City Of Chicago Police	\$4.00
10/11/2015	GUICE, PAULA	9161		City Of Chicago Police	\$202.23
08/16/2016	GUEVARA, CARLOS	9161		City Of Chicago Police	\$4.00
08/16/2016	GUEVARA, CARLOS	9161		City Of Chicago Police	\$39.01
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$128.42



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$376.12
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$385.72
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$3.45
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$37.02
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$171.95
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$0.54
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$245.69
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.38
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$231.35
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$92.70
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$615.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$0.38
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$58.96
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.43
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$262.65
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$264.56
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$76.83
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$262.65
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$268.69
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.53
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$268.69
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.53
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$331.50
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$262.65
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$43.70
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$224.40
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.44
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$268.69
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.53
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$387.99
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.67
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$13.30
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$224.40
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.44
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$59.49
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$146.78
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$7.04
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$264.56
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$264.56
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$284.56
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$264.56
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$269.25
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.53
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$264.56
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$264.56
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$264.56
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$149.53
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$242.38
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$671.67
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$32.21
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$262.65
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.52
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$262.65

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$218.36
05/08/2013	GUBALA, MICHELLE	9171	007	City Of Chicago Police	\$82.97
05/08/2013	GUBALA, MICHELLE	9171	007	City Of Chicago Police	\$4.00
05/08/2013	GUBALA, MICHELLE	9171	007	City Of Chicago Police	\$76.83
05/08/2013	GUBALA, MICHELLE	9171	007	City Of Chicago Police	\$0.33
05/08/2013	GUBALA, MICHELLE	9171	007	City Of Chicago Police	\$4.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$76.83
05/03/2016	GRUBER, KATHLEEN	9161		City Of Chicago Police	\$4.00
05/03/2016	GRUBER, KATHLEEN	9161		City Of Chicago Police	\$194.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$3.51
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$224.27
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$224.27
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$75.21
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.82

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$20.08
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$224.27
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$224.27
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$59.34
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$224.27
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$226.18
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$228.09
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$228.09
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$228.09
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$228.09
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$228.09
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$87.27
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$5.24
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$75.21
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.82
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$228.09
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
02/17/2011	GRIMM, THOMAS	3286		City Of Chicago Police	\$201.84
04/21/2016	GRIFFIN III, BURDETT	9161	005	City Of Chicago Police	\$63.18
04/21/2016	GRIFFIN III, BURDETT	9161	005	City Of Chicago Police	\$18.05
04/21/2016	GRIFFIN III, BURDETT	9161	005	City Of Chicago Police	\$76.01
04/21/2016	GRIFFIN III, BURDETT	9161	005	City Of Chicago Police	\$112.21
05/21/2014	GREER, HOWARD	9161	008	City Of Chicago Police	\$124.94
05/21/2014	GREER, HOWARD	9161	008	City Of Chicago Police	\$4.00
02/08/2016	GREENWOOD, CORNELIUS	9161		City Of Chicago Police	\$4.00
02/08/2016	GREENWOOD, CORNELIUS	9161		City Of Chicago Police	\$257.96

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/08/2016	GREENWOOD, CORNELIUS	9161		City Of Chicago Police	\$0.51
02/08/2016	GREENWOOD, CORNELIUS	9161		City Of Chicago Police	\$257.96
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$621.23
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$21.38
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$5.56
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$112.41
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$4.00
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$2.12
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$35.17
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$4.00
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$0.31
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$106.31
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$4.00
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$2.01
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$161.47
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$4.00
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$4.85
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$4.00
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$4.00
07/11/2016	GRASSI, WILLIAM	9171	017	City Of Chicago Police	\$69.06
04/09/2016	GRANAT, JOHN	9161	007	City Of Chicago Police	\$5.70
04/09/2016	GRANAT, JOHN	9161	007	City Of Chicago Police	\$4.00
04/09/2016	GRANAT, JOHN	9161	007	City Of Chicago Police	\$190.17
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$109.95
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$2.08
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$185.38
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$3.50
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$438.77
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$8.28
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$41.96
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$275.53
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$5.20
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$148.40
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$2.82
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$148.34
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$228.53
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.31
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$174.38
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$0.35
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$117.62
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$0.24
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$203.42
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$0.41
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$165.73
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$0.33
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$205.33
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$0.41
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$233.22
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$0.45
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$210.02
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$0.42



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$117.62
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$4.00
06/10/2016	GRANADO, TONACIA	9161	044	City Of Chicago Police	\$0.24
04/10/2015	GRANADO, DAVID	9161	010	City Of Chicago Police	\$4.00
04/10/2015	GRANADO, DAVID	9161	010	City Of Chicago Police	\$851.28
12/06/2012	GRAHAM, BRIAN	9161	005	City Of Chicago Police	\$380.15
12/06/2012	GRAHAM, BRIAN	9161	005	City Of Chicago Police	\$124.65
12/06/2012	GRAHAM, BRIAN	9161	005	City Of Chicago Police	\$4.00
12/06/2012	GRAHAM, BRIAN	9161	005	City Of Chicago Police	\$190.38
12/06/2012	GRAHAM, BRIAN	9161	005	City Of Chicago Police	\$2.00
12/06/2012	GRAHAM, BRIAN	9161	005	City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$94.95
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$0.61
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$615.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$154.07
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$0.61
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$154.07
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$0.86
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$615.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$92.70
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$60.01
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$3.40
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$154.07
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$0.61
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$154.07

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$0.61
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$0.61
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$154.07
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$4.00
05/16/2016	GRAFFEO, TRACY	9161		City Of Chicago Police	\$269.83
07/31/2015	GRAFFEO, ANTHONY	9161	044	City Of Chicago Police	\$4.00
07/31/2015	GRAFFEO, ANTHONY	9161	044	City Of Chicago Police	\$5.30
07/31/2015	GRAFFEO, ANTHONY	9161	044	City Of Chicago Police	\$93.49
11/01/2015	GRACIA, ANTHONY	9161		City Of Chicago Police	\$32.05
11/01/2015	GRACIA, ANTHONY	9161		City Of Chicago Police	\$4.00
11/01/2015	GRACIA, ANTHONY	9161		City Of Chicago Police	\$123.72
05/03/2016	GRABOWSKI, JULITA	9161		City Of Chicago Police	\$4.00
05/03/2016	GRABOWSKI, JULITA	9161		City Of Chicago Police	\$682.78
05/03/2016	GRABOWSKI, JULITA	9161		City Of Chicago Police	\$12.90
09/24/2015	GORMAN, THOMAS	9161		City Of Chicago Police	\$226.33
09/24/2015	GORMAN, THOMAS	9161		City Of Chicago Police	\$279.00
09/24/2015	GORMAN, THOMAS	9161		City Of Chicago Police	\$4.00
09/24/2015	GORMAN, THOMAS	9161		City Of Chicago Police	\$4.00
07/26/2016	GORDON, JAMELL	9161		City Of Chicago Police	\$4.00
07/26/2016	GORDON, JAMELL	9161		City Of Chicago Police	\$300.49
07/26/2016	GORDON, JAMELL	9161		City Of Chicago Police	\$0.68
07/26/2016	GORDON, JAMELL	9161		City Of Chicago Police	\$76.01
07/26/2016	GORDON, JAMELL	9161		City Of Chicago Police	\$2.69
07/26/2016	GORDON, JAMELL	9161		City Of Chicago Police	\$4.00
03/03/2014	GOODWIN, TURNER	9161	312	City Of Chicago Police	\$76.83
03/03/2014	GOODWIN, TURNER	9161	312	City Of Chicago Police	\$0.33
03/03/2014	GOODWIN, TURNER	9161	312	City Of Chicago Police	\$4.00
03/03/2014	GOODWIN, TURNER	9161	312	City Of Chicago Police	\$82.97
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$3.27
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$41.09
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$239.85
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.61
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$0.68
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$239.85
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.61
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$115.74
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.04
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$57.25
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.61
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$275.14
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.99
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$275.14
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.99
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$76.01
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$239.85
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.61
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$127.78
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$0.32

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$270.67
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.95
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$225.35
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$239.85
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$239.86
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.60
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$879.32
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$16.61
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$115.74
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$1.04
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$57.25
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$20.69
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$192.20
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.42
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$3.63
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$251.78
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.49
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$251.78
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.49
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$222.74
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.43
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$222.74
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.43
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$176.54
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.34
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$72.01
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$1.36
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$209.38
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.41
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$216.14
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.42
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$216.14
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.42
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$216.14
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.42
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$216.14
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.42
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$72.01
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$1.36
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$262.34
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$0.51
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$216.14
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
02/27/2016	GONZALEZ, PETER	9161	009	City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.77
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$182.68
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$310.40
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.68
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$264.25
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$310.40
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.68
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$310.40
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.68
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$310.40
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.68
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$20.08
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$180.76
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$180.76
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$310.40
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.68
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.68
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.40
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.40
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$264.25
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$352.42
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$310.40
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.58
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.77
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$347.74
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.76
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$306.27
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.67
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$347.74
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.76
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$347.74
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.76
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$352.42
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.77
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$306.27
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.67
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$352.42
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$4.00
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$0.58
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$56.26
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$4.00
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$1.06
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$66.26
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$4.00
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$1.06
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$265.26
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$4.00
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$5.01
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$4.00
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$2.12
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$80.01

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$4.00
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$72.01
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$4.00
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$1.36
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$112.41
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$117.43
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$4.00
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$129.86
07/03/2016	GONZALEZ, JUAN	9161		City Of Chicago Police	\$4.00
08/12/2015	GONZALES, ROBIN	9161	044	City Of Chicago Police	\$167.48
11/14/2012	GOMEZ, LISA	9161		City Of Chicago Police	\$888.40
11/14/2012	GOMEZ, LISA	9161		City Of Chicago Police	\$4.00
09/26/2015	GOMEZ, JUAN	9161		City Of Chicago Police	\$0.51
09/26/2015	GOMEZ, JUAN	9161		City Of Chicago Police	\$4.00
09/26/2015	GOMEZ, JUAN	9161		City Of Chicago Police	\$259.26
08/31/2015	GOMEZ, CHRISTINA	9161		City Of Chicago Police	\$118.42
07/18/2015	GOETZ, IGNATIUS	9161		City Of Chicago Police	\$16.44
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$2.65
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$90.58
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$32.17
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$7.56
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$7.56
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$90.58
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$637.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$70.45
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$70.45
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$250.69
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.49
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$273.38
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.54
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$9.84
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$296.97
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.54
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$273.38
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.54
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$273.38
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
12/03/2015	GLUTOVA-VLCANSKY, ANNA	9161	044	City Of Chicago Police	\$62.65
12/03/2015	GLUTOVA-VLCANSKY, ANNA	9161	044	City Of Chicago Police	\$62.65
12/03/2015	GLUTOVA-VLCANSKY, ANNA	9161	044	City Of Chicago Police	\$224.96
05/25/2012	GLUGLA, CRYSTAL	9161	189	City Of Chicago Police	\$789.90
05/25/2012	GLUGLA, CRYSTAL	9161	189	City Of Chicago Police	\$4.00
05/25/2012	GLUGLA, CRYSTAL	9161	189	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$399.66
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.79
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
06/26/2011	GILL, BRENDAN	9161	001	City Of Chicago Police	\$734.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$4.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$4.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$0.23
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$112.21
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$4.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$1.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$568.96
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$25.65
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$4.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$4.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$615.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$4.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$89.59
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$76.01
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$4.00
03/31/2015	GIBSON, DELORES	9161	171	City Of Chicago Police	\$0.68
03/22/2010	GIANGROSSO, CARL	9161		City Of Chicago Police	\$124.90
03/22/2010	GIANGROSSO, CARL	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$5.48
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$1.62
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$326.26
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$80.01
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$4.00
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$158.01
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$4.00
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$0.54
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$4.00
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$241.70
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$4.00
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$1.49
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$254.13
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$4.00
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$137.24
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$0.51
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$4.00
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$262.90
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$0.51
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$4.00
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$262.90
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$262.90
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$0.51
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$4.00
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$262.90
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$264.81
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$4.00
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$0.51
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$264.81
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$4.00
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$0.51
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$262.90
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$4.00
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$0.51

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$262.90
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$4.00
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$0.51
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$262.90
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$4.00
04/06/2016	GEVREKIS, EDDIE	9161	016	City Of Chicago Police	\$0.51
06/21/2016	GENTILE, PAUL	9161	007	City Of Chicago Police	\$4.00
06/21/2016	GENTILE, PAUL	9161	007	City Of Chicago Police	\$104.71
06/21/2016	GENTILE, PAUL	9161	007	City Of Chicago Police	\$1.97
08/05/2016	GENTILE, PAUL	9161		City Of Chicago Police	\$39.09
08/05/2016	GENTILE, PAUL	9161		City Of Chicago Police	\$4.00
08/05/2016	GENTILE, PAUL	9161		City Of Chicago Police	\$12.31
08/05/2016	GENTILE, PAUL	9161		City Of Chicago Police	\$4.00
08/05/2016	GENTILE, PAUL	9161		City Of Chicago Police	\$651.85
05/06/2015	GENTILE, JOSEPH	9161	044	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$87.34
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.35
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$1.65
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$101.72
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$698.25
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$39.57
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$931.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$931.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$931.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$254.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.50

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$267.03
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.52
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$698.25
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$39.57
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$204.18
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.39
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$698.25
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$39.57
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$503.47
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$220.83
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.43
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$178.76
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.35
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$254.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.50
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$293.60
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.58
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$17.56
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$254.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.50
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$178.76
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$302.42
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$591.50
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$298.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.59
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$344.49
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.68
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$910.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$298.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$739.98
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$344.49
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$298.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$344.49
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$298.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$295.82
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$63.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$55.32
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$379.15
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$3.39
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$331.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$331.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$377.49
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.75
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$370.89
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.74

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$662.06
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$39.79
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$344.49
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$302.42
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$78.41
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$382.71
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$4.00
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$0.41
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$4.00
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$40.71
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$0.23
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$4.00
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$213.02
11/11/2015	GARZA, MICHAEL	9161		City Of Chicago Police	\$2.31
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$4.00
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$27.24
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$8.99
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$4.00
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$30.86
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$4.00
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$75.49
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$38.47
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$4.65
04/13/2016	GARRITY, DANIEL	9171	019	City Of Chicago Police	\$78.72
04/13/2016	GARRITY, DANIEL	9171	019	City Of Chicago Police	\$4.00
04/13/2016	GARRITY, DANIEL	9171	019	City Of Chicago Police	\$4.00
04/13/2016	GARRITY, DANIEL	9171	019	City Of Chicago Police	\$9.65
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$372.52
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$4.00
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$0.41
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$159.90
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$4.00
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$3.02

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$359.34
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$4.00
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$0.40
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$4.00
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$281.57
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$4.00
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$379.01
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$4.00
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$6.38
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$4.00
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$457.87
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$1.77
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$1.68
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.30
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$137.39
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.15
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$226.11
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.25
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$226.11
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.25
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$268.39
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.30
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$399.25
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.43
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$405.38
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.44
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$221.95
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.25
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$221.95
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.25
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$219.47
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.24
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$268.39
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.30
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$251.14
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.28
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$266.46
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.30
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$405.38
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.44
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$221.95
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$59.17
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$221.95
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.25
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$405.38
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.44

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$221.95
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.25
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$251.14
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.28
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$187.50
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$268.39
09/23/2015	GARFIELD, NICHOLE	9161	044	City Of Chicago Police	\$118.42
09/23/2015	GARFIELD, NICHOLE	9161	044	City Of Chicago Police	\$4.00
09/23/2015	GARFIELD, NICHOLE	9161	044	City Of Chicago Police	\$0.36
09/23/2015	GARFIELD, NICHOLE	9161	044	City Of Chicago Police	\$4.00
09/23/2015	GARFIELD, NICHOLE	9161	044	City Of Chicago Police	\$259.21
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$2.52
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.44
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.44
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.44
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.44
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.44
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$80.01
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$266.47
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.52
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$266.47
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.52
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$897.52
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.59
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$18.83
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$282.04
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.44
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$80.01
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$680.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$79.85
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$309.81
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$0.95
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$199.13
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$520.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$80.01
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
05/08/2015	GARCIA, SALVADOR	9171		City Of Chicago Police	\$0.94
05/08/2015	GARCIA, SALVADOR	9171		City Of Chicago Police	\$105.08
06/07/2012	GARCIA, REBECCA	9161	008	City Of Chicago Police	\$5.08
09/26/2014	GARCIA, EDWARD	9161		City Of Chicago Police	\$167.78
09/26/2014	GARCIA, EDWARD	9161		City Of Chicago Police	\$4.00
09/26/2014	GARCIA, EDWARD	9161		City Of Chicago Police	\$3.17
04/18/2016	GARCIA, BENJAMIN	9161	044	City Of Chicago Police	\$124.90
06/30/2016	GARCIA, ADRIAN	9165	640	City Of Chicago Police	\$4.00
06/30/2016	GARCIA, ADRIAN	9165	640	City Of Chicago Police	\$4.00
06/30/2016	GARCIA, ADRIAN	9165	640	City Of Chicago Police	\$4.00
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$0.25
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$229.82
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$1.36
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$4.00
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$71.87
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$0.25
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$4.00
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$229.82
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$6.60
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$702.00
12/21/2014	GARCIA, ADOLFO	9161	701	City Of Chicago Police	\$4.00
08/20/2015	GANNON JR, THOMAS	9161	011	City Of Chicago Police	\$4.00
08/20/2015	GANNON JR, THOMAS	9161	011	City Of Chicago Police	\$577.30
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$226.87
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.44
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.44
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$138.60
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.27
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$226.87
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.44
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$189.97
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$157.75
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.73
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$226.87
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.44
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$252.60
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2018	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.49
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$226.87
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.44
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$226.87
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$226.87
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.44
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$226.87
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$4.00
05/21/2016	GAMINO JR, GABRIEL	9161		City Of Chicago Police	\$0.44
06/01/2016	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$5.19
06/01/2016	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$4.00
06/01/2016	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$579.86
06/17/2016	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$6.33
06/17/2016	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$4.00
06/17/2016	GAMEZ, ISRAEL	9161		City Of Chicago Police	\$707.34
01/02/2015	GALLOZA, ANTONIA	9161		City Of Chicago Police	\$4.00
01/02/2015	GALLOZA, ANTONIA	9161		City Of Chicago Police	\$78.00
04/12/2016	GALLEGOS, MARCO	9161	153	City Of Chicago Police	\$118.66
03/22/2016	GALLARDO, ELFEGO	9161	145	City Of Chicago Police	\$4.00
03/22/2016	GALLARDO, ELFEGO	9161	145	City Of Chicago Police	\$281.57
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$0.66
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$260.43
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$0.51
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$260.43
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$0.51
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$224.96
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$35.81
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$2.01

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$106.31
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$0.51
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$255.55
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$0.57
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$0.44
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$0.44
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$294.67
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$224.96
08/18/2015	GALLAPO, JOSEPH	9161	020	City Of Chicago Police	\$4.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$4.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$713.11
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$152.10
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$20.08
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$4.00
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$6.38
01/28/2014	GALIARDO, LESLIE	9161	016	City Of Chicago Police	\$1.36
11/06/2008	Freeman, Daniel L	P	00015	City Of Chicago Police	\$117.80
12/22/2015	FURLET, MILES	9161	044	City Of Chicago Police	\$39.99
12/22/2015	FURLET, MILES	9161	044	City Of Chicago Police	\$149.40
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$200.37
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$4.00
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$267.49
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$4.00
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$112.21
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$2.39
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$64.17
07/01/2012	FUENTES, HECTOR	9161		City Of Chicago Police	\$4.00
07/01/2012	FUENTES, HECTOR	9161		City Of Chicago Police	\$0.33

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/01/2012	FUENTES, HECTOR	9161		City Of Chicago Police	\$4.00
07/01/2012	FUENTES, HECTOR	9161		City Of Chicago Police	\$82.97
07/01/2012	FUENTES, HECTOR	9161		City Of Chicago Police	\$82.97
07/01/2012	FUENTES, HECTOR	9161		City Of Chicago Police	\$0.33
07/04/2016	FRYE, FRANCIS	9161	021	City Of Chicago Police	\$341.21
07/04/2016	FRYE, FRANCIS	9161	021	City Of Chicago Police	\$4.00
07/04/2016	FRYE, FRANCIS	9161	021	City Of Chicago Police	\$4.85
07/04/2016	FRYE, FRANCIS	9161	021	City Of Chicago Police	\$161.47
07/04/2016	FRYE, FRANCIS	9161	021	City Of Chicago Police	\$4.00
07/04/2016	FRYE, FRANCIS	9161	021	City Of Chicago Police	\$8.28
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$41.65
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$164.15
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$4.00
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$62.82
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$4.00
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$48.75
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$4.00
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$4.00
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$4.00
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$281.57
09/11/2015	FRIEL, DAVID	9171		City Of Chicago Police	\$4.00
09/11/2015	FRIEL, DAVID	9171		City Of Chicago Police	\$9.96
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$50.01
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$0.61
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$570.11
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$35.23
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$49.38
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$31.16

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$137.24
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$18.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$137.24
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$108.17
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$108.17
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$176.31
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$1.58
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$268.50
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$0.52
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$310.88
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$0.61
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$310.88
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$0.61
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$181.89
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$55.98
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$227.18
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$0.45
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$502.63
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$108.17
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$315.38
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$318.22
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$0.63
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$180.98
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$0.36
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$310.88
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$9.57
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$53.18
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$931.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$931.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$102.76
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$229.09
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$229.09
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.45
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$259.87
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$306.07
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$259.87
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.51
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$198.99
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$11.30
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$124.65
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$389.87
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$339.61
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$2.59
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$339.62
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$2.59
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$353.87
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$2.77
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$297.61
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$2.12
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$339.61
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$2.59
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$80.01
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$375.94
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.59
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$335.67
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.66
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$339.61
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$2.59
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.56
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
01/21/2016	FORD, BRIAN	9161	012	City Of Chicago Police	\$922.76
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$2.19
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$28.64
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$406.02
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$457.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$379.01
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$167.58
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$73.36
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$181.93
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$13.82
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$3.29
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$26.49
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$6.22
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$120.32
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$6.82
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$395.74
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$2.22
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$88.59
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$5.02

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$273.00
11/06/2010	FOLINO, ANTHONY	9161		City Of Chicago Police	\$698.40
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$285.38
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$466.60
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$292.51
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$436.46
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$436.46
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$466.60
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$308.11
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$426.20
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$665.81
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$728.97
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$188.01
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$0.54
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$26.48
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$175.13
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$26.48
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$292.51
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$376.02
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$188.01
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$188.01
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$188.01
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$564.03
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$1.62

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$188.01
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$0.54
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$376.02
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$1.08
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$657.76
09/24/2011	FOLEY, KATHLEEN	P.O.	021	City Of Chicago Police	\$270.90
09/24/2011	FOLEY, KATHLEEN	P.O.	021	City Of Chicago Police	\$583.20
09/24/2011	FOLEY, KATHLEEN	P.O.	021	City Of Chicago Police	\$1.42
09/24/2011	FOLEY, KATHLEEN	P.O.	021	City Of Chicago Police	\$159.20
09/24/2011	FOLEY, KATHLEEN	P.O.	021	City Of Chicago Police	\$4.00
09/24/2011	FOLEY, KATHLEEN	P.O.	021	City Of Chicago Police	\$284.58
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$214.95
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$17.99
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$4.00
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$214.95
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$4.00
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$76.01
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$4.00
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$241.59
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$286.16
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$214.95
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$4.00
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$379.49
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$4.00
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$0.05
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$4.00
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$185.76
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$4.00
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$214.95
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$285.81
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$214.95
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$92.88
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$237.54
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$285.81
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$644.01
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$332.01
06/08/2015	FLOWERS, ANTHONY	9165	009	City Of Chicago Police	\$250.03
04/19/2016	FLORES, ADRIAN	9161		City Of Chicago Police	\$231.93
04/19/2016	FLORES, ADRIAN	9161		City Of Chicago Police	\$4.00
04/19/2016	FLORES, ADRIAN	9161		City Of Chicago Police	\$57.81
09/26/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$25.42
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$249.54
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$257.45
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.49
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$250.85
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$297.05
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$297.05
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$257.45
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.58
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.58
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$297.05
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.49
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/26/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$250.85

incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$1.81
11/29/2015	FISCHER, NATALIE	9161		City Of Chicago Police	\$572.21
11/29/2015	FISCHER, NATALIE	9161		City Of Chicago Police	\$4.00
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$5.31
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$4.00
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$93.68
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$13.92
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$3.12
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$4.00
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$0.41
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$4.00
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$207.47
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$5.02
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$4.00
06/18/2016	FINNIGAN, SEAN	9161	012	City Of Chicago Police	\$88.59
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$70.09
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$16.69
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$122.76
06/03/2014	FILICE, DARYL	9161	009	City Of Chicago Police	\$135.54
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$21.78
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$2.41
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$269.02
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$7.18
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$239.33
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$2.17
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$200.75
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$1.72
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$158.55
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$103.80
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$465.50
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$4.00
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$14.68
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$777.54
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$4.00
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$1.62
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$255.49
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$1.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$112.21
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$1.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$112.21
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$0.51
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$255.49
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$0.51
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$297.56
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$0.51
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$31.02
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$615.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$217.80
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$0.43
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$0.59

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$248.47
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$77.17
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$112.21
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$189.97
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$112.21
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$11.12
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$257.06
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$4.00
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$399.66
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$329.46
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$399.66
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$329.46
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$591.50
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$0.37
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$4.00
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$264.37
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$4.00
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$226.87
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$4.00
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$399.66
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$4.00
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$4.00
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$189.06
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$399.66
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$4.00
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$259.26
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$0.51
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$189.06
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$264.37
07/06/2015	FERNANDEZ, JOSE	9161	008	City Of Chicago Police	\$4.00
09/25/2015	FERLITO, DANIELLE	9161	007	City Of Chicago Police	\$48.68
09/25/2015	FERLITO, DANIELLE	9161	007	City Of Chicago Police	\$189.59

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/25/2015	FERLITO, DANIELLE	9161	007	City Of Chicago Police	\$290.58
09/25/2015	FERLITO, DANIELLE	9161	007	City Of Chicago Police	\$4.00
09/25/2015	FERLITO, DANIELLE	9161	007	City Of Chicago Police	\$0.58
11/02/2015	FELICIANO, EDWARD	9161	167	City Of Chicago Police	\$184.60
11/02/2015	FELICIANO, EDWARD	9161	167	City Of Chicago Police	\$0.40
11/02/2015	FELICIANO, EDWARD	9161	167	City Of Chicago Police	\$4.00
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$29.41
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$311.60
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$184.10
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$104.30
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$44.89
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$44.89
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$104.30
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$365.21
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$86.78
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$311.60
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$44.89
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$16.69
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$44.89
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$44.89
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$386.01
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$7.56
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$365.21
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$26.70
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$308.74
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NORFEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$304.61
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.66
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$76.01
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.66
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$219.15
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$264.82
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NORFEN	9161	001	City Of Chicago Police	\$0.58
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$308.74
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$308.74
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$308.74
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$218.36
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.47
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$310.97
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.68
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$264.51

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$308.74
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$310.97
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.68
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$266.72
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.58
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$308.74
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.47
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$76.01
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$0.43
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$4.00
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$0.51
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$257.96
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$4.00
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$0.51
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$257.96
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$4.00
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$215.89
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$0.51
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$257.96

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2016	FAGAN, SUSAN	9171		City Of Chicago Police	\$4.00
08/30/2015	FAGAN, DANIEL	9161		City Of Chicago Police	\$5.48
06/30/2015	FAGAN, DANIEL	9161		City Of Chicago Police	\$4.00
08/30/2015	FAGAN, DANIEL	9161		City Of Chicago Police	\$4.00
08/30/2015	FAGAN, DANIEL	9161		City Of Chicago Police	\$362.66
04/02/2003	Eng, Douglas	P	00015	City Of Chicago Police	\$148.90
04/02/2003	Eng, Douglas	P	00015	City Of Chicago Police	\$633.74
04/02/2003	Eng, Douglas	P	00015	City Of Chicago Police	\$169.80
08/16/2000	Edenhofer, Carleen	P	00016	City Of Chicago Police	\$175.22
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$4.00
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$250.73
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$385.72
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$4.00
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$0.99
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$67.60
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$4.00
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$111.05
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$4.00
07/01/2016	EWING, DEAN	9161		City Of Chicago Police	\$3.45
07/27/2016	ETTI, KAREN	9161	145	City Of Chicago Police	\$4.00
07/27/2016	ETTI, KAREN	9161	145	City Of Chicago Police	\$79.29
07/27/2016	ETTI, KAREN	9161	145	City Of Chicago Police	\$7.52
07/27/2016	ETTI, KAREN	9161	145	City Of Chicago Police	\$281.57
07/27/2016	ETTI, KAREN	9161	145	City Of Chicago Police	\$4.00
07/27/2016	ETTI, KAREN	9161	145	City Of Chicago Police	\$4.00
12/31/2015	ESPINOSA, ABRAHAM	9161		City Of Chicago Police	\$4.00
12/31/2015	ESPINOSA, ABRAHAM	9161		City Of Chicago Police	\$25.71
06/24/2016	ESCALANTE, OSCAR	9161	009	City Of Chicago Police	\$214.00
06/24/2016	ESCALANTE, OSCAR	9161	009	City Of Chicago Police	\$12.44
06/24/2016	ESCALANTE, OSCAR	9161	009	City Of Chicago Police	\$4.00
03/21/2009	ENRIQUEZ, ELIZABETH			City Of Chicago Police	\$26.90
03/21/2009	ENRIQUEZ, ELIZABETH			City Of Chicago Police	\$94.01
03/21/2009	ENRIQUEZ, ELIZABETH			City Of Chicago Police	\$26.90



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$258.71
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.50
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$256.30
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.50
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$256.30
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.50
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$256.30
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.50
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$212.01
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.41
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$212.01
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.41
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$292.46
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.38
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$79.35
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.09
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$271.19
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.52
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$216.14
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.42
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$212.01
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.41

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$258.21
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.50
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$258.21
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$256.30
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$4.00
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.50
09/03/2012	ENRIQUEZ, ELIZABETH	9161	007	City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$260.43
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.43
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$264.56
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.52
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$260.43
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$260.43
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$214.23
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.42
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$256.30
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$260.43
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$260.43
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$41.18
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$218.36
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.43
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.52
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.52
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$257.96
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$112.41
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$2.12
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$218.36
03/07/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$510.61
03/07/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$13.92

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.25
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$230.27
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.25
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$230.27
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$230.27
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.25
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$137.39
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.15
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$207.45
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.22
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$137.39
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.15
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$183.93
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.20
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.45
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$203.64
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$846.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.36
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$182.89
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.40
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$206.40
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.45
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$229.09
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.45
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$229.09
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.45
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$229.09
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.45
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$256.22
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.51
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$134.78
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.27
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$229.09
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$229.09
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$260.04
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.51
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$256.22
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.51
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.45
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$229.09
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.51
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$302.42
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$4.00
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$0.60
05/25/2015	ENDERLE, DIANA	9161	044	City Of Chicago Police	\$229.09

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$0.49
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$218.36
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$252.60
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$0.50
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$4.00
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$254.98
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$0.52
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$4.00
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$262.09
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$0.43
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$4.00
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$218.36
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$0.43
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$4.00
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$4.00
10/06/2015	ELLIOTT, WILLIAM	9161	123	City Of Chicago Police	\$753.10
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$2.59
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$1.35
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$206.70
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$1.34
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$208.51
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$1.35
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$144.51
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$208.24
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$1.34
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$210.32
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$1.36
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$210.32

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$1.36
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$239.33
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$7.18
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$210.32
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$1.36
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$418.56
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$2.70
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$407.65
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$208.51
04/17/2016	ELLIOTT, CHRISTOPHER	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$245.24
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.26
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$71.47
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.08
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$73.70
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.08
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$450.63

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.03
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$25.88
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$230.27
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.25
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$20.08
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.75
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$245.24
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.26
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$138.93
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.09
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$183.83
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$120.14
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$18.71
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$214.95
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$183.83
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$230.27
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$61.85
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$230.27
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.25

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$657.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$40.71
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$79.35
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.09
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$79.35
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.09
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$29.19
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.03
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$214.95
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.23
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
05/22/2012	EIGENBAUER, ROBERT			City Of Chicago Police	\$7.02
05/22/2012	EIGENBAUER, ROBERT			City Of Chicago Police	\$3.06
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$222.49
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.24
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$121.27
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.44
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$264.56
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$78.41
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.27
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$264.56
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$255.74
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.50
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$262.09
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$264.56
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.50
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$260.43
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.51

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$249.32
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.48
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$255.74
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$267.34
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.51
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$264.56
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$266.47
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$264.56
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$264.56
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$264.56
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
06/16/2016	EDWARDS, JASON	9161	189	City Of Chicago Police	\$180.47
06/16/2016	EDWARDS, JASON	9161	189	City Of Chicago Police	\$1.62
06/16/2016	EDWARDS, JASON	9161	189	City Of Chicago Police	\$4.00
02/21/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$418.68
02/21/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$281.57
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$167.27
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.37
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$257.65
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.57
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$206.82

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.46
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$615.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$90.38
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.20
03/03/2016	EDWARDS JR, ELMORE	9161	016	City Of Chicago Police	\$38.25
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$211.50
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.47
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$251.05
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.56
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$257.65
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.57
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$257.65
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.57
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$248.16
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.54
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$79.10
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.18
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$218.10
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.48
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$260.12
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.57
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$245.69
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.54
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$16.13
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$20.39
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$27.53
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$220.57
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$211.50
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$257.65
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$2.04
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$2.04
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$2.04
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$2.04
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$20.39
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$2.04
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$898.33
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$213.42
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.47
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$223.15
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.48
10/22/2015	ECHEVERRIA, DANIEL	9161		City Of Chicago Police	\$213.08
10/22/2015	ECHEVERRIA, DANIEL	9161		City Of Chicago Police	\$4.00
10/22/2015	ECHEVERRIA, DANIEL	9161		City Of Chicago Police	\$0.24
10/22/2015	ECHEVERRIA, DANIEL	9161		City Of Chicago Police	\$4.83
10/22/2015	ECHEVERRIA, DANIEL	9161		City Of Chicago Police	\$32.19
10/22/2015	ECHEVERRIA, DANIEL	9161		City Of Chicago Police	\$445.01
10/22/2015	ECHEVERRIA, DANIEL	9161		City Of Chicago Police	\$4.00
10/22/2015	ECHEVERRIA, DANIEL	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/14/2014	EAKELS, ILANA	9161	019	City Of Chicago Police	\$4.00
09/14/2014	EAKELS, ILANA	9161	019	City Of Chicago Police	\$20.00
08/06/2006	Dworakowski, Christopher	P	00024	City Of Chicago Police	\$902.66
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$3.42
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$763.70
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$8.40
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$26.60
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$1.30
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$21.86
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$26.60
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$1.30
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$26.60
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$1.30
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$381.91
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$2.60
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$53.20
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$186.90
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$10.94
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$4.00
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$813.01
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$286.11
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$169.03
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$29.42
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$0.50
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$4.00
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$257.13

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/07/2011	DUNCAN, MARCUS	9161		City Of Chicago Police	\$1.33
04/16/2016	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$11.06
04/16/2016	DUGAN, STEVEN	9161	284	City Of Chicago Police	\$18.05
12/14/2015	DUFFY, KEVIN	9161		City Of Chicago Police	\$4.00
12/14/2015	DUFFY, KEVIN	9161		City Of Chicago Police	\$332.78
12/14/2015	DUFFY, KEVIN	9161		City Of Chicago Police	\$2.98
12/14/2015	DUFFY, KEVIN	9161		City Of Chicago Police	\$409.79
12/14/2015	DUFFY, KEVIN	9161		City Of Chicago Police	\$332.79
12/14/2015	DUFFY, KEVIN	9161		City Of Chicago Police	\$3.66
12/14/2015	DUFFY, KEVIN	9161		City Of Chicago Police	\$2.98
07/05/2016	DROZ, NEFTALI	9161	003	City Of Chicago Police	\$4.00
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$4.00
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$149.40
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$16.15
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$855.23
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$4.00
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$2.82
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$4.00
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$4.00
05/04/2013	DRELL, ROBERT			City Of Chicago Police	\$4.00
05/12/2010	DRAGON, JEAN			City Of Chicago Police	\$62.28
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$4.00
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$0.60
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$4.00
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$0.27
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$4.00
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$0.59
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$4.00
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$0.42
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$258.77
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$4.00
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$0.50
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$82.53



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$260.43
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$4.00
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$0.51
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$216.14
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$4.00
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$0.42
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$306.63
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$4.00
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$189.97
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$39.54
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$15.79
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$4.00
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$835.34
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$94.95
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$4.00
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$615.00
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$4.00
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$43.26
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$31.40
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$4.00
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$4.00
11/01/2014	DOUGLAS, DONALD	9161		City Of Chicago Police	\$122.40
11/01/2014	DOUGLAS, DONALD	9161		City Of Chicago Police	\$0.43
11/01/2014	DOUGLAS, DONALD	9161		City Of Chicago Police	\$4.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$4.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$62.12
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$2.10
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$356.33
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$546.76
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$112.21
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$1.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$112.21
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$1.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$20.89
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$91.83
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$4.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$1.00
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$71.63
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$234.51
11/19/2015	DOUGAN, COLEEN	9161	650	City Of Chicago Police	\$112.21
02/03/2015	DOODY, SUSAN	9161		City Of Chicago Police	\$615.00
02/10/2016	DONES, EDDIE	9161	016	City Of Chicago Police	\$4.64
02/10/2016	DONES, EDDIE	9161	016	City Of Chicago Police	\$4.00
02/10/2016	DONES, EDDIE	9161	016	City Of Chicago Police	\$517.68
08/14/2015	DONALDSON, CECILIA	9161		City Of Chicago Police	\$106.31
08/14/2015	DONALDSON, CECILIA	9161		City Of Chicago Police	\$71.57
08/14/2015	DONALDSON, CECILIA	9161		City Of Chicago Police	\$4.00
08/14/2015	DONALDSON, CECILIA	9161		City Of Chicago Police	\$4.00
08/14/2015	DONALDSON, CECILIA	9161		City Of Chicago Police	\$0.79
08/14/2015	DONALDSON, CECILIA	9161		City Of Chicago Police	\$399.66
08/14/2015	DONALDSON, CECILIA	9161		City Of Chicago Police	\$2.01
04/25/2016	DOLEZIL, ROBERT	9161		City Of Chicago Police	\$4.00
04/25/2016	DOLEZIL, ROBERT	9161		City Of Chicago Police	\$333.44
04/25/2016	DOLEZIL, ROBERT	9161		City Of Chicago Police	\$6.30
04/25/2016	DOLEZIL, ROBERT	9161		City Of Chicago Police	\$189.97
04/25/2016	DOLEZIL, ROBERT	9161		City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$282.34
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.43
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.51
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$258.21
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.50
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$169.94
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.33
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$174.07

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.34
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$129.90
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.25
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$76.01
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.68
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$218.36
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.43
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$182.89
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.36
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$220.39
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$220.39
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.43
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.43
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$220.39
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
12/15/2012	DIMAS, CONSTANTINOS	9161		City Of Chicago Police	\$874.77
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$2.50
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$4.00
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$3.40
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$4.00
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$4.00
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$4.00
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$5.02
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$4.00
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$1.36
01/20/2016	DIAZ, JOSHUA	9153	025	City Of Chicago Police	\$4.00
01/20/2016	DIAZ, JOSHUA	9153	025	City Of Chicago Police	\$264.56
01/20/2016	DIAZ, JOSHUA	9153	025	City Of Chicago Police	\$0.27
01/20/2016	DIAZ, JOSHUA	9153	025	City Of Chicago Police	\$4.00
01/20/2016	DIAZ, JOSHUA	9153	025	City Of Chicago Police	\$0.52
01/20/2016	DIAZ, JOSHUA	9153	025	City Of Chicago Police	\$78.41
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$4.00
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$16.28
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$4.00
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$408.80
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$4.00
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$4.00
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$83.19
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$48.78
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$4.00
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$4.00
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$4.00
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$4.00
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$4.00
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$14.37
06/28/2015	DERCOLA, MATT	9161	312	City Of Chicago Police	\$4.00
06/28/2015	DERCOLA, MATT	9161	312	City Of Chicago Police	\$1.27
06/28/2015	DERCOLA, MATT	9161	312	City Of Chicago Police	\$586.79
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$251.53
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.50
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.57
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$251.53
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.50
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$264.56
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.52
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$251.53
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.50
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$293.60
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.58
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.49
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$247.40
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$260.43
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.51
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$244.93
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.49
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$260.43
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.51
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$289.47
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.57
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$218.71
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$15.97
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$287.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.51
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$264.56
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.52
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$289.47
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.57
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$300.20
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.59
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$260.43
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.51
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$260.43
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.51
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$247.40
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.49
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$260.43
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
10/18/2015	DEMBOWSKI, WAYNE	9161	016	City Of Chicago Police	\$117.17
06/21/2015	DELVALLE, HENRY	9161	011	City Of Chicago Police	\$80.01
06/21/2015	DELVALLE, HENRY	9161	011	City Of Chicago Police	\$80.01
06/21/2015	DELVALLE, HENRY	9161	011	City Of Chicago Police	\$4.00
06/21/2015	DELVALLE, HENRY	9161	011	City Of Chicago Police	\$4.00
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$4.00
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$0.24
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$211.08
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$240.95
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$4.00
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$2.16
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$224.52
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$615.00
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$0.48
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$4.00
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$449.04
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$20.44
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$18.56

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$4.00
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$189.97
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$117.00
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$161.00
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$43.26
03/24/2016	DELVALLE, HENRY	9161		City Of Chicago Police	\$647.77
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$253.10
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$4.00
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$1.64
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$211.18
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$330.37
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$1.13
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$2.50
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$4.00
08/23/2015	DELLORTO, JOHN	9161	284	City Of Chicago Police	\$4.00
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$1.06
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$637.00
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$4.00
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$4.00
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$118.66
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$12.60
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$4.00
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$420.02
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$3.01
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$4.00
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$100.40
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$4.00
07/09/2016	DELGADO, XAVIER	9171		City Of Chicago Police	\$91.60
09/27/2015	DELGADO, JESUS	9161	07	City Of Chicago Police	\$140.64
04/20/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$180.43
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$34.74
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$246.85

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$35.04
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$27.27
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$406.02
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
01/06/2016	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/08/2016	DELATORRE JR., CARLOS	9161	044	City Of Chicago Police	\$1.62
06/08/2016	DELATORRE JR., CARLOS	9161	044	City Of Chicago Police	\$4.00
06/08/2016	DELATORRE JR., CARLOS	9161	044	City Of Chicago Police	\$180.47
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$286.53
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$6.40
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$4.00
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$224.81
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$4.00
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$8.40
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$14.28
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$4.00
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$4.00
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$31.40
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$142.78
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$4.00
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$5.33
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$4.00
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$171.78
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$382.66
01/29/2016	DELAPASQUA, VICTOR	9168	059	City Of Chicago Police	\$10.69
07/03/2016	DE LEON, EMILIO	9161		City Of Chicago Police	\$1.06
07/03/2016	DE LEON, EMILIO	9161		City Of Chicago Police	\$4.00
07/03/2016	DE LEON, EMILIO	9161		City Of Chicago Police	\$118.66
07/03/2016	DE LEON, EMILIO	9161		City Of Chicago Police	\$4.00
07/03/2016	DE LEON, EMILIO	9161		City Of Chicago Police	\$189.97



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/03/2016	DE LEON, EMILIO	9161		City Of Chicago Police	\$194.18
07/03/2016	DE LEON, EMILIO	9161		City Of Chicago Police	\$4.00
03/21/2016	DE LA HUERTA, VANESSA	9161	003	City Of Chicago Police	\$118.66
03/29/2015	DE COSTA, JESSICA	9161		City Of Chicago Police	\$112.50
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$4.00
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$615.00
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$4.00
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$92.70
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$4.00
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$34.86
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$4.00
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$19.05
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$48.78
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$4.00
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$38.92
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$4.00
05/21/2016	DAVIS, STEVEN	9164	005	City Of Chicago Police	\$34.41
05/13/2016	DAVIS, LEON	9161		City Of Chicago Police	\$303.60
05/13/2016	DAVIS, LEON	9161		City Of Chicago Police	\$4.00
05/13/2016	DAVIS, LEON	9161		City Of Chicago Police	\$0.60
05/13/2016	DAVIS, LEON	9161		City Of Chicago Police	\$76.01
06/09/2016	DAVIS, DANIELE	9161		City Of Chicago Police	\$277.66
06/09/2016	DAVIS, DANIELE	9161		City Of Chicago Police	\$4.00
03/18/2015	DAVILA, MARLENE	9161		City Of Chicago Police	\$373.90
03/18/2015	DAVILA, MARLENE	9161		City Of Chicago Police	\$4.00
03/18/2015	DAVILA, MARLENE	9161		City Of Chicago Police	\$20.08
03/18/2015	DAVILA, MARLENE	9161		City Of Chicago Police	\$4.00
03/18/2015	DAVILA, MARLENE	9161		City Of Chicago Police	\$3.40
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$4.00
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$251.06
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$4.00
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$4.00
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$386.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$386.00
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$386.00
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$0.50
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$326.51
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$326.51
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$115.85
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$20.08
01/07/2015	DAVILA, D'EGO	9161	189	City Of Chicago Police	\$326.51
04/30/2016	DAVID, ANDREW	9161	044	City Of Chicago Police	\$0.52
04/30/2016	DAVID, ANDREW	9161	044	City Of Chicago Police	\$4.00
04/30/2016	DAVID, ANDREW	9161	044	City Of Chicago Police	\$264.56
04/30/2016	DAVID, ANDREW	9161	044	City Of Chicago Police	\$109.40
04/30/2016	DAVID, ANDREW	9161	044	City Of Chicago Police	\$4.00
04/30/2016	DAVID, ANDREW	9161	044	City Of Chicago Police	\$178.51
04/30/2016	DAVID, ANDREW	9161	044	City Of Chicago Police	\$4.00
04/30/2016	DAVID, ANDREW	9161	044	City Of Chicago Police	\$189.97
08/20/2013	DANILOV, VADIM	9161	024	City Of Chicago Police	\$128.99
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.39
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.38
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$76.01
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.68
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$220.31
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.49
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$180.76
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.40
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$176.08
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.39
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$213.21
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.47
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$180.76
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.40
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$134.61
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.30
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$26.19
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$100.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$210.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$134.61
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.30
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$174.16
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.39
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$11.10
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$174.16
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$171.95
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$259.26
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.65
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.51
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$329.46
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.65
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$375.17
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.73
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$329.46
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.65
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$259.26
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.51
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$329.46
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.65
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$329.46
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.65
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$399.66
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.79
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$828.52
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$1.54
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$259.26
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$0.51
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$329.46
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/13/2015	DALY, AARON	9161		City Of Chicago Police	\$4.00
04/27/2015	DAISY, JOLANTA	9161	006	City Of Chicago Police	\$889.73
04/27/2015	DAISY, JOLANTA	9161	006	City Of Chicago Police	\$4.00
04/27/2015	DAISY, JOLANTA	9161	006	City Of Chicago Police	\$88.41
04/27/2015	DAISY, JOLANTA	9161	006	City Of Chicago Police	\$415.87
04/27/2015	DAISY, JOLANTA	9161	006	City Of Chicago Police	\$4.00
04/27/2015	DAISY, JOLANTA	9161	006	City Of Chicago Police	\$50.42
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$175.78
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$302.02
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$523.07
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$63.59
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$344.20

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$4.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$98.19
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$99.77
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$344.20
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$181.48
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$313.10
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$181.48
08/09/1995	Costello-Czubermat, Bridget	P	00007	City Of Chicago Police	\$140.04
08/09/1995	Costello-Czubermat, Bridget	P	00007	City Of Chicago Police	\$62.28
02/27/1998	Cornish, Lisa	P	00003	City Of Chicago Police	\$37.11
02/27/1998	Cornish, Lisa	P	00003	City Of Chicago Police	\$0.33
02/27/1998	Cornish, Lisa	P	00003	City Of Chicago Police	\$31.40
02/27/1998	Cornish, Lisa	P	00003	City Of Chicago Police	\$4.00
02/27/1998	Cornish, Lisa	P	00003	City Of Chicago Police	\$4.00
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$109.34
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$117.89
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$118.12
06/15/2003	Catanzara, John	P	00002	City Of Chicago Police	\$171.73
06/15/2003	Catanzara, John	P	00002	City Of Chicago Police	\$4.00
01/07/2016	CWIK, MICHAEL	9161	025	City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.50
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.43
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$253.39
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.50
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$253.39
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.50
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$249.26

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.49
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$253.39
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.50
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$215.89
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.43
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$222.49
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.44
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.43
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.47
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.50
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.42
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.50
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.42
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.50
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.42
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.43
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.42
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.43
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$211.25
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00

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incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.41
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.49
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$84.14
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.16
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$253.32
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.49
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.52
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$267.03
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$76.78
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.15
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$220.83
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.43
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$211.25
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.41
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$253.32
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$220.83
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.43
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$158.44
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$2.99
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$13.82
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$3.12
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$93.68
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$5.31
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$267.03
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.52
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$267.03
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.52
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$249.54
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.49
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$211.25
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.41
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$60.01
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$3.40
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$220.83
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$4.00
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$0.27
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$4.00
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$3.99
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$100.00
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$3.99
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$4.00
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$31.40
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$0.74
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$262.65
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.52
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$262.65
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00

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03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.52
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$262.65
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.52
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$262.65
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.52
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$220.58
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.44
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$262.65
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.52
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$220.58
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.44
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$741.32
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$332.36
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.65
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$262.65
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.52
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$218.36
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.43
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$302.25
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.60
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$308.85
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.61

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03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$321.83
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.63
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$304.72
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.60
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$298.12
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$0.59
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$60.01
03/02/2016	CUNNINGHAM, ANN	9161		City Of Chicago Police	\$4.00
02/28/2014	CULLOTTA, MARIANNE	9161	012	City Of Chicago Police	\$45.90
02/28/2014	CULLOTTA, MARIANNE	9161	012	City Of Chicago Police	\$167.78
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$38.93
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$20.08
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$4.00
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$0.74
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$4.00
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$94.01
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$20.08
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$931.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$65.84
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$44.89
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$4.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$118.12
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$22.21
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$18.31
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$65.84
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$4.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$228.04
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$100.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$210.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$79.80

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10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$4.00
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$123.72
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$4.00
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$31.62
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$174.66
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$94.01
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$5.02
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$4.00
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$10.54
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$88.59
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$62.65
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.18
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$100.66
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$615.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$395.74
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$2.22
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$62.65
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.18
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$188.64
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$395.74
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$2.22
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$188.64
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$27.27
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$615.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$92.70
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$138.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.21
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$185.16
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.28
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$615.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$114.23
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$637.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$91.60
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$185.16
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.28
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$185.16
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.28
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$256.07
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.40
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$60.01
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$3.40
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$185.16
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.28
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$191.63
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$2.19
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$395.74
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$2.22
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$138.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.21
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$138.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.21
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$185.16
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.28
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$138.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$0.21
07/06/2016	CRESCENT, DAWN	9161	022	City Of Chicago Police	\$281.57
07/06/2016	CRESCENT, DAWN	9161	022	City Of Chicago Police	\$4.00
07/06/2016	CRESCENT, DAWN	9161	022	City Of Chicago Police	\$16.65
07/06/2016	CRESCENT, DAWN	9161	022	City Of Chicago Police	\$4.00
07/06/2016	CRESCENT, DAWN	9161	022	City Of Chicago Police	\$881.95
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$172.09
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$1.49
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$0.53
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$519.18
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$1.76
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$151.65

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$0.36
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$9.36
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$146.76
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$0.16
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$195.38
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$637.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$31.12
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$221.28
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.36
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$267.63
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.30
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$223.20
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.36
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$267.63
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.24
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$174.93
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.24
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$176.85
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.30
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$223.20
11/02/2013	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.30

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$72.01
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$9.78
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$1.36
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$253.41
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$50.27
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$361.96
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$517.99
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$78.64
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$72.80
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.30
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$221.28
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.34
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$251.49
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$20.08
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$26.25
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$2.01
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$106.31
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$3.52
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$20.08
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$1.49
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$112.21



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$262.26
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.73
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$206.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.09
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$206.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.09
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$199.13
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$2.27
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$248.01
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.55
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$248.01
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.55
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$248.01
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.55
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$248.01
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.55
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$248.01
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$1.55
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$304.23
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$4.00
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$2.19
04/04/2016	CRAIG, NIAGARA	9161	011	City Of Chicago Police	\$28.08

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$173.29
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$375.59
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$258.93
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.56
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.56
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$258.93
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$4.00
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.56
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$258.93
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$4.00
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.56
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$258.93
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$4.00
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.56
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$258.93
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$4.00
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.56
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$258.93
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$4.00
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.56
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$258.93
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$4.00
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.56
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$264.25
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$4.00
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$0.58
11/06/2015	COVELLO, TINA	9161	020	City Of Chicago Police	\$75.21



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$215.89
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$4.00
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$0.43
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$262.09
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$4.00
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$0.52
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$262.09
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$4.00
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$0.52
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$262.09
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$4.00
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$0.52
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$262.09
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$4.00
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$262.09
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$264.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$0.52
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$0.52
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$0.53
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$224.40
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$0.44
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$268.69
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$308.29
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$0.61
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$308.29
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$0.61
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$994.50

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$264.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$0.52
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$262.09
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$0.52
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$264.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$4.00
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$615.00
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$4.00
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$100.66
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$9.53
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$164.15
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$4.00
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$4.00
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$44.67
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$13.50
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$4.00
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$0.77
02/09/2014	CORNELL, VINCENT	9161		City Of Chicago Police	\$76.83
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$75.21
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.82
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$75.21
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.82
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$75.21
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$263.40
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$2.86
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$45.47
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.49
03/22/2012	CORCORAN, DONALD	9152	189	City Of Chicago Police	\$23.98
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$1.06
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$4.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$118.66
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$0.30
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$4.00
01/06/2014	COOPER, STACEY	9161		City Of Chicago Police	\$33.25
06/29/2016	COONEY, CARRIE	9164	024	City Of Chicago Police	\$1.62
06/29/2016	COONEY, CARRIE	9164	024	City Of Chicago Police	\$4.00
06/29/2016	COONEY, CARRIE	9164	024	City Of Chicago Police	\$180.47
06/29/2016	COONEY, CARRIE	9164	024	City Of Chicago Police	\$3.00
06/29/2016	COONEY, CARRIE	9164	024	City Of Chicago Police	\$4.00
06/29/2016	COONEY, CARRIE	9164	024	City Of Chicago Police	\$70.65
06/29/2016	COONEY, CARRIE	9164	024	City Of Chicago Police	\$4.00
06/29/2016	COONEY, CARRIE	9164	024	City Of Chicago Police	\$9.46
02/09/2015	COOK, DAVID	9161	044	City Of Chicago Police	\$89.01
02/09/2015	COOK, DAVID	9161	044	City Of Chicago Police	\$4.00
02/09/2015	COOK, DAVID	9161	044	City Of Chicago Police	\$160.02
02/09/2015	COOK, DAVID	9161	044	City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$366.23
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$89.71
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$63.74
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$51.35
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.42
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$209.29
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.43
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$215.89
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.42
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$91.39

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$215.89
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$215.89
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$215.89
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$253.09
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.50
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$255.49
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$209.29
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$302.49
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$40.89
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$209.29
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$91.39
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$20.08
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$197.83
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$211.20
07/10/2016	CONTRERAS, GABRIEL	9161		City Of Chicago Police	\$22.28
07/10/2016	CONTRERAS, GABRIEL	9161		City Of Chicago Police	\$4.00
07/10/2016	CONTRERAS, GABRIEL	9161		City Of Chicago Police	\$4.45
07/10/2016	CONTRERAS, GABRIEL	9161		City Of Chicago Police	\$4.00
05/09/2016	CONROY, JOHN	9161	196	City Of Chicago Police	\$2.90
05/09/2016	CONROY, JOHN	9161	196	City Of Chicago Police	\$4.00
07/03/2016	CONNOLLY, KIMBERLY	9169	055	City Of Chicago Police	\$4.00
07/03/2016	CONNOLLY, KIMBERLY	9169	055	City Of Chicago Police	\$147.19
07/03/2016	CONNOLLY, KIMBERLY	9169	055	City Of Chicago Police	\$8.34
09/08/2015	CONLAN, TIMOTHY	9161	022	City Of Chicago Police	\$189.59
09/08/2015	CONLAN, TIMOTHY	9161	022	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/27/2013	COMAS, DANNY	9161	044	City Of Chicago Police	\$4.00
06/27/2013	COMAS, DANNY	9161	044	City Of Chicago Police	\$91.23
06/27/2013	COMAS, DANNY	9161	044	City Of Chicago Police	\$0.82
10/05/2015	COMAS, DANNY	9161		City Of Chicago Police	\$53.08
10/05/2015	COMAS, DANNY	9161		City Of Chicago Police	\$0.47
10/05/2015	COMAS, DANNY	9161		City Of Chicago Police	\$0.22
10/05/2015	COMAS, DANNY	9161		City Of Chicago Police	\$4.00
10/05/2015	COMAS, DANNY	9161		City Of Chicago Police	\$115.68
10/05/2015	COMAS, DANNY	9161		City Of Chicago Police	\$4.00
05/13/2016	COLON, WILLIAM	9161		City Of Chicago Police	\$159.63
05/13/2016	COLON, WILLIAM	9161		City Of Chicago Police	\$0.55
05/13/2016	COLON, WILLIAM	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$28.64
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$258.52
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$27.18
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$262.65
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.52
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$25.93
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$6.27
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$218.36
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.43
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$258.52
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$304.72
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.60
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$258.52
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$264.56
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.52
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$5.02
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$308.85
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.61
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$6.82
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$262.65
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$227.18
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$189.97
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$68.36
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$262.65
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.52
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$7.49
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$285.17
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$5.39
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$262.65
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$266.78
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$304.72
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$262.65
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$223.05
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$304.72
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$223.05
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$223.05
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.44
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$260.43
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$304.72
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.60
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$291.69
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.58
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$291.69
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.58
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$262.65
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.52
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$355.05
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.70
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$291.69
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$637.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$89.85
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$7.85
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$39.54
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$211.02
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.46
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$255.25
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.56
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$164.68
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.36
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$255.25
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.56
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$255.25
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.56
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$178.83
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.56
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$255.25
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.55
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.74
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.85
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.65
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.55
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.74
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.74
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.56
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.54

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.45
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.55
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$5.48
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$164.87
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.36
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$208.62
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.45
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$213.49
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.46
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$32.40
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$37.02
07/19/2016	COLLIER, DWAYNE			City Of Chicago Police	\$615.00
07/19/2016	COLLIER, DWAYNE			City Of Chicago Police	\$4.00
07/19/2016	COLLIER, DWAYNE			City Of Chicago Police	\$92.70
07/19/2016	COLLIER, DWAYNE			City Of Chicago Police	\$20.08
07/19/2016	COLLIER, DWAYNE			City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$65.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$444.55
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$235.54
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$653.51
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$2.74
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$305.73
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$17.86
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$945.08
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$3.58
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$444.55
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$444.29
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$5.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$65.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$818.80
03/15/2015	COLBENSON, DANIEL	9161		City Of Chicago Police	\$110.37
01/28/2016	COLBENSON, DANIEL	9161	353	City Of Chicago Police	\$615.00
01/28/2016	COLBENSON, DANIEL	9161	353	City Of Chicago Police	\$63.66
01/28/2016	COLBENSON, DANIEL	9161	353	City Of Chicago Police	\$4.00
01/04/2014	COBB, SHAWN	9161	701	City Of Chicago Police	\$258.52
01/04/2014	COBB, SHAWN	9161	701	City Of Chicago Police	\$4.00
01/04/2014	COBB, SHAWN	9161	701	City Of Chicago Police	\$0.51
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$0.83
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$673.51
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$4.00
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$4.00
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$1.06
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$93.20
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$4.00
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$118.66
12/13/2015	CLYNE, KATHLEEN	9161	015	City Of Chicago Police	\$4.00
12/13/2015	CLYNE, KATHLEEN	9161	015	City Of Chicago Police	\$303.88
12/13/2015	CLYNE, KATHLEEN	9161	015	City Of Chicago Police	\$0.81

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/13/2015	CLYNE, KATHLEEN	9161	015	City Of Chicago Police	\$4.00
12/13/2015	CLYNE, KATHLEEN	9161	015	City Of Chicago Police	\$75.06
12/13/2015	CLYNE, KATHLEEN	9161	015	City Of Chicago Police	\$3.29
02/08/2011	CLARK, JASON	9171	019	City Of Chicago Police	\$62.39
09/05/2016	CLANCY, SHAWN	9161		City Of Chicago Police	\$108.17
08/05/2016	CLANCY, SHAWN	9161		City Of Chicago Police	\$5.31
08/05/2016	CLANCY, SHAWN	9161		City Of Chicago Police	\$4.00
08/05/2016	CLANCY, SHAWN	9161		City Of Chicago Police	\$93.68
08/05/2016	CLANCY, SHAWN	9161		City Of Chicago Police	\$4.00
09/17/2014	CIRAULO, JEFFREY	9161	044	City Of Chicago Police	\$4.00
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$304.16
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$4.00
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$0.60
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$304.16
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$4.00
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$0.60
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$0.60
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$4.00
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$0.60
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$50.67
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$304.16
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$4.00
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$0.60
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$304.16
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$4.00
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$454.27
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$304.16
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$754.50
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$472.26
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$754.50
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$401.70
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$331.14
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$75.21

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$683.94
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$472.26
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$754.50
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$134.90
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$754.50
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$116.27
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$401.70
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$4.00
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$75.21
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$4.00
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$683.94
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$331.14
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$683.94
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$683.94
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$401.70
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$94.95
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$615.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$215.13
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$230.43
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.58
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.57
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$261.28
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$228.74
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$76.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$1.15
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
04/27/2015	CHOE, KELVIN	9161		City Of Chicago Police	\$52.62

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$4.00
06/02/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$104.80
06/02/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$4.45
06/02/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$154.81
06/02/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$4.00
06/02/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$4.00
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$4.62
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$469.25
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$191.40
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$31.40
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$69.31
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$341.11
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$326.26
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$1.31
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$6.44
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$62.24
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$275.29
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.54
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$275.29
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.54
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$275.29
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.54
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$281.58
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.51
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$261.58
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.51
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$275.29
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.54
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$261.58
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.51
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$153.41
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.29
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$25.20
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$118.12
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.48
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$142.75
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$2.11
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$318.38
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$253.41
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.79
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$615.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$1.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$92.70
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$0.50
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$20.08
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$4.00
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$5.14

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$4.00
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$0.50
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$4.00
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$272.50
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$253.83
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$214.23
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$4.00
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$256.30
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$4.00
01/26/2016	CHINCHILLA, BANEOND	9161	189	City Of Chicago Police	\$0.42
05/09/2016	CHERNIK, MICHAEL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	CHERNIK, MICHAEL	9161	025	City Of Chicago Police	\$104.80
05/09/2016	CHERNIK, MICHAEL	9161	025	City Of Chicago Police	\$4.45
05/30/2016	CHATHAM, MICHAEL	9161		City Of Chicago Police	\$3.30
05/30/2016	CHATHAM, MICHAEL	9161		City Of Chicago Police	\$368.44
05/30/2016	CHATHAM, MICHAEL	9161		City Of Chicago Police	\$4.00
05/09/2016	CHAIRSE, LASHUNDRA	9161	044	City Of Chicago Police	\$92.70
05/09/2016	CHAIRSE, LASHUNDRA	9161	044	City Of Chicago Police	\$4.00
05/09/2016	CHAIRSE, LASHUNDRA	9161	044	City Of Chicago Police	\$615.00
05/09/2016	CHAIRSE, LASHUNDRA	9161	044	City Of Chicago Police	\$80.01
05/09/2016	CHAIRSE, LASHUNDRA	9161	044	City Of Chicago Police	\$4.00
05/09/2016	CHAIRSE, LASHUNDRA	9161	044	City Of Chicago Police	\$4.00
05/09/2016	CHAIRSE, LASHUNDRA	9161	044	City Of Chicago Police	\$80.01
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$20.29
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$4.00
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$134.85
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$5.80
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$4.00
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$649.47
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$4.85
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$161.47
06/01/2016	CHAGOYA, ARMANDO	9161		City Of Chicago Police	\$4.00
06/26/2016	CESARIO, ROBERT	9752		City Of Chicago Police	\$725.63

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/26/2016	CESARIO, ROBERT	9752		City Of Chicago Police	\$6.49
06/26/2016	CESARIO, ROBERT	9752		City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.49
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$264.25
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.58
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$220.02
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$259.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$220.02
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$259.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.48
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.48
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$220.02
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.48
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$220.02
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.48
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$259.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$295.17
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.64
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$259.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$288.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.63
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$266.17
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.58
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$112.21
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$1.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$259.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$220.02
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.48
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$264.25
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.58
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$264.25
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.58
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$264.25
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.58
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$222.23
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$615.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$4.00
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$114.23
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$57.75
06/02/2015	CELIO, VINCENT	9161	044	City Of Chicago Police	\$179.73
12/02/2015	CEGIELSKI, JEANETTE	9161	044	City Of Chicago Police	\$257.96

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/02/2015	CEGIELSKI, JEANETTE	9161	044	City Of Chicago Police	\$4.00
12/02/2015	CFGIELSKI, JEANETTE	9161	044	City Of Chicago Police	\$0.51
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$4.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$0.68
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$4.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$0.68
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$112.21
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$4.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$1.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$283.44
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$4.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$2.54
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$10.71
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$0.68
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$76.01
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$4.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$0.68
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$223.33
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$4.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$76.01
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$4.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$76.01
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$4.00
07/08/2016	CAZARES, ARMANDO	9161		City Of Chicago Police	\$76.01
06/24/2015	CAVANAUGH, RONALD	9161	005	City Of Chicago Police	\$22.40
04/13/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$3.25
04/13/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
04/13/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$362.82
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$124.90
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$80.01
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$73.42

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$257.96
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$0.51
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$218.36
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$0.43
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$257.96
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$0.51
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$247.91
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$0.48
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$266.78
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$3.45
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$0.53
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$385.72
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$272.99
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.53
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$80.01
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$349.14
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$272.99
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.53
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$80.01
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$213.67
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.42
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$164.56
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$4.00
03/25/2016	CATCHINGS, NICOLE	9161		City Of Chicago Police	\$0.31
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$4.00
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$595.76
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$0.51
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$262.34
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$4.00
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$259.87
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$206.40
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$268.69
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$268.69
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$268.69
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$262.09
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$262.09
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$309.29
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$259.87
07/08/2013	CATANZARA JR, JOHN	9161	002	City Of Chicago Police	\$449.76
08/31/2015	CASTRO, GEORGE	9161		City Of Chicago Police	\$91.31
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$48.37
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$213.56
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$80.01

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$189.97
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$80.01
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$234.42
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$80.01
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$22.49
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$90.58
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$80.01
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$35.24
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$616.13
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$282.03
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$56.80
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$80.01
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$31.40
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$59.34
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$3.51
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$35.24
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$80.01
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$28.89
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$57.97
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$45.70
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$114.23
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$38.74

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$839.19
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$28.53
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$113.72
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$5.14
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$0.48
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$615.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$257.84
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	010	City Of Chicago Police	\$0.13
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$169.69
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$219.30
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$219.30
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$177.10
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$215.15
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$46.35
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$215.15
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$261.50
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$181.25
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$262.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$177.10
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$257.35
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$262.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$354.88
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$354.88
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$257.84
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$223.45
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$181.25
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$223.45

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$123.25
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$0.13
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$223.45
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$0.25
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$0.18
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$0.13
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$207.45
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$123.25
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$76.83
03/03/2014	CARROLL, STEVEN	9161		City Of Chicago Police	\$76.83
11/24/2015	CARROLL, PETER	9161	001	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$342.24
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$1.16
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$174.66
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$0.62
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$149.53
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$648.22
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$7.41
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$26.56
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$24.52
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$116.84
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$123.25

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$0.13
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$29.49
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$116.84
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$263.85
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$38.77
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$207.45
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$0.22
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$116.84
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$245.39
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$193.62
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$0.49
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$340.42
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$1.46
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$222.49
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.44
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$222.49
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.44
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$220.58
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.44

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$229.09
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.45
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$5.31
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$227.18
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.45
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$227.18
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.45
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$229.09
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.45
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$8.13
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$6.56
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$9.72
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$355.61
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$227.18
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$1.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$229.09
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.45
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$229.09
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$202.72
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$227.18
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$227.18
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$214.87
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$229.09
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$222.49
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$229.09
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$229.09

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/27/2015	CARNEY, MATTHEW	9161	044	City Of Chicago Police	\$4.00
10/27/2015	CARNEY, MATTHEW	9161	044	City Of Chicago Police	\$184.39
10/27/2015	CARNEY, MATTHEW	9161	044	City Of Chicago Police	\$0.11
10/27/2015	CARNEY, MATTHEW	9161	044	City Of Chicago Police	\$230.97
10/27/2015	CARNEY, MATTHEW	9161	044	City Of Chicago Police	\$4.00
10/27/2015	CARNEY, MATTHEW	9161	044	City Of Chicago Police	\$0.14
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$210.33
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$208.42
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$176.29
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$252.71
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$168.52
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$252.71
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$215.02
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$215.02
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$252.71
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$176.29
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$4.00
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$0.24
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$4.00
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$124.32
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$0.06
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$32.08
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$252.71
07/15/2014	CARLI, LISA	9161	284	City Of Chicago Police	\$214.64
03/10/2015	CARILLO, CATHERINE	9161	004	City Of Chicago Police	\$4.00
03/10/2015	CARILLO, CATHERINE	9161	004	City Of Chicago Police	\$220.27
03/10/2015	CARILLO, CATHERINE	9161	004	City Of Chicago Police	\$0.43
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$245.45
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.54
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$245.45
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.54
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$94.95
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$615.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$245.45
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.54
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.08
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$249.36
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.58
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$266.24
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.77
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$205.56
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$245.45
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.54
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$245.45
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.54
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$118.12
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.54
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$80.01
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$144.88
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$245.45
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.54
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$301.68
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$2.16
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$324.38
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$3.69
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$245.45
06/02/2015	CANNING, KATHRYN	9161		City Of Chicago Police	\$0.96
06/02/2015	CANNING, KATHRYN	9161		City Of Chicago Police	\$4.00
06/02/2015	CANNING, KATHRYN	9161		City Of Chicago Police	\$483.68
11/25/2015	CANNATA, CHRISTOPHER	9161	015	City Of Chicago Police	\$4.00
11/25/2015	CANNATA, CHRISTOPHER	9161	015	City Of Chicago Police	\$464.62
11/25/2015	CANNATA, CHRISTOPHER	9161	015	City Of Chicago Police	\$4.16
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$366.51
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$4.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$0.82
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$4.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$75.21
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$92.70
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$4.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$615.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$10.38
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$20.01
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$4.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$0.18
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$382.25
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$4.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$4.15
01/26/2015	CAMPBELL, SEAN	9161		City Of Chicago Police	\$4.00
10/08/2014	CAMPAGNA, JAMES	9161	009	City Of Chicago Police	\$4.00
10/06/2014	CAMPAGNA, JAMES	9161	009	City Of Chicago Police	\$267.00
10/08/2014	CAMPAGNA, JAMES	9161	009	City Of Chicago Police	\$1.29
10/08/2014	CAMPAGNA, JAMES	9161	009	City Of Chicago Police	\$143.75
10/08/2014	CAMPAGNA, JAMES	9161	009	City Of Chicago Police	\$50.13
10/08/2014	CAMPAGNA, JAMES	9161	009	City Of Chicago Police	\$32.15



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/20/2015	CALVIN, SHAREN	9161		City Of Chicago Police	\$174.15
03/20/2015	CALVIN, SHAREN	9161		City Of Chicago Police	\$8.35
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$329.17
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$306.93
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$141.96
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$134.37
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$21.56
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$141.96
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$55.98
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$101.20
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$219.61
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$69.62
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$63.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$101.20
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$10.01
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$246.13
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$13.62
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$306.93
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$246.13
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$21.56
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$246.13
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
05/29/2016	CALDERON JR, GERARDO	9161		City Of Chicago Police	\$4.00
05/29/2016	CALDERON JR, GERARDO	9161		City Of Chicago Police	\$0.30

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/29/2016	CALDERON JR, GERARDO	9161		City Of Chicago Police	\$4.00
05/29/2016	CALDERON JR, GERARDO	9161		City Of Chicago Police	\$86.89
05/29/2016	CALDERON JR, GERARDO	9161		City Of Chicago Police	\$737.00
05/29/2016	CALDERON JR, GERARDO	9161		City Of Chicago Police	\$2.56
11/16/2015	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$2.82
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$259.26
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.51
05/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$329.46
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.65
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$329.46
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.65
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$329.46
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.65
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$329.46
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.65
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$53.18
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.48
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$329.46
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.65
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$189.06
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.37
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$329.46
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.65

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$259.26
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$0.51
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$329.46
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$329.46
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$149.40
06/17/2014	CAHUE, ANGEL	9161		City Of Chicago Police	\$4.00
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$143.40
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$257.06
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$141.60
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$71.87
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$443.76
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$149.80
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$4.00
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$38.77
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$4.00
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$4.00
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$1.36
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$4.00
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$389.57
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$263.85
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$116.84
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$116.84
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$114.18
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$117.00
04/06/2000	Barney, Walter	P	00004	City Of Chicago Police	\$142.94
04/17/2007	Barney, Walter	P	00021	City Of Chicago Police	\$4.00
04/17/2007	Barney, Walter	P	00021	City Of Chicago Police	\$118.12
04/06/2000	Barney, Walter	P	00004	City Of Chicago Police	\$4.00
04/06/2000	Barney, Walter	P	00004	City Of Chicago Police	\$285.33
04/06/2000	Barney, Walter	P	00004	City Of Chicago Police	\$234.17
04/06/2000	Barney, Walter	P	00004	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/06/2000	Barney, Walter	P	00004	City Of Chicago Police	\$7.60
04/17/2007	Barney, Walter	P	00021	City Of Chicago Police	\$4.00
04/17/2007	Barney, Walter	P	00021	City Of Chicago Police	\$262.00
04/17/2007	Barney, Walter	P	00021	City Of Chicago Police	\$4.00
04/17/2007	Barney, Walter	P	00021	City Of Chicago Police	\$35.92
09/01/1999	Barclay, Ian C	P	09999	City Of Chicago Police	\$4.00
09/01/1999	Barclay, Ian C	P	09999	City Of Chicago Police	\$493.60
09/01/1999	Barclay, Ian C	P	09999	City Of Chicago Police	\$4.00
09/01/1999	Barclay, Ian C	P	09999	City Of Chicago Police	\$4.00
09/01/1999	Barclay, Ian C	P	09999	City Of Chicago Police	\$160.43
09/01/1999	Barclay, Ian C	P	09999	City Of Chicago Police	\$4.00
09/01/1999	Barclay, Ian C	P	09999	City Of Chicago Police	\$209.80
09/01/1999	Barclay, Ian C	P	09999	City Of Chicago Police	\$80.01
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$532.42
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$4.74
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$529.85
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$4.74
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$529.85
07/23/2015	BUTNEY, JOSEPH	9161	013	City Of Chicago Police	\$4.00
07/23/2015	BUTNEY, JOSEPH	9161	013	City Of Chicago Police	\$56.53
01/03/2016	BUTLER, SHEILA	9153		City Of Chicago Police	\$4.00
01/03/2016	BUTLER, SHEILA	9153		City Of Chicago Police	\$180.47
01/03/2016	BUTLER, SHEILA	9153		City Of Chicago Police	\$0.39
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$33.06
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$4.00
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$0.30
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$139.05
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$0.15
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$0.15
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$71.87
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$139.05
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$4.00
08/03/2014	BURNS, JOHN	9161	019	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$215.89
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.47
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.58
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.46
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.58
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$188.82
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.41
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$329.04
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.71
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$329.04
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.71
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$258.93
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.58
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$188.82
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.41
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$258.93
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.58
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$188.82
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.41
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$188.82
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.41

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$224.70
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.49
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$209.29
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.46
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$215.89
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.17
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$130.19
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.28
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$209.29
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.46
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$264.25
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$211.76
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$264.25
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$173.87
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.38
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$220.02
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.48
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.82
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.73
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$1.27
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$208.78
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.41

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$215.89
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.43
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.42
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$215.38
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.42
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$254.98
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.50
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$240.80
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.46
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$75.21
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.82
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$215.38
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$615.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$135.84
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$74.80
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$75.21
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$86.84
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$117.41
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$261.58
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$0.51
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$92.70
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$13.25
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$4.00
05/05/2016	BURKE, JOAN	9165	630	City Of Chicago Police	\$2.24

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$112.21
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$4.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$1.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$846.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$4.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$203.64
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$112.21
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$4.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$1.00
01/01/2013	BURG, JASON	9161		City Of Chicago Police	\$54.98
06/30/2015	BURG, BRIAN	9161	044	City Of Chicago Police	\$332.28
04/07/2016	BUNYON, PATRICK	9161	044	City Of Chicago Police	\$10.39
04/07/2016	BUNYON, PATRICK	9161	044	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$48.83
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$239.33
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$7.18
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$31.40
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$0.49
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$226.62
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$252.29
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$0.55
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$224.70
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$0.49
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$0.49
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$224.70
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$81.27
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$20.08
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$637.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$122.44
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.08
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$101.58
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$2.81
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$101.58
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$2.81
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$123.72
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$3.42
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$3.61
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.10
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$186.32
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.12
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$169.02
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.11
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$169.02
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.11
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$615.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$184.39
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$139.71
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$101.58
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$2.81

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$272.72
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$145.67
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$292.65
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.16
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$182.46
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.10
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$105.67
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$2.92
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$292.70
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.18
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$186.32
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.12
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$101.58
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$2.81
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$186.32
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.12
08/05/2010	BUCIO, MARIA	9161	001	City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$181.60
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$181.60
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$181.60
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$139.32
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$209.38
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.22
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$436.57
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.76
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$820.43
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$8.90
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$492.04
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$181.60
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.15
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$185.76
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$181.60
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$181.60
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$215.89
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.57
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$260.12
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.47
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$213.97

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.47
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$215.89
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.47
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$215.89
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.47
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$215.89
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.47
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$215.89
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.47
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$222.23
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.49
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$206.14
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.45
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$268.38
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.59
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$264.25
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.58
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$260.12
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.57
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$218.10
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.48
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$264.25
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.58
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$215.89
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.47
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$80.01
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$213.97
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$4.00
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$0.47
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$326.26
06/30/2016	BRYANT, EMMA	9161		City Of Chicago Police	\$0.50
06/30/2016	BRYANT, EMMA	9161		City Of Chicago Police	\$4.00
06/30/2016	BRYANT, EMMA	9161		City Of Chicago Police	\$4.00
06/30/2016	BRYANT, EMMA	9161		City Of Chicago Police	\$198.40
06/30/2016	BRYANT, EMMA	9161		City Of Chicago Police	\$4.00
06/30/2016	BRYANT, EMMA	9161		City Of Chicago Police	\$8.43
01/16/2015	BRYANT, DANA	9161	044	City Of Chicago Police	\$145.20
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$615.00
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$75.21
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$92.70
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$117.41
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$4.00
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$1.27
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$165.03
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$4.00
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$1.79
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$121.43
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$4.00
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$6.88
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$1.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$0.82
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$285.09
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$4.00
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$0.55
06/05/2016	BRUNO, MARCO	9161	011	City Of Chicago Police	\$4.00
06/19/2014	BROWNLEY, SCOTT	9161	007	City Of Chicago Police	\$118.12
06/19/2014	BROWNLEY, SCOTT	9161	007	City Of Chicago Police	\$4.00
06/19/2014	BROWNLEY, SCOTT	9161	007	City Of Chicago Police	\$4.00
06/19/2014	BROWNLEY, SCOTT	9161	007	City Of Chicago Police	\$118.12
08/07/2016	BROWN, WILLIAM	9168	008	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$215.89
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.47
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$215.89
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.47
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$211.76
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.46
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$211.76
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.46
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.55
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$211.76
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.46
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$211.76
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.46
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$211.76
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.46

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$257.91
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.56
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$169.74
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.37
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$160.43
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$215.89
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.47
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$211.76
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.46
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$251.31
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$399.15
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.86
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$76.83
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$76.83
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$4.00
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$120.10
11/07/2011	BROWN JOHNSON, LOLITA	9161	022	City Of Chicago Police	\$76.83
10/22/2015	BROUDER, JEFFREY	9161	008	City Of Chicago Police	\$124.65
10/12/2015	BROSNAN, MICHAEL	9161	189	City Of Chicago Police	\$0.41
10/12/2015	BROSNAN, MICHAEL	9161	189	City Of Chicago Police	\$4.00
10/12/2015	BROSNAN, MICHAEL	9161	189	City Of Chicago Police	\$21.49
06/15/2016	BROGSDALE, MALCOLM	9161		City Of Chicago Police	\$4.00
06/15/2016	BROGSDALE, MALCOLM	9161		City Of Chicago Police	\$4.00
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$48.78
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$4.00
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$161.00
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$161.00
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$4.00
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$4.00
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$189.97
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$4.00
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$695.36
07/09/2016	BROCK, STEVEN	9161	022	City Of Chicago Police	\$13.19
07/09/2016	BRANNIGAN, WILLIAM	9171	024	City Of Chicago Police	\$51.75
07/09/2016	BRANNIGAN, WILLIAM	9171	024	City Of Chicago Police	\$4.00
07/09/2016	BRANNIGAN, WILLIAM	9171	024	City Of Chicago Police	\$333.92
03/22/2016	BRANNIGAN, ROBERT	9161		City Of Chicago Police	\$181.94
03/22/2016	BRANNIGAN, ROBERT	9161		City Of Chicago Police	\$3.44
03/22/2016	BRANNIGAN, ROBERT	9161		City Of Chicago Police	\$4.00
06/30/2016	BRANDT, DAVID	9165	071	City Of Chicago Police	\$4.00
06/30/2016	BRANDT, DAVID	9165	071	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$304.16
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.60
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$266.47
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.52
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.52
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$218.36
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.43
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.53
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$275.29
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.54
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$229.09
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.45
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$271.16
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.53
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$264.56
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.52
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$266.47
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.52
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$266.47
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.52
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$266.47
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.52
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$273.07
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$226.87
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.52
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$266.47
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$61.54
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$266.47
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.43
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$0.44
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$218.36
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$4.00
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$0.52
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00

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12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$0.52
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$0.52
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$271.16
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$271.16
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$271.16
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$224.96
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$224.96
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$142.14
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$271.16
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$66.13
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$224.96
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$227.53
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$11.14
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00

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12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.12
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$21.24
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$4.00
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$8.87
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$312.14
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$32.80
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$117.46
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$156.56
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$4.00
06/18/2016	BOZAN, MICHAEL	9161		City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
03/21/2016	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$4.00
04/18/2011	BOYD, STEPHEN	9161	003	City Of Chicago Police	\$90.58
12/19/2015	BOGOJESKI, MARTIN	9161	411	City Of Chicago Police	\$4.00
12/19/2015	BOGOJESKI, MARTIN	9161	411	City Of Chicago Police	\$72.01
12/19/2015	BOGOJESKI, MARTIN	9161	411	City Of Chicago Police	\$1.36
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.39
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$176.08
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.39
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$222.23
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.49
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$182.68

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.40
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$182.68
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.40
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$184.60
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.40
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$268.38
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.59
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$136.53
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.30
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$136.53
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$76.01
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.68
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.30
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$252.29
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.55
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$76.01
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.68
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$118.66
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$1.06
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$76.01
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.68
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$76.01

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05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$176.08
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.68
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.68
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$76.01
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$94.95
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$0.54
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$251.23
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$0.55
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$205.08
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$0.45
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$244.63
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$222.23
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$0.49
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$261.78
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$0.58
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$171.20
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$23.29
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$157.75
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.73
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$120.17
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$55.39
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$182.68

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$0.40
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$615.00
05/20/2016	BLACKMAN, david	9161	001	City Of Chicago Police	\$4.00
03/03/2014	BLACK, MICHAEL	9161	016	City Of Chicago Police	\$8.43
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$62.41
01/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$2.99
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$76.83
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$76.83
04/28/2016	BIRITZ, MICHAEL	9161	020	City Of Chicago Police	\$189.97
04/28/2016	BIRITZ, MICHAEL	9161	020	City Of Chicago Police	\$4.00
09/02/2014	BIRDSONG, MATTHEW	9161		City Of Chicago Police	\$151.17
04/17/2015	BINGAMAN, KYLE	9161		City Of Chicago Police	\$4.00
04/17/2015	BINGAMAN, KYLE	9161		City Of Chicago Police	\$6.76
12/02/2012	BINFA, DANIEL	9161	044	City Of Chicago Police	\$0.59
12/02/2012	BINFA, DANIEL	9161	044	City Of Chicago Police	\$4.00
12/02/2012	BINFA, DANIEL	9161	044	City Of Chicago Police	\$66.25
04/22/2016	BINDER, PATRICK	9161		City Of Chicago Police	\$4.00
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$10.70
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$2.82
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$4.00
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$149.40
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$0.67
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$4.00
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$35.59
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$0.68
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$4.00
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$36.07
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$4.00
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$826.26
05/27/2016	BILSKI, DENNIS	9161		City Of Chicago Police	\$15.61
05/14/2015	BIKULCIUS, EUGENE	9161		City Of Chicago Police	\$3.52
05/14/2015	BIKULCIUS, EUGENE	9161		City Of Chicago Police	\$4.00

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05/14/2015	BIKULCIUS, EUGENE	9161		City Of Chicago Police	\$186.29
07/13/2015	BICKETT, ERIC	9161		City Of Chicago Police	\$71.87
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$156.70
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$271.31
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$4.00
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$0.54
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$392.93
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$88.73
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$0.53
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$268.69
03/14/2015	BERNARD, BRIAN	9161	701	City Of Chicago Police	\$4.00
12/15/2011	BERKA, BRIAN	9161		City Of Chicago Police	\$11.74
12/15/2011	BERKA, BRIAN	9161		City Of Chicago Police	\$5.27
12/13/2015	BERG, TIMOTHY	9161	019	City Of Chicago Police	\$82.53
09/29/2015	BENSON, QUENTIN	9161	005	City Of Chicago Police	\$408.73
09/29/2015	BENSON, QUENTIN	9161	005	City Of Chicago Police	\$4.00
09/29/2015	BENSON, QUENTIN	9161	005	City Of Chicago Police	\$0.80
09/29/2015	BENNETT, JOSEPH	9161		City Of Chicago Police	\$4.00
09/29/2015	BENNETT, JOSEPH	9161		City Of Chicago Police	\$322.92
09/29/2015	BENNETT, JOSEPH	9161		City Of Chicago Police	\$0.88
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$4.00
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$64.38
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$372.44
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$4.00
06/24/2012	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$71.43
06/24/2012	BENFORD, ANDRE	9161	021	City Of Chicago Police	\$71.43
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$4.00
04/17/2010	BELL, KANETHA	9161	003	City Of Chicago Police	\$176.14
03/24/2012	BEDOY, GUSTAVO	9161		City Of Chicago Police	\$81.70
03/24/2012	BEDOY, GUSTAVO	9161		City Of Chicago Police	\$0.73
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$98.82
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$98.82

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$58.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$213.25
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$376.12
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.50
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$254.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$254.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.50
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$300.20
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.59
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$308.23
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$2.76
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$224.96
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.44
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$121.99
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$254.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.50
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$300.20
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.59
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$300.20
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.59
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$365.78
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00

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11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.71
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$465.95
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.17
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$4.00
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$31.40
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$4.00
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$640.96
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$4.00
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$0.50
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$286.16
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$4.00
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$0.56
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$163.82
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$4.00
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$0.33
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$257.45
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$4.00
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$0.50
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$249.62
05/11/2016	BECHINA, LORI	9161	193	City Of Chicago Police	\$4.00
07/23/2016	BAZAR, EDWARD	9161		City Of Chicago Police	\$204.44
07/23/2016	BAZAR, EDWARD	9161		City Of Chicago Police	\$4.00
07/23/2016	BAZAR, EDWARD	9161		City Of Chicago Police	\$0.59
07/23/2016	BAZAR, EDWARD	9161		City Of Chicago Police	\$54.52
07/23/2016	BAZAR, EDWARD	9161		City Of Chicago Police	\$4.00
07/23/2016	BAZAR, EDWARD	9161		City Of Chicago Police	\$2.21
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$149.62
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.56
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$262.59
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.57
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$304.61

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02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.66
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$149.62
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$260.69
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.57
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$304.61
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$1.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.66
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$260.38
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.56
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$214.23
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.46
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$260.38
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.56
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$260.38
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.56
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$214.23
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.46
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$302.40
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.65
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$260.38
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$76.01
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$0.68

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$0.68
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$75.86
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$4.00
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$308.85
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$4.00
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$259.87
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$4.00
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$268.69
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$348.45
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$310.76
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$346.23
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$388.30
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$390.52
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$390.52
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$346.23
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$435.90
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$389.78
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$348.70
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$389.78
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$352.18
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$220.16
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$308.85
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$264.56
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$310.76
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$304.16
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$264.56
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$306.13
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$424.99
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$76.01
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$4.00
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$0.68
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$76.01
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$4.00

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07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$4.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$252.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$1.62
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$1.62
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$212.11
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$4.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$1.16
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$252.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$4.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$1.62
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$294.96
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$4.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$0.90
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$118.66
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$255.91
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$4.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$1.66
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$268.34
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$4.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$1.80
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$212.11
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$4.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$1.16
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$252.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$4.00
06/07/2016	BASILE, MICHAEL	9161	044	City Of Chicago Police	\$4.00
02/22/2016	BARRETO, RAYMOND	9161	044	City Of Chicago Police	\$72.01
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$74.15
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$80.01
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$4.00
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$21.09
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$0.21
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$4.00

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01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$138.87
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$0.14
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$4.00
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$92.58
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$0.21
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$4.00
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$138.87
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$0.21
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$4.00
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$136.95
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$80.01
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$4.00
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$106.17
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$4.00
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$3.18
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$21.09
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$138.87
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$4.00
01/15/2016	BARNEY, DEAN	9171	016	City Of Chicago Police	\$0.21
02/17/2016	BARANOWSKI, JOHN	9171	011	City Of Chicago Police	\$41.96
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$3.80
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$4.00
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$123.76
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$4.00
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$385.72
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$135.79
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$94.95
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$4.00
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$185.40
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$3.45
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$4.00
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$4.00
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$615.00

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07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$26.45
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$210.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$210.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$448.50
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$75.23
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$236.93
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$1.00
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$0.82
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$106.31
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$0.27
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$169.94
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$0.33
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$136.69
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
09/05/2015	BARAK, JOHN	9161		City Of Chicago Police	\$2.01
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
05/25/2016	BALDASSANO, VINCENT	9161	193	City Of Chicago Police	\$6.31
05/25/2016	BALDASSANO, VINCENT	9161	193	City Of Chicago Police	\$4.00
05/25/2016	BALDASSANO, VINCENT	9161	193	City Of Chicago Police	\$705.67
05/25/2016	BALDASSANO, VINCENT	9161	193	City Of Chicago Police	\$0.38
05/25/2016	BALDASSANO, VINCENT	9161	193	City Of Chicago Police	\$41.94
05/25/2016	BALDASSANO, VINCENT	9161	193	City Of Chicago Police	\$4.00
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$4.00
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$0.20
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$4.00
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$179.67
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$0.20
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$0.23
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$181.90
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$0.23
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$4.00
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$208.86
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$4.00
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$0.20
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$4.00
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$179.67
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$4.00
09/22/2014	BAKULA, THOMAS	9161		City Of Chicago Police	\$208.86
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$4.00
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$76.01
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$230.51
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$4.00
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$214.80
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$306.52
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$4.00
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$2.74
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$230.51
06/17/2015	BAKOPOULOS, JOHN	9161	002	City Of Chicago Police	\$2.06
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$19.14
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$372.44
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$27.18
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$72.66
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.15
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$219.87
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$3.19
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$234.15
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$164.14
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$33.33
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$4.00
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$2.82
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$733.14
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$4.00
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$149.40
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$31.91
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$0.60
06/08/2016	BAIG, MUHAMMAD	9161	011	City Of Chicago Police	\$13.85
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$189.97
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$4.00
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$615.00
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$4.00
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$94.95
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$183.68
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$4.00
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$0.43
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$100.00
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$111.67
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$4.00
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$122.40
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$4.00
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$597.79
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$117.88
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$183.72
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$4.00
05/13/1996	Ayangoke-Dorsey, Consandra	P	00005	City Of Chicago Police	\$4.00
12/15/2000	Allen, Denotra	P	09999	City Of Chicago Police	\$2.99
12/15/2000	Allen, Denotra	P	09999	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$218.10
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.59
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.48
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$220.31
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.49
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.58
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$222.78
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.49

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$262.33
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.58
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$262.33
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.58
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$262.33
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.58
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$262.33
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.58
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$216.18
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.48
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$262.33
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.58
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$262.33
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$251.78
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.55
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$268.93
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.59
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$262.33
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.58
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.50
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$251.78

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.55
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$249.86
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.55
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$225.88
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$308.48
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.68
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$247.61
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.54
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$251.78
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.55
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$226.91
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$268.93
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$373.87
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$0.73
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$255.74
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$0.50
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$257.96
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$0.51
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$124.90
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$275.72
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$5.22
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$43.26
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$785.24
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$4.00
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$4.00
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$100.00
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$155.61
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$4.00
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$1.39
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$36.37
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$4.00
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$416.70
06/22/2016	AUGUSTE, GREGORY	9165	620	City Of Chicago Police	\$4.00
01/05/2014	ASKINS, TYRONE	9169		City Of Chicago Police	\$76.83
01/05/2014	ASKINS, TYRONE	9169		City Of Chicago Police	\$76.83
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$180.47
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.39
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$226.62
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.49
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$226.62
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.49
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$270.85
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.59
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$224.70
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.49
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$226.62
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.49
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$250.08
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.54
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$224.70
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.49
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$80.01
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$100.15
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$189.97
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$246.47
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$184.09
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$70.45
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$264.56
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$4.00
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$0.52
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$526.90
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$4.00
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$1.03
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$4.00
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$20.08
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$264.56
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$4.00
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$0.52
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$218.36
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$4.00
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$0.43
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$216.14
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$4.00
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$0.42
01/26/2016	ANDRADE, DANIEL	9161		City Of Chicago Police	\$681.25
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$268.39

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$0.30
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$72.98
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$268.39
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$249.66
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$359.34
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$62.41
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$62.41
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$314.83
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$0.35
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$308.19
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$0.34
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$268.39
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$268.39
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$348.70
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$0.37
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$359.34
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$0.40
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$357.11
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$0.40
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$374.45
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$0.41
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$135.46
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$0.15
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$359.34

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$312.90
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$264.23
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$268.39
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$12.41
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$359.34
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$359.34
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$359.34
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$224.18
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$181.90
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$221.95
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$177.74
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$359.34
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$221.95
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$177.44
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$615.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$62.41
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$4.00
09/19/2015	ANDERSON, COREY	9161		City Of Chicago Police	\$2.99
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$183.83
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$183.83

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$183.83
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$183.83
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$183.83
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
03/25/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$145.40
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.15
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$214.53
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.23
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$183.83
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.05
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$259.11
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$263.85
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$41.96
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$116.84
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.15
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$139.32
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.15



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$139.32
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.15
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$139.32
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.15
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$116.84
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$139.32
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$389.26
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$1.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.41
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$183.83
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$183.83
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$185.76
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.20
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$139.32
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.15
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$106.31
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$2.01
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$72.01
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$1.36
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$198.80

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.21
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$38.81
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$170.03
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$30.14
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$100.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$100.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$210.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$210.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$429.06
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.46
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$139.32
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.15
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$15.96
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$323.15
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.35
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$692.50
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$171.62
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$0.18
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$185.76
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$4.00
06/17/2016	AMSTADT, ROBERT	9161		City Of Chicago Police	\$37.56
06/17/2016	AMSTADT, ROBERT	9161		City Of Chicago Police	\$4.00
06/17/2016	AMSTADT, ROBERT	9161		City Of Chicago Police	\$4.85
06/17/2016	AMSTADT, ROBERT	9161		City Of Chicago Police	\$161.47
06/17/2016	AMSTADT, ROBERT	9161		City Of Chicago Police	\$4.00
06/17/2016	AMSTADT, ROBERT	9161		City Of Chicago Police	\$0.34

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$7.18
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$4.00
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$953.14
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$33.08
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$239.33
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$31.40
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$4.00
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$89.24
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$0.18
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$4.00
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$159.02
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$23.14
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$4.00
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$0.99
06/12/2016	ALVAREZ, JUAN	9161	044	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$182.89
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$0.36
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$182.89
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$0.36
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$94.55
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$1.79
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$176.31
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$1.58
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$76.01
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$0.45
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$227.18
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$0.36

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$0.68
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$182.89
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$0.58
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$298.80
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$0.36
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$162.89
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$0.45
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$227.18
05/27/2016	ALVAREZ, JOSE	9161	010	City Of Chicago Police	\$4.00
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$4.00
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$0.63
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$193.06
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$4.00
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$25.10
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$119.81
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$636.64
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$4.00
09/04/2015	ALTWASSER, PATRICK	9161		City Of Chicago Police	\$2.10
04/20/2016	ALOISIO, SALVATORE	9161		City Of Chicago Police	\$4.00
04/20/2016	ALOISIO, SALVATORE	9161		City Of Chicago Police	\$223.12
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$112.21
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$4.00
04/03/2014	ALLEN, MARK	9168	153	City Of Chicago Police	\$1.00
08/26/2011	ALLEN, DENOTRA	9161	021	City Of Chicago Police	\$1.00
08/26/2011	ALLEN, DENOTRA	9161	021	City Of Chicago Police	\$112.21
11/12/2015	ALFARO, JOSEPH	9161	013	City Of Chicago Police	\$4.00
11/12/2015	ALFARO, JOSEPH	9161	013	City Of Chicago Police	\$2.72
11/12/2015	ALFARO, JOSEPH	9161	013	City Of Chicago Police	\$210.32
11/12/2015	ALFARO, JOSEPH	9161	013	City Of Chicago Police	\$420.64
11/12/2015	ALFARO, JOSEPH	9161	013	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/12/2015	ALFARO, JOSEPH	9161	013	City Of Chicago Police	\$1.36
11/12/2015	ALFARO, JOSEPH	9161	013	City Of Chicago Police	\$16.41
06/06/2015	ALEJANDRO, JESSE	9161	044	City Of Chicago Police	\$89.91
06/06/2015	ALEJANDRO, JESSF	9161	044	City Of Chicago Police	\$181.73
06/06/2015	ALEJANDRO, JESSE	9161	044	City Of Chicago Police	\$44.00
06/06/2015	ALEJANDRO, JESSE	9161	044	City Of Chicago Police	\$0.48
06/06/2015	ALEJANDRO, JESSE	9161	044	City Of Chicago Police	\$181.73
06/06/2015	ALEJANDRO, JESSE	9161	044	City Of Chicago Police	\$4.00
06/06/2015	ALEJANDRO, JESSE	9161	044	City Of Chicago Police	\$227.64
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$80.42
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$4.00
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$0.08
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$106.31
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$195.63
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$4.00
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$3.70
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$76.75
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$4.00
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$1.45
05/29/2016	ALDRIDGE, JENNIFER	9161	284	City Of Chicago Police	\$4.00
05/29/2016	ALDRIDGE, JENNIFER	9161	284	City Of Chicago Police	\$4.00
05/29/2016	ALDRIDGE, JENNIFER	9161	284	City Of Chicago Police	\$4.00
05/29/2016	ALDRIDGE, JENNIFER	9161	284	City Of Chicago Police	\$4.00
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$329.04
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$112.41
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$215.63
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$209.03
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$209.03
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$215.63
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$188.82
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$72.01
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$4.00
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$76.01
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$4.00
11/11/2016	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$76.01
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$4.00
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
11/11/2015	ALANIZ, ELIZABETH	9161		City Of Chicago Police	\$258.93
06/02/2016	AKINS, ROBIN	9161	044	City Of Chicago Police	\$4.00
06/08/2014	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$4.00
06/08/2014	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$0.15
06/08/2014	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$4.00
06/08/2014	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$0.15
06/05/2014	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$137.39
06/08/2014	AKINS, KIMBERLY	9161	010	City Of Chicago Police	\$139.32
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$218.10
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$264.25
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$124.90
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$211.50
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$211.50
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$218.10
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$176.08
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$218.10
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$171.95
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$211.50

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$211.50
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$211.50
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$0.47
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$220.31
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$169.48
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$174.16
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$176.08
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$0.39
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$213.71
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$118.12
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$218.10
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$287.71
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$129.93
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$134.61
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$171.95
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$0.38
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$118.12
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$159.60
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$213.97
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$0.47
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$99.19
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$0.89
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$257.65
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$0.57
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$112.21
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$1.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$211.50
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$0.47
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$218.10
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$0.48
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$711.82
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$171.95
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$4.00
08/13/2015	AHEARN, DORY	9161	016	City Of Chicago Police	\$211.50
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$112.21
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$31.40
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$1.04
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$115.85
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.48
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$218.10
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.51



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$235.14
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$1.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$176.08
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.39
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$218.10
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.48
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$4.00
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$615.00
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$189.97
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$1.49
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$4.00
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$118.66
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$4.00
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$43.26
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$4.00
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$64.17
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$94.95
03/15/2016	ADAMS, CRAIG	9161		City Of Chicago Police	\$165.66
09/16/2015	ACSVECS, ZAIREH	9161	044	City Of Chicago Police	\$124.65
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$1.36
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$24.66
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$335.67
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$72.01
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$4.00
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$963.96
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$48.00
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$756.28
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$72.01
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$1.36
08/02/2013	ACOSTA, MARIO	9161	011	City Of Chicago Police	\$230.91
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$205.30
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$159.80
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$219.90
08/30/2009	ACEVES, JUAN			City Of Chicago Police	\$217.10
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$222.49
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.44
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$222.49
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.44
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$220.83
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.43
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$267.03
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.52
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$266.78
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$262.09
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.52
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$222.49
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.44
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$259.26
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$1.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.51
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$329.46
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.65
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.52

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$222.49
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.44
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$182.89
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.36
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$267.03
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.52
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$270.83
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.43
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$222.74
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.43
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.53
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$267.03
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.52
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$75.21
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.82
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$222.49
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.44
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$267.03
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$222.49
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.44
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$52.62
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$4.00
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$0.57

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$4.00
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$48.34
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$380.63
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$27.53
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$4.13
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$100.00
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$100.00
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$210.00
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$210.00
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$4.00
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$4.00
Number Amount					
Total:	14790				\$1,375,003.97
Number Amount					
Total:	18748				\$1,822,902.27

City Of Chicago  
**Police & Fire Regular Orders**

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
<b>Insured Name1: City Of Chicago Fire</b>					
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$355.18
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.40
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$0.40
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$21,082.90
01/27/2015	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$367.66
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$72.01
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$1,732.15
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$97.35
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$1,890.74
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$135.93
04/30/2016	ZAUCEDO, JOSE	8801		City Of Chicago Fire	\$4.00
04/28/2003	Waiz, Randall	C	00410	City Of Chicago Fire	\$26.97
04/16/2009	WHITE, DAVID	8801		City Of Chicago Fire	\$76.83
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$1,540.86
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.44
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$399.14
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.40
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$359.34
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.44
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$359.34
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$0.40
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$399.14
11/23/2015	WHEATLY, TENKYA	8801		City Of Chicago Fire	\$4.00
04/01/2016	WARNKE, JOSEPH	8802		City Of Chicago Fire	\$1,416.82

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REPORTS OF COMMITTEES

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incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$359.34
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$0.31
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$4.00
02/01/2016	WARE, BENJAMIN	8731		City Of Chicago Fire	\$289.89
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$312.65
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$268.14
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.30
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$4.00
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$272.85
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.41
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.34
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$378.91
12/15/2015	WALTER, KAREN	8750		City Of Chicago Fire	\$0.29
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$50.81
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$311.41
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$50.81
07/17/2010	WALSH, KEVIN	8731		City Of Chicago Fire	\$311.41
06/04/2016	VULETIC II, ANTHONY	8819		City Of Chicago Fire	\$2,054.94
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
03/20/2016	VASKO, MICHAEL	8801		City Of Chicago Fire	\$4.00
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$1,569.60
06/11/2016	VALENZUELA, ALEJANDRO	8801		City Of Chicago Fire	\$1,158.26
02/15/2016	TRAYLOR, ADAM	8728		City Of Chicago Fire	\$1,404.21
06/11/2016	TOKARZ, DALE	8750		City Of Chicago Fire	\$4.00
06/11/2016	TOKARZ, DALE	8750		City Of Chicago Fire	\$0.99
06/11/2016	TOKARZ, DALE	8750		City Of Chicago Fire	\$33.15
06/19/2016	TOKARZ, DALE	8750		City Of Chicago Fire	\$4.45
06/19/2016	TOKARZ, DALE	8750		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/19/2016	IOKARZ, DALE	8750		City Of Chicago Fire	\$104.80
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$3,519.79
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.30
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$266.46
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.46
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$312.90
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.35
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$355.18
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$359.34
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$4.00
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$0.40
01/19/2016	THORNTON, CHARLES	8801		City Of Chicago Fire	\$418.96
03/23/2016	THOMASON, KERRY	8731		City Of Chicago Fire	\$2,142.11
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$274.78
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$0.30
05/23/2016	THEEKE, JANIECE	8745		City Of Chicago Fire	\$4.00
12/19/2015	TEMEN, NICHOLAS	8750		City Of Chicago Fire	\$359.34
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$359.34
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$359.34
05/23/2016	TAYLOR, SCOTT	8750		City Of Chicago Fire	\$399.14
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$1,626.94
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$1,626.94
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$1,102.65
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$359.74
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$4.00
11/30/1994	Sutton, David	M	00615	City Of Chicago Fire	\$261.18
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$12.58
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$273.26
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$171.46
04/10/1990	Strickler, Bernard	F	00320	City Of Chicago Fire	\$364.16



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$2,425.52
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$2,425.52
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1,595.59
10/25/2001	Sorrentino, Nicholas	F	00367	City Of Chicago Fire	\$1,349.53
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$292.86
10/04/2001	Sopko, Andrew	E	00357	City Of Chicago Fire	\$785.98
07/17/2016	SZALA, DIANE	AC		City Of Chicago Fire	\$4.00
07/17/2016	SZALA, DIANE	AC		City Of Chicago Fire	\$4.00
07/17/2016	SZALA, DIANE	AC		City Of Chicago Fire	\$4.00
07/17/2016	SZALA, DIANE	AC		City Of Chicago Fire	\$4.00
07/17/2016	SZALA, DIANE	AC		City Of Chicago Fire	\$4.00
03/16/2016	SWIFT JR, CHARLES	8731		City Of Chicago Fire	\$1,205.24
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$348.79
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$329.94
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.36
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.40
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$357.11
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$4.00
03/20/2016	STURDIVANT, JESSE	8801		City Of Chicago Fire	\$0.40
07/05/2016	STERN, BENJAMIN	8750		City Of Chicago Fire	\$581.21
07/05/2016	STERN, BENJAMIN	8750		City Of Chicago Fire	\$111.56
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$4.00
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$132.64
11/03/2013	STEINER, WILLIAM	8745		City Of Chicago Fire	\$0.14
03/26/2015	STACHURA, EDWARD	8750		City Of Chicago Fire	\$4,819.86
04/01/2015	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$4.00
04/01/2015	SKELLY, KORTNEY	8750		City Of Chicago Fire	\$4.00
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$0.20
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$185.76
04/03/2016	SINDELAR, MARISOL	8749		City Of Chicago Fire	\$4.00
05/27/2015	SHEEHY, KEVIN	8731		City Of Chicago Fire	\$693.26

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/27/2015	SNEEHY, KEVIN	8731		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.51
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$256.22
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.45
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$227.18
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$227.18
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.36
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$180.98
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.45
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$4.00
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$0.51
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$2,383.35
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$476.67
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$256.22
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$16.78
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$1,142.22
04/22/2016	SHAW, AARON	8802		City Of Chicago Fire	\$256.22
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$317.06
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.35
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$312.90
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.35
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$303.97
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.33
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$160.69
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.17

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$372.52
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.41
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$312.90
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.35
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$359.34
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.40
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$388.53
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.43
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$330.24
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.36
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$359.34
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$63.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$81.01
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$111.03
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$1.21
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$234.80
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$58.20
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$234.80
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$270.62
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.30
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$359.34
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.40
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$110.81
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.40

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$359.34
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.40
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$162.72
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.18
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$303.97
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.33
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$268.39
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$4.00
11/11/2014	SHANAHAN, ROBERTA	8749		City Of Chicago Fire	\$0.30
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$4.00
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$0.40
03/16/2016	SERRANO, ROY			City Of Chicago Fire	\$352.95
06/26/2015	SENNETT, NEIL	8745		City Of Chicago Fire	\$1,191.06
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$4.00
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$76.81
06/28/2016	SENNETT, NEIL	8745		City Of Chicago Fire	\$0.54
05/01/2014	SCHULTZ, SUSAN	8749		City Of Chicago Fire	\$4.00
05/01/2014	SCHULTZ, SUSAN	8749		City Of Chicago Fire	\$35.50
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.40
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$359.34
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.40
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$351.02
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.40
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$359.34
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.41
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$376.68
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.40
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$359.34
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$359.34
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$4.00
06/11/2016	SCHULTZ, CHARLES	8750		City Of Chicago Fire	\$0.40
07/08/2012	SCANLON, MICHAEL	8811		City Of Chicago Fire	\$1,209.07
07/08/2012	SCANLON, MICHAEL	8811		City Of Chicago Fire	\$101.71
07/08/2012	SCANLON, MICHAEL	8811		City Of Chicago Fire	\$528.42
06/03/2016	SABIN, CARL	8801		City Of Chicago Fire	\$1,245.85
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$115.84
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$115.84
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$115.84
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$4,156.35
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$568.08
12/06/2003	Rogus, Andrew	F	00432	City Of Chicago Fire	\$6,716.64
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$4.00
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$331.94
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$4.00
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$4.00
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$1,021.72
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$201.48
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$4.00
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$223.29

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$4.00
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$464.69
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$67.87
06/08/1994	Robinson, Joyce	M	00642	City Of Chicago Fire	\$67.87
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$359.34
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$1,152.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$4.00
08/03/2015	RUCH, DONNA	8750		City Of Chicago Fire	\$0.40
07/29/2012	RUANE, THOMAS	8817		City Of Chicago Fire	\$2.02
07/29/2012	RUANE, THOMAS	8817		City Of Chicago Fire	\$21.74
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$1,120.07
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$1,219.57
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$53.76
04/09/2016	ROCHE, MICHAEL	8817		City Of Chicago Fire	\$2,846.12
07/03/2016	ROBINSON, LISA	8750		City Of Chicago Fire	\$851.71
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$118.66
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$3.40
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$3,044.84
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$979.75
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$650.20
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$1,056.20
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$4.00
07/04/2016	RIVERA, ABEL	8801		City Of Chicago Fire	\$180.00
06/24/2014	RISLEY, JOHN	8801		City Of Chicago Fire	\$0.03
06/24/2014	RISLEY, JOHN	8801		City Of Chicago Fire	\$4.00
06/24/2014	RISLEY, JOHN	8801		City Of Chicago Fire	\$26.83
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$80.01
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$4.00
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$78.65
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$118.84
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$4.00
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$23.43
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$485.07
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$485.07
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$72.56
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$941.25
01/14/2005	Patton, John	F	00482	City Of Chicago Fire	\$485.07
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$4.00
09/26/2004	Patricelli, Marc	F	00375	City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$264.23
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.15
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$215.42
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.12
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$260.07
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.14
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$293.51
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$260.07
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.14
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$260.07
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.14
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$246.93
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.14
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$215.42
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.12
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$171.07

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/14/2016	POI FWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.09
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$286.85
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.16
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.17
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$38,188.70
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.14
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$1,484.07
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$248.01
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.13
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$168.84
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.09
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$260.07
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$4.00
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$0.14
02/14/2016	POLEWSKI, STEPHEN	8731		City Of Chicago Fire	\$260.07
04/12/2013	PINKSTON, SHERRY	8731		City Of Chicago Fire	\$1,219.58
05/20/2016	PEASLEE, SEAN	8750		City Of Chicago Fire	\$869.80
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$6,625.70
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$96.88
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$12.55
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$1,037.95
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$1,458.08
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$19,312.39
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$4.00
09/20/1979	Owcarz, Gene	F	00439	City Of Chicago Fire	\$81.90
08/16/2000	Ocallaghan, Patrick	F	00377	City Of Chicago Fire	\$261.02



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/16/2000	Ocalaghan, Patrick	F	00377	City Of Chicago Fire	\$292.03
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$1,187.69
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$253.41
07/09/2016	OBOG, MARK	8801		City Of Chicago Fire	\$887.80
08/08/2014	O BOYLE, WILLIAM	8731		City Of Chicago Fire	\$1,477.08
05/20/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
05/20/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$20.08
05/20/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$267.49
05/20/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
05/20/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$2.39
05/20/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$214.87
05/20/2016	NAVARRO JR, DAVID	8749		City Of Chicago Fire	\$4.00
03/31/2004	Muscare, Tina	F	00375	City Of Chicago Fire	\$613.73
12/12/2002	Moran, Thomas	F	00377	City Of Chicago Fire	\$91.39
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$4.00
03/06/2004	Mckinnis, Michael	C	00614	City Of Chicago Fire	\$82.52
05/14/2000	Modole, Michael	C	00331	City Of Chicago Fire	\$169.03
12/19/2001	Martin, Brookie	L	00506	City Of Chicago Fire	\$164.88
12/19/2001	Martin, Brookie	L	00506	City Of Chicago Fire	\$4.00
06/25/2016	MORSOVILLO, JAMES	8750		City Of Chicago Fire	\$161.06
06/25/2016	MORSOVILLO, JAMES	8750		City Of Chicago Fire	\$636.78
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$6.93
01/01/2015	MORDAN, DAN	8731		City Of Chicago Fire	\$774.24
08/26/2015	MOLL, KEVIN	8807		City Of Chicago Fire	\$4.00
08/26/2015	MOLL, KEVIN	8807		City Of Chicago Fire	\$4.00
08/26/2015	MOLL, KEVIN	8807		City Of Chicago Fire	\$4.00
08/26/2015	MOLL, KEVIN	8807		City Of Chicago Fire	\$1,989.50
08/26/2015	MOLL, KEVIN	8807		City Of Chicago Fire	\$4.00
01/01/2016	MINNICK, ANGELA	8745		City Of Chicago Fire	\$2.69
01/01/2016	MINNICK, ANGELA	8745		City Of Chicago Fire	\$4.00
01/01/2016	MINNICK, ANGELA	8745		City Of Chicago Fire	\$300.09
06/17/2016	MENDEZ, JOSE	8731		City Of Chicago Fire	\$1,442.95
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$499.36

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$383.30
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$351.02
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$266.46
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$351.02
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$435.58
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$393.30
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.40
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$351.02
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$0.45
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$4.00
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$393.30
11/15/2015	MELTON, HERBERT	8801		City Of Chicago Fire	\$393.30
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$1,041.87
08/01/2015	MC NULTY, MARTIN	8735		City Of Chicago Fire	\$20,041.11
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$359.34
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$351.02
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$1,517.65
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$4.00
04/27/2016	MC NAMARA, JOHN	8801		City Of Chicago Fire	\$0.40
07/13/2008	MATTHEWS, ERROL	8802		City Of Chicago Fire	\$88.08
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$0.31
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$2.19
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$20.08
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$34.44
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$303.86

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/01/2015	MATKOVICH, JAMES	8811		City Of Chicago Fire	\$4.00
06/28/2016	MARTIN, BARBARA	8745		City Of Chicago Fire	\$2.82
06/28/2016	MARTIN, BARBARA	8745		City Of Chicago Fire	\$4.00
06/28/2016	MARTIN, BARBARA	8745		City Of Chicago Fire	\$149.40
06/25/2016	LEYDEN, THOMAS	8731		City Of Chicago Fire	\$1,021.33
12/09/2008	LESCH, ROBERT			City Of Chicago Fire	\$216.75
04/28/2016	KUEHLMAN, ADAM	8749		City Of Chicago Fire	\$105.83
04/28/2016	KUEHLMAN, ADAM	8749		City Of Chicago Fire	\$3.24
04/28/2016	KUEHLMAN, ADAM	8749		City Of Chicago Fire	\$78.90
04/28/2016	KUEHLMAN, ADAM	8749		City Of Chicago Fire	\$4.00
04/28/2016	KUEHLMAN, ADAM	8749		City Of Chicago Fire	\$4.00
04/28/2016	KUEHLMAN, ADAM	8749		City Of Chicago Fire	\$27.09
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2.67
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$387.34
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$3.14
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2,846.12
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$399.78
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$3.29
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$343.51
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2.67
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$343.51
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2.67
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$6,546.84
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2.67
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$343.51
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$2.67

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$4.00
04/30/2016	KORANDA III, EDWARD	8801		City Of Chicago Fire	\$343.51
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.52
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$243.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$243.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.52
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$243.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$243.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.52
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.52
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$243.55
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$4.00
06/03/2014	KINSELLA, JOSEPH	8745		City Of Chicago Fire	\$1.52
07/01/2014	KEITH, DENNIS	8737		City Of Chicago Fire	\$11,882.26
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$97.75
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$2.70
06/07/2016	JUDEVINE, SHAWN	8728		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.11
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$339.22
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.59
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$312.17
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$6,317.19
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$74.85
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$12,343.02
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$291.47
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.06

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$170.23
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$0.69
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$295.38
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4,855.08
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/13/2016	JALOVE, JOSEPH	8801		City Of Chicago Fire	\$2.28
10/08/1994	Hoeh, John	M	09999	City Of Chicago Fire	\$66.85
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$352.95
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$359.34
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.35
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$359.34
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.40
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$306.51
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$4.00
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$1,117.82
06/17/2016	HUTCHINSON, WILLIAM	8731		City Of Chicago Fire	\$0.40
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.20
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$4.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$180.39
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$178.21
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$4.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.19
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$178.21
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$4.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.19
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$180.39
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$4.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.20
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$178.21
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.19
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$236.71
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$4.00
11/08/2013	HOWE, THOMAS	8812		City Of Chicago Fire	\$0.25
06/26/2016	HOPPENRATH, KATIE	8749		City Of Chicago Fire	\$1,179.42
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$21.60
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$0.92
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$359.34
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$0.40
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$359.34
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$0.40
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$312.90
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$0.35
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$359.34
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$0.40
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$359.34
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$0.40
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$21.60
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$0.41
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$211.20
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$4.00
04/30/2016	HOLZMAN, PAUL	8801		City Of Chicago Fire	\$8.97
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$330.25
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$0.50
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$0.50
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$330.25
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$0.50
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$291.35
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$210.97
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$211.58
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$3,270.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$130.47
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$289.01
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$347.60
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$225.08
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$330.25
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$0.50
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$446.75
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$0.62
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$330.25
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$4.00
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$335.69
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$267.82
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$335.69
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$249.11
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$297.60
01/11/2016	HOLMES, MATTHEW	8801		City Of Chicago Fire	\$249.11
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$4.00
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$1.43
07/21/2016	HICKEY, EDWARD	8811		City Of Chicago Fire	\$47.58
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.30
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$262.30
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.40
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$0.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$355.18
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$355.18
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
03/07/2016	HERNANDEZ, DANIEL	8731		City Of Chicago Fire	\$4.00
08/16/2005	Gloide, Joseph	F	00321	City Of Chicago Fire	\$4.00
08/16/2005	Gloide, Joseph	F	00321	City Of Chicago Fire	\$80.01
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$4.00
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$321.22
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$0.40
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$4.00
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$365.73
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$0.40
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$4.00
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$4.00
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$205.98
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$4.00
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$372.44
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$4.00
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$359.34
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$246.09
03/14/2016	GRAHAM, ROBERT	8749		City Of Chicago Fire	\$0.35
07/08/2016	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$1.62
07/08/2016	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$4.00
07/08/2016	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$5.21
07/08/2016	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$180.47
07/08/2016	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$4.00
07/08/2016	GOMEZ, SCOTT	8745		City Of Chicago Fire	\$581.71
03/13/2016	GLEESON, JAMES	8771		City Of Chicago Fire	\$4.00
01/11/2016	GIMINO, KEITH	8731		City Of Chicago Fire	\$5.00
01/11/2016	GIMINO, KEITH	8731		City Of Chicago Fire	\$4.00
01/11/2016	GIMINO, KEITH	8731		City Of Chicago Fire	\$558.47
09/21/2009	GERICH, ROBERT	8801		City Of Chicago Fire	\$364.36
09/21/2009	GERICH, ROBERT	8801		City Of Chicago Fire	\$364.36



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2015	GARDUNO, ERICKA	8750		City Of Chicago Fire	\$71.87
06/02/2015	GARDUNO, ERICKA	8750		City Of Chicago Fire	\$4.00
06/02/2015	GARDUNO, ERICKA	8750		City Of Chicago Fire	\$1.36
06/03/2016	GARCIA, JOSE	8801		City Of Chicago Fire	\$1,450.10
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$2.76
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$4.00
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$353.62
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$4.00
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$337.26
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$2.57
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$1.16
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$4.00
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$212.11
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$2.07
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$293.47
07/20/2016	GALLAS, CHRISTOPHE	8731		City Of Chicago Fire	\$4.00
09/10/2011	GALLAPO, ROBERT	8735		City Of Chicago Fire	\$2,545.74
09/10/2011	GALLAPO, ROBERT	8735		City Of Chicago Fire	\$4.00
09/10/2011	GALLAPO, ROBERT	8735		City Of Chicago Fire	\$50.88
09/10/2011	GALLAPO, ROBERT	8735		City Of Chicago Fire	\$4.00
12/13/2015	FRITZ, KENNETH	8731		City Of Chicago Fire	\$312.98
12/13/2015	FRITZ, KENNETH	8731		City Of Chicago Fire	\$268.69
06/26/2016	FRANCOEUR, JAMES	8750		City Of Chicago Fire	\$4.00
06/06/2016	FENNESSEY, WILLIAM	8811		City Of Chicago Fire	\$0.35
06/06/2016	FENNESSEY, WILLIAM	8811		City Of Chicago Fire	\$308.44
06/06/2016	FENNESSEY, WILLIAM	8811		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$514.78
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$607.72
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$607.72
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$266.51
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$514.78
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$331.76
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$266.51
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$266.51
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$313.24
02/21/2016	ERNST, JOHN	8771		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$357.11
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.35
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$310.67
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$0.40
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$359.34
06/02/2016	ELLERSON, STEVEN	8731		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$0.15
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$4.00
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$258.32
10/07/2015	EDWARDS, TIM	8735		City Of Chicago Fire	\$166.05
06/06/2016	DUIGNAN, JOHN	8731		City Of Chicago Fire	\$1,268.98
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$185.16
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.28
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$185.16
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.28
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$185.16
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.28
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$1,274.40
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$185.16
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.28
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$185.16
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.28
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$206.79
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.33
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$185.16
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.28
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$229.53
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$183.24
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.28
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$231.45
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$4.00
04/23/2016	DONOVAN, JOSEPH	8801		City Of Chicago Fire	\$0.35
06/29/2016	DOBSON, ANTWAN	8801		City Of Chicago Fire	\$4.00
06/29/2016	DOBSON, ANTWAN	8801		City Of Chicago Fire	\$2.82
06/29/2016	DOBSON, ANTWAN	8801		City Of Chicago Fire	\$149.40

Incident Date	Claimant	Rank	Unit of Assignment	insured	Total to be Paid
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.40
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$367.66
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$183.83
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$0.20
12/07/2015	DENIS, JEFFREY	8731		City Of Chicago Fire	\$4.00
03/25/2016	DELGADO JR, LUIS	8750		City Of Chicago Fire	\$4.00
03/25/2016	DELGADO JR, LUIS	8750		City Of Chicago Fire	\$2.11
03/25/2016	DELGADO JR, LUIS	8750		City Of Chicago Fire	\$235.60
07/22/2016	DEANGELIS, JASON	8801		City Of Chicago Fire	\$1,296.68
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$399.39
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.40
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.45
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$0.45
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$4.00
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$359.34
04/06/2016	DEAN, ROY	8817		City Of Chicago Fire	\$418.96
12/01/2015	DANIELS, ANDRE	8801		City Of Chicago Fire	\$105,821.23
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$173.60
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$173.60
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$127.60
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$173.60
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$221.51
08/11/2015	CURLEY, STEPHEN	8731		City Of Chicago Fire	\$171.69
08/19/2012	CUNNINGHAM, JEFFREY	8735		City Of Chicago Fire	\$1,261.14
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$1,951.94
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$4.00
01/25/2016	CREAGER, GARY	8735		City Of Chicago Fire	\$17.47
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$359.34

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.41
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$374.45
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$0.40
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$355.18
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$4.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$1,480.42
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$1,320.00
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$10,960.59
01/11/2016	CONNOLLY, MARTIN	8801		City Of Chicago Fire	\$2,001.81
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$357.11
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$359.34
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.40
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$4.00
04/03/2016	COLLINS, FRANCIS	8801		City Of Chicago Fire	\$0.40
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.33
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$4.00
05/11/2016	CLIFFORD, MICHAEL	8735		City Of Chicago Fire	\$229.12
08/20/2015	CLAYTON, LATONIA	8749		City Of Chicago Fire	\$118.42
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$272.03
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$0.36
11/17/2015	CHOW, NICHOLAS	8750		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$0.54
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$76.41
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$1.18
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$4.00
04/03/2016	CHAMBERS, LIONEL	8802		City Of Chicago Fire	\$166.13
12/08/2015	CARRILLO, ENRIQUE	8819		City Of Chicago Fire	\$3,158.93
06/03/2015	BURTON, VERNON	8801		City Of Chicago Fire	\$815.73
05/01/2014	BURKE, JEFFERY	8731		City Of Chicago Fire	\$12,410.97
05/21/2016	BROWN JR, EGNECHLES	8801		City Of Chicago Fire	\$1,137.09

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$220.82
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$424.80
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$123.53
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$415.47
01/12/2011	BRNE, BERNARD	8731		City Of Chicago Fire	\$50.97
10/28/2013	BREZINA, KENNETH	8801		City Of Chicago Fire	\$1,012.57
10/05/2009	BRANN-GAN, MICHAEL	8733		City Of Chicago Fire	\$283.11
06/25/2016	BRADFORD, RUSSELL	8733		City Of Chicago Fire	\$2,104.66
03/18/2014	BOYD, THOMAS	8731		City Of Chicago Fire	\$1,984.61
05/05/2016	BOSNIACK JR, STEPHAN	8801		City Of Chicago Fire	\$305.47
05/05/2016	BOSNIACK JR, STEPHAN	8801		City Of Chicago Fire	\$4.00
05/05/2016	BOSNIACK JR, STEPHAN	8801		City Of Chicago Fire	\$2.19
05/05/2016	BOSNIACK JR, STEPHAN	8801		City Of Chicago Fire	\$2.19
05/05/2016	BOSNIACK JR, STEPHAN	8801		City Of Chicago Fire	\$4.00
05/05/2016	BOSNIACK JR, STEPHAN	8801		City Of Chicago Fire	\$305.47
08/06/2016	BOLGER, DANIEL	8728		City Of Chicago Fire	\$2.82
08/06/2016	BOLGER, DANIEL	8728		City Of Chicago Fire	\$149.40
08/06/2016	BOLGER, DANIEL	8728		City Of Chicago Fire	\$4.00
08/05/2016	BOHUS, GREGORY	8731		City Of Chicago Fire	\$4.00
08/05/2016	BOHUS, GREGORY	8731		City Of Chicago Fire	\$4.00
08/05/2016	BOHUS, GREGORY	8731		City Of Chicago Fire	\$3.45
08/05/2016	BOHUS, GREGORY	8731		City Of Chicago Fire	\$60.69
08/05/2016	BOHUS, GREGORY	8731		City Of Chicago Fire	\$385.72
08/05/2016	BOHUS, GREGORY	8731		City Of Chicago Fire	\$1,071.00
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$4.00
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$367.70
07/12/2016	BENTZEDEK, AVISHAI	8801		City Of Chicago Fire	\$6.94
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$20.08
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$4.00
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$20.08
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$4.00
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$4.82
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$254.72
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$221.20
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$2.30
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$4.00
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$13.45
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$1,503.03
06/26/2016	BENEGAS, VICTOR	8818		City Of Chicago Fire	\$4.00
12/26/2015	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40
12/26/2015	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
12/26/2015	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$359.34
12/26/2015	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$0.40
12/26/2015	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$4.00
12/26/2015	BATTISTELLA, JOHN	8801		City Of Chicago Fire	\$359.34
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$1,056.20
07/02/2016	BARRERA, GUADALUPE	8733		City Of Chicago Fire	\$1,230.34

Number Amount  
 Total: 902 \$499,364.91

**Insured Name1: City Of Chicago Police**

09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$1,414.00
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$4.00
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$12.65
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$630.75
09/06/2014	kaelin, KELLI	9161		City Of Chicago Police	\$4.00
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$5.65
09/06/2014	kaelin, KELLI	9161		City Of Chicago Police	\$4.00
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$4.00
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$114.23
09/08/2014	kaelin, KELL'	9161		City Of Chicago Police	\$1,416.82
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$4.00
09/08/2014	kaelin, KELL'	9161		City Of Chicago Police	\$12.68
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$13.30
09/08/2014	kaelin, KELLI	9161		City Of Chicago Police	\$615.00
08/11/2016	ZYDEK, BRYAN	9161	044	City Of Chicago Police	\$4.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/11/2016	ZYDEK, BRYAN	9161	044	City Of Chicago Police	\$34.88
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$177.19
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$4.00
06/18/2016	ZAPATA, MARIA	9161	044	City Of Chicago Police	\$0.19
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$0.57
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$204.40
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$91.52
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$4.00
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$52.62
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$0.41
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$4.00
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$37.65
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$4.00
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$2.37
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$4.00
01/22/2016	ZAMORA, CARLOS	9161	014	City Of Chicago Police	\$218.71
07/06/2016	ZAMOJSKA, MARTA	9161		City Of Chicago Police	\$189.97
07/06/2016	ZAMOJSKA, MARTA	9161		City Of Chicago Police	\$1,167.11
07/06/2016	ZAMOJSKA, MARTA	9161		City Of Chicago Police	\$67.62
01/08/2007	Woznicki, Robert A	P	00016	City Of Chicago Police	\$920.63
11/25/2003	Walker, Ronald S	P	00022	City Of Chicago Police	\$5,124.80
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$20,617.75
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$223.72
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$1,602.37
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$14.34
07/04/2001	Walker, Clay T	P	00014	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$255.74

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.50
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$0.60
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$4.00
09/29/2015	WYSONG, JOSEPH	9161	124	City Of Chicago Police	\$304.16
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$12.56
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$665.17
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.43
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$222.74
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.42
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$218.61
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$0.52
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$267.03
09/01/2015	WITCZAK, CHRISTOPHER	9161	153	City Of Chicago Police	\$4.00
06/28/2010	WILSON, ROBERT	9161	008	City Of Chicago Police	\$4.00
06/28/2016	WILSON, JOSEPH	9161		City Of Chicago Police	\$14.98
06/28/2016	WILSON, JOSEPH	9161		City Of Chicago Police	\$4.00
06/28/2016	WILSON, JOSEPH	9161		City Of Chicago Police	\$126.73
06/28/2016	WILSON, JOSEPH	9161		City Of Chicago Police	\$4.00
06/28/2016	WILSON, JOSEPH	9161		City Of Chicago Police	\$60.01
06/28/2016	WILSON, JOSEPH	9161		City Of Chicago Police	\$3.40
02/04/2015	WILLIAMS, STEVEN	9161	765	City Of Chicago Police	\$1,779.62
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$0.49
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$4.00
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$3,651.51
07/01/2016	WILLIAMS, STANLEY	9171	005	City Of Chicago Police	\$222.23
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$297.56

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$4.00
07/19/2012	WILLIAMS, SILK	9161	004	City Of Chicago Police	\$0.59
07/10/2016	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$94.95
07/10/2016	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
07/10/2016	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$615.00
07/10/2016	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$89.85
07/10/2016	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$4.00
07/10/2016	WILLIAMS, ANDRE	9161	005	City Of Chicago Police	\$637.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$624.25
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$6.77
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$624.25
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.58
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.52
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.82
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$75.21
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$10.74
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$6.77
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$1,200.48
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$0.68
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$4.00
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$105.62
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$76.17
11/21/2015	WILKOSZEWSKI, MICHELE	9161	020	City Of Chicago Police	\$76.01
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$24.24
05/21/2010	WILKOSZ, ROBERT	9161	009	City Of Chicago Police	\$4.00
03/10/2015	WICKRAMASEKERA, CHARLES	9153	055	City Of Chicago Police	\$4.00
03/10/2015	WICKRAMASEKERA, CHARLES	9153	055	City Of Chicago Police	\$4.02

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/10/2015	WICKRAMASEKERA, CHARLES	9153	055	City Of Chicago Police	\$212.93
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.59
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$300.20
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.09
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$46.20
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.50
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$255.91
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$0.61
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$4.00
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$313.32
10/18/2015	WICKRAMASEKERA, CHARLES	9153	704	City Of Chicago Police	\$254.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$210.79
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.23
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$1,492.10
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4,476.30
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$164.35
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$4.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$0.18
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$1,352.00
06/12/2015	WHITE, PAUL	9161	016	City Of Chicago Police	\$1,423.50
02/27/2015	WELLS JR, OTIS	9161	044	City Of Chicago Police	\$2,864.70

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$1,156.52
03/23/2016	WEATHERS, ANTHONY	9161		City Of Chicago Police	\$1,419.33
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$258.93
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.56
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.39
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.54
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$180.47
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$134.32
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$0.29
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$247.10
03/03/2016	WATSON JR, VERNON	9161		City Of Chicago Police	\$4.00
07/15/2009	WATERS IV, MILTON			City Of Chicago Police	\$4.00
08/24/2012	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$164.96
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.35
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$295.04
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.64
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$306.74
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.67
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$341.19
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.74
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$264.51
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.57
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$295.04
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.64

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$207.23
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.45
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$250.81
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$4.00
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$0.54
03/11/2016	WASZAK, JOSEPH	9161	022	City Of Chicago Police	\$162.64
03/02/2010	WARNECKE, VIRGINIA			City Of Chicago Police	\$82.85
03/02/2010	WARNECKE, VIRGINIA			City Of Chicago Police	\$82.85
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$3,192.73
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$0.30
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$208.06
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$0.45
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$138.45
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$0.30
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$138.45
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$184.60
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$0.40
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$184.60
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$0.40
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$180.47
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$4.00
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$0.39
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$2,813.78
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$1,158.98
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$2,864.70
04/19/2016	WALTON TROUTMAN, LINDA	9161	015	City Of Chicago Police	\$1,090.69
06/01/2015	WALSH JR, MICHAEL	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/01/2015	WALSH JR, MICHAEL	9161	044	City Of Chicago Police	\$918.96
12/13/2015	WALLACE, JLYNN	9161		City Of Chicago Police	\$1,026.05
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$0.39
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$4.00
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$0.38
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$4.00
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$2,697.50
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$176.08
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$0.49
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$4.00
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$220.31
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$171.40
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$0.45
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$4.00
01/04/2012	WALKER, RONALD	9161	192	City Of Chicago Police	\$208.06
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$846.62
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$20.04
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$2,265.16
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$93.46
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$0.40
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.20
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$615.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$264.56
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$174.07
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$222.74
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$0.43

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$0.43
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$0.81
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$179.55
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$69.94
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$93.46
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$0.63
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$262.34
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$0.43
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$220.27
03/03/2015	WALKER, CLAY	9161	014	City Of Chicago Police	\$4.00
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$724.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$556.25
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$724.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$724.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$724.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$520.74
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$73.86
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$411.91
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$724.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$471.03
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$497.07
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$724.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$724.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$50.20
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$829.11
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$59.97
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$689.09
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$411.91

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$544.41
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$724.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
01/09/1997	Vanvegten, Andre H	P	09999	City Of Chicago Police	\$568.08
02/15/2016	VULETIC, NEBOJSA	9161		City Of Chicago Police	\$0.19
02/15/2016	VULETIC, NEBOJSA	9161		City Of Chicago Police	\$4.00
02/15/2016	VULETIC, NEBOJSA	9161		City Of Chicago Police	\$179.12
05/26/2015	VON KONDRAT, ERICK	9161	013	City Of Chicago Police	\$4.00
05/16/2013	VIVERITO, VINCENT	9171		City Of Chicago Police	\$76.02
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.52
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$4.00
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$264.56
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$264.56
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.52
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$264.56
06/14/2016	VENCES, SERGIO	9161	011	City Of Chicago Police	\$0.52
02/02/2016	VASQUEZ, DANIEL	9161		City Of Chicago Police	\$2,313.51
07/17/2015	VASAVID, JAMES	9161		City Of Chicago Police	\$1,819.49
05/02/2012	VARGAS JR, RODOLFO	9171	08	City Of Chicago Police	\$1.42

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.30
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$0.30
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$4.00
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$223.20
09/12/2013	VALENCIA, FAVIO	9161		City Of Chicago Police	\$223.20
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$37.66
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.30
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$274.78
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.30
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$274.78
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$0.30
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$4.00
03/11/2015	VAIL, RITA	9161	009	City Of Chicago Police	\$274.78
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$75.21
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$268.94
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$248.63
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$178.76
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$268.94
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$222.74
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$1,085.34
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$293.52
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$222.74
02/13/2016	TULACZ, MICHAL	9161		City Of Chicago Police	\$268.94
01/01/2011	TRIPOLI, JOSEPH	9165	650	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$1,482.13
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$2,535.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$0.48
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$4.00
01/03/2016	TRAAN, GUAM	9161	001	City Of Chicago Police	\$216.18
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$213.02

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/07/2016	TORRES, JOSE	9161		City Of Chicago Police	\$236.57
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$213.02
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$4.00
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$0.23
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$4.00
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$0.25
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$0.23
07/02/2016	TORRES, JOSE	9161		City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$424.35
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$0.38
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$735.20
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$0.65
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$211.06
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$0.19
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$29.22
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$0.03
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$731.28
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$0.66
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$5,650.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$340.54
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$4.00
07/19/2014	TOPUR, AGNIESZKA		024	City Of Chicago Police	\$0.30
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$140.19
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$140.19
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$246.91
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$186.92

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/06/2015	TOJONG, LESTER	9161		City Of Chicago Police	\$4.00
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$1,392.56
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$1,076.76
10/04/2015	TIRADO, GLORIA	9161	765	City Of Chicago Police	\$265.64
07/29/2016	THOMAS, ISAAC	9161	044	City Of Chicago Police	\$1,185.98
09/05/2014	THOMAS, DARLENE	9161	284	City Of Chicago Police	\$4.00
09/05/2014	THOMAS, DARLENE	9161	284	City Of Chicago Police	\$36.88
09/05/2014	THOMAS, DARLENE	9161	284	City Of Chicago Police	\$0.33
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$0.33
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$0.33
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$4.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$300.17
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$4.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$300.17
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$0.33
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$4.00
07/28/2013	TELLEZ, NORA	9161		City Of Chicago Police	\$300.17
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.20
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$79.10
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.49
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$92.30
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.18
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$222.23
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$0.38
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$169.48
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$1,770.20
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$3,242.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$2,831.00
11/21/2015	TELLEZ, KAREN	9161	016	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$1,066.31

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$4.00
05/27/2016	SZARZYNSKI, TIMOTHY	9171	005	City Of Chicago Police	\$226.33
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$361.42
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$4.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$410.43
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$762.33
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$4.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$4.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$121.87
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$4.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$4.00
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$113.95
05/16/2011	SWIATKOWSKI, BRIAN	9161		City Of Chicago Police	\$1,935.29
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$15.86
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$4.00
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$839.93
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$4.00
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$9.00
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$476.41
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$106.31
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$2.01
05/03/2016	SWEISS, SHADI	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$6,743.16
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$4.00
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$1,151.08
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$2,606.50
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$249.62
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$14,202.69
02/14/2016	SWEENEY, WILLIAM	9161		City Of Chicago Police	\$0.50
08/05/2014	SWARBRICK, JOHN	9161		City Of Chicago Police	\$168.92
01/29/2015	STUBBS, LARRY	9161		City Of Chicago Police	\$4.00
01/29/2015	STUBBS, LARRY	9161		City Of Chicago Police	\$80.01
02/01/2015	STRAUSS, KIRK	9161	017	City Of Chicago Police	\$3.64

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/01/2015	STRAUSS, KIRK	9161	017	City Of Chicago Police	\$406.59
04/16/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$240.47
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$4.00
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$79.85
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$217.01
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$57.95
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$304.05
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$304.05
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$237.20
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$567.20
04/18/2014	STOPPA, SANDRA	9161	192	City Of Chicago Police	\$784.29
01/19/2012	STEHLIK, SCOTT	9161	701	City Of Chicago Police	\$39.88
01/09/2014	STARK, ADAM	9161		City Of Chicago Police	\$276.31
03/31/2016	SPRATTE, THOMAS	9161		City Of Chicago Police	\$4.00
03/31/2016	SPRATTE, THOMAS	9161		City Of Chicago Police	\$385.72
03/31/2016	SPRATTE, THOMAS	9161		City Of Chicago Police	\$3.45
05/29/2016	SPEARS JR, WILLIE	9161	715	City Of Chicago Police	\$4.00
03/01/2010	SPEARMAN, TAHANI	9161		City Of Chicago Police	\$4.00
03/01/2010	SPEARMAN, TAHANI	9161		City Of Chicago Police	\$1,119.67
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$92.58
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.14
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$92.58
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.14
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$0.21
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$138.87

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/20/2015	SPARANO, FREDERICK	9161	044	City Of Chicago Police	\$4.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$336.49
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$262.65
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$212.80
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$216.45
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$277.68
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$256.05
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$3,242.00
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$295.82
06/10/2016	SORIA, ANTHONY	9161		City Of Chicago Police	\$97.29
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$0.53
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$268.69
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$4.00
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$0.52
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$264.56
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$4.00
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$0.52
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$1,035.55
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$268.69
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$4.00
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$264.56
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$0.53
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$4.00
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$268.69
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$0.53
06/28/2016	SOLIS, LLOMAIRA	9161		City Of Chicago Police	\$4.00
04/16/2016	SOLANO, EVAN	9161		City Of Chicago Police	\$1,589.70
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$4.00
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$4.00
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$4.00
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$109.18
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$91.80
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$1,345.80

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$0.63
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$4.00
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$69.68
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$109.18
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$1,345.80
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$4.85
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$4.00
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$92.70
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$94.95
05/22/2016	SMITH, MERCEDES	9161	016	City Of Chicago Police	\$5.31
07/12/2016	SMITH, KIMBERLY	9161	044	City Of Chicago Police	\$1,182.24
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$63.00
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$78.65
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$3.87
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$4.00
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$33.33
11/01/2011	SMITH, JOSEPH	9168	059	City Of Chicago Police	\$188.00
08/23/2015	SMITH, JAMES	9161	044	City Of Chicago Police	\$1,007.69
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$195.55
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.51
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$154.07
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.49
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$241.70
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.71
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$151.12
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$1.49
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$0.97
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$241.70
05/18/2016	SMITH, BRANDI	9161	044	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Ins Jreo	Total to be Paid
04/21/2016	SLOVKA, JOSEPH	9161		City Of Chicago Police	\$577.91
04/21/2016	SLOMKA, JOSEPH	9161		City Of Chicago Police	\$4.00
04/21/2016	SLOMKA, JOSEPH	9161		City Of Chicago Police	\$10.92
03/23/2014	SLIPKE, JOSEPH	9161		City Of Chicago Police	\$1,230.00
03/16/2009	SLAUGHTER, HERMAN	9161	006	City Of Chicago Police	\$70.80
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$500.42
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$4.00
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$0.99
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$4.00
12/23/2013	SKORODYNSKI, MICHAEL	9161	011	City Of Chicago Police	\$1.04
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$50.38
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$222.49
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$4.00
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.44
06/30/2016	SIMON, THERESA	9161	189	City Of Chicago Police	\$0.95
02/10/2016	SIMMONS JR, DONALD	9161		City Of Chicago Police	\$1,125.72
07/25/2016	SILVA, ALFREDO	9161		City Of Chicago Police	\$2,017.19
05/03/2016	SILVA JR, ARMANDO	9161	010	City Of Chicago Police	\$18,173.68
07/28/2016	SILIUS, MICHAEL	9161		City Of Chicago Police	\$120.61
01/30/2012	SIEJA, THOMAS	9161	044	City Of Chicago Police	\$76.83
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$0.50
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$255.74
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$3,192.73
03/11/2016	SIEDLECKI, JOHN	9161	022	City Of Chicago Police	\$4.00
01/21/2011	SHILNEY, JOHN	3608	189	City Of Chicago Police	\$214.06
01/21/2011	SHILNEY, JOHN	3608	189	City Of Chicago Police	\$1.92



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$399.66
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.79
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$399.66
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.79
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$399.66
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.79
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$399.66
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$4.00
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$0.79
03/22/2016	SENNER, ANDREW	9171	015	City Of Chicago Police	\$399.66
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$111.53
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$4.00
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$2,864.70
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$178.83
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$178.83
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$4.00
04/24/2016	SCHWARZER, HEINZ	9161		City Of Chicago Police	\$4.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$2,535.00
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$2,619.50
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$363.34
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$0.71
01/13/2016	SCHURMAN, ANDREW	9161		City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.89
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$1,015.42
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$4.00
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$169.89
06/02/2015	SCHLOSS, ALLISON	9173	059	City Of Chicago Police	\$0.18

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$0.16
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$139.32
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$168.51
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$0.16
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$168.51
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$4.00
06/20/2016	SCHEJBAL, WILLIAM	9161	044	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$1,690.58
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$4.00
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$169.69
04/24/2016	SCHAEDEL, DANIEL	9171	016	City Of Chicago Police	\$0.18
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.51
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$259.87
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$4.00
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$0.51
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$1,775.95
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$259.87
06/11/2015	SCHAB, GREGORY	9161	145	City Of Chicago Police	\$32,267.06
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$0.81
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$260.58
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$4.00
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$4.00
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$0.41
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$781.74
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$4.00
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$0.27
08/04/2015	SCHAADE, ERIC	9161	044	City Of Chicago Police	\$401.70
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$259.26
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$0.51
03/23/2016	SANTOS, DAVID	9161		City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$182.80
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$0.36
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$182.80
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$0.36
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$182.80
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$0.36
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$182.80
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$0.36
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$253.89
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$0.27
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$182.80
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$0.36
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$182.80
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$4.00
02/19/2015	SANDUSKY, MICHAEL	9161	019	City Of Chicago Police	\$0.36
09/13/2015	SANDOVAL, VICTOR	9161	010	City Of Chicago Police	\$1,147.17
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.35
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.49
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$243.02
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$174.38
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$0.27
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$4.00
08/19/2015	SANCHEZ, NOEMY	9161	044	City Of Chicago Police	\$138.60
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$171.73
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$90.61
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$4.00
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$615.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$1,119.67
01/30/2016	SANCHEZ, JAMES	9173	193	City Of Chicago Police	\$4.00
05/11/2014	SANCHEZ, CAMILA	9161	044	City Of Chicago Police	\$2,548.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$222.49
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.44
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$267.03
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.52
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$215.89
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.43
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$271.75
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.43
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$215.89
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.51
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$260.43
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.43
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$215.89
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$4.00
03/09/2016	SALGADO, ROCIO	9161		City Of Chicago Police	\$0.53
01/31/2004	Rizzo, Paul M	P	00009	City Of Chicago Police	\$4.00
01/31/2004	Rizzo, Paul M	P	00009	City Of Chicago Police	\$1,396.06
01/31/2004	Rizzo, Paul M	P	00009	City Of Chicago Police	\$30.60
09/18/2008	Randle, Reginald	P	00014	City Of Chicago Police	\$2,752.33
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$195.08
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.30
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.21
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$359.34

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$359.34
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$334.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$321.22
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$359.34
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$353.25
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$0.40
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$270.62
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
05/26/2016	RYAN, GERALD	9171		City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$0.08
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$4.00
03/22/2016	RUZAK, BRADLEY	9161	193	City Of Chicago Police	\$55.52
06/24/2016	RUMATOWSKI, KAROL	9161		City Of Chicago Police	\$1,295.74
09/22/2015	RUIZ, JULIO	9161	044	City Of Chicago Police	\$1,130.64
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$222.49
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$0.44
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$222.49
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$0.44
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$0.44
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$222.49
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$0.44
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$222.49
06/20/2016	RUIZ, JULIO	9161	044	City Of Chicago Police	\$4.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/27/2012	RUIZ, JOEL	9161	010	City Of Chicago Police	\$65.23
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$248.63
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$176.54
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$178.76
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.48
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.35
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$4.00
06/13/2016	ROSEN, ANTHONY	9161	044	City Of Chicago Police	\$0.34
04/17/2016	ROSE V, ADAM	9161	006	City Of Chicago Police	\$0.25
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$217.79
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$226.11
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$4.00
04/17/2016	ROSE IV, ADAM	9161	006	City Of Chicago Police	\$0.25
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$4.67
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$13.95
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$4.00
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$4.00
01/30/2015	ROSADO, LUZ	9161		City Of Chicago Police	\$97.42
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$1,044.27
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$1.36
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$4.00
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$19.73
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$4.00
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$4.00
09/09/2014	RONAN, RUTH	9171		City Of Chicago Police	\$4.19
03/30/2016	RONAN, RUTH	9171		City Of Chicago Police	\$189.97
03/30/2016	RONAN, RUTH	9171		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$329.04
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$399.15
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$258.93
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.56
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.71
03/19/2016	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$4.00
03/19/2015	ROLDAN, GIOVANNI	9161		City Of Chicago Police	\$0.86
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$0.52
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$267.03
04/22/2016	RODRIGUEZ, DANIEL	9161		City Of Chicago Police	\$4.00
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$259.83
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$1.68
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$2,558.10
07/04/2015	RODRIGUEZ, CHRISTINA ADELA	9161		City Of Chicago Police	\$4.00
07/12/2013	RODRIGUEZ JR, FRANCISCO			City Of Chicago Police	\$0.85
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$4.00
04/19/2013	ROBERTS JR, ALONZO	9161	5	City Of Chicago Police	\$80.01
06/10/2016	RIPLEY, MATTHEW	9161		City Of Chicago Police	\$35.46
06/10/2016	RIPLEY, MATTHEW	9161		City Of Chicago Police	\$4.00
06/10/2016	RIPLEY, MATTHEW	9161		City Of Chicago Police	\$8.12
06/10/2016	RIPLEY, MATTHEW	9161		City Of Chicago Police	\$4.00
06/10/2016	RIPLEY, MATTHEW	9161		City Of Chicago Police	\$907.71
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$4.00
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$615.00
03/15/2014	RILEY, DIONNE	9161		City Of Chicago Police	\$89.59
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$0.42
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$213.49
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$1,248.12
10/08/2015	RIGAN, KRISTOPHER	9171	007	City Of Chicago Police	\$4.00
06/11/2015	RIGAN, KEITH	9171		City Of Chicago Police	\$91.39
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$191.22
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.43
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$160.69

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.36
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$165.37
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.37
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$160.69
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.36
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$86.29
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.19
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$131.85
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.29
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$121.22
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.27
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$131.85
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.29
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$121.14
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.27
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$154.09
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.35
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$121.14
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.27
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$121.14
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.27
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$191.22

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.43
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$160.69
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.36
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$150.94
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.34
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$230.69
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.52
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$133.51
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$191.22
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.43
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$193.14
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.43
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$160.69
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.36
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$121.22
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.27
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$165.37
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.37
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$160.69
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$4.00
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$0.36
12/30/2015	RICKEN, ERIK	9161	014	City Of Chicago Police	\$17,058.18
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$376.12

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$80.01
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$1,094.40
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$262.34
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$167.64
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$787.50
01/09/2016	RICHMOND, KIMBERLY	9161	003	City Of Chicago Police	\$262.34
09/28/2015	RICHARDSON, ROBYN	9161	044	City Of Chicago Police	\$95.54
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$11.97
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$0.23
05/20/2010	RAMOS, FRANCIS			City Of Chicago Police	\$4.00
12/25/2013	RAMOS, DAVID	9161		City Of Chicago Police	\$48.66
08/08/2013	RAMIREZ, JOSE	9173	715	City Of Chicago Police	\$4.00
08/08/2013	RAMIREZ, JOSE	9173	715	City Of Chicago Police	\$4.00
08/08/2013	RAMIREZ, JOSE	9173	715	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$313.23
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$1,014.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$4.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$2,535.00
03/23/2016	RAMIREZ JR, RUBEN	9171	059	City Of Chicago Police	\$0.61
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$1,048.94
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$627.16
02/09/2013	RAINEY, TAMICA	9161		City Of Chicago Police	\$1,122.04
03/13/2015	RAINEY, TAMICA	9161		City Of Chicago Police	\$571.25
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.43
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$218.36
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$591.50
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$0.52
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$4.00
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$264.56
10/04/2015	RAETHER, JUSTIN	9161		City Of Chicago Police	\$2,184.00
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$28.64
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$94.95

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$19.86
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$1,051.10
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$4.00
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$4.00
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$3.21
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$615.00
07/02/2016	RACHUY, DEANNA	9161		City Of Chicago Police	\$67.85
06/24/2016	QUINN, HOMOY	9171	008	City Of Chicago Police	\$2,114.87
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$4.00
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$0.18
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$4.00
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$0.18
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$1,209.74
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$170.55
04/25/2016	QADRI, SYED	9161		City Of Chicago Police	\$170.55
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$2,899.67
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$1,800.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$3,425.50
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$1,540.50
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$6,875.18
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$47,451.52
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$184.98
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$231.71
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$4.00
08/12/2002	Perez, Carlitos	P	00012	City Of Chicago Police	\$1,150.00
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$423.46
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$4.59
09/06/2007	Payne, Felicia	P	00020	City Of Chicago Police	\$4.00
07/13/2015	PURCHES, MATTHEW	9161		City Of Chicago Police	\$62.28
07/13/2015	PURCHES, MATTHEW	9161		City Of Chicago Police	\$2.99
07/13/2015	PURCHES, MATTHEW	9161		City Of Chicago Police	\$4.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$1,094.40

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$1,263.66
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$4.00
09/05/2015	PRICE, TORREY	9161	022	City Of Chicago Police	\$80.01
09/23/2012	PRICE, ALMA	9161	011	City Of Chicago Police	\$102.34
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$4.00
03/16/2014	PRESTON, TARITA	9161		City Of Chicago Police	\$20.08
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.09
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$186.32
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.12
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$232.90
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$139.74
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.14
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$230.97
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.15
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$0.15
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$232.90
06/13/2016	PRATSCHER, TERRENCE	9161	044	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$9.75
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$339.80
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$401.66
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$2.76
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$113.58
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$124.27
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4,142.29
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$8.14
09/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
09/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$191.52

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$317.36
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$1.22
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$621.52
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$0.65
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$336.18
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$0.67
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$3.29
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$143.38
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$3.48
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$352.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$135.46
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$0.62
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$1,397.74
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$41.93
08/14/2015	POWELL, GARY	9161	011	City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$0.57
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$52.62
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$0.53
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$266.78
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$0.57
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$292.20
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$0.82
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$75.21
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$2.37
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$219.09
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$109.74
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$3.56
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$328.91
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$0.36
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$180.98
05/13/2016	PONTO, JAMES	9161		City Of Chicago Police	\$4.00
07/06/2016	PLEWA, DANIEL	9161		City Of Chicago Police	\$189.97
01/10/2016	PIFTRYLA JR, MICHAEL	9161		City Of Chicago Police	\$4.00
03/17/2013	PIESIEWICZ, ARTHUR	9161	005	City Of Chicago Police	\$4.00
03/17/2013	PIESIEWICZ, ARTHUR	9161	005	City Of Chicago Police	\$1,031.95
06/30/2016	PHELAN, WILLIAM	9161	123	City Of Chicago Police	\$1,058.94
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$60.09
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$307.78
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.60
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$275.29
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.54
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$307.78
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$4.00
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$0.60
02/09/2016	PETRO, KATHLEEN	9171	153	City Of Chicago Police	\$275.29
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$132.40
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$4.00
06/17/2016	PETER, DAWN	9169	055	City Of Chicago Police	\$0.29

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/11/2016	PEREZ, MICHELLE	9161	014	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$258.93
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.86
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$399.15
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$329.04
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.71
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.56
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$0.41
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$4.00
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$188.82
05/08/2015	PEREZ, JOSE	9152	341	City Of Chicago Police	\$1,121.44
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$138.53
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$4.00
02/16/2016	PEREZ, ERIK	9161		City Of Chicago Police	\$1.88
03/10/2016	PEREZ, ERICH	9161		City Of Chicago Police	\$1,123.80
10/12/2015	PERALES JR, ROBERT	9161	044	City Of Chicago Police	\$1,118.68
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$399.66
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$399.66

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$4.00
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$0.79
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$721.68
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$399.66
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$399.66
08/21/2015	PENA, ARTEMIO	9161	001	City Of Chicago Police	\$518.02
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$56.54
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$4.00
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$1.07
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$0.01
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$1,438.13
06/28/2016	PELAYO, NORMA	9161		City Of Chicago Police	\$0.41
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$0.52
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$264.56
02/19/2013	PEKIC, JOSEPH	9161		City Of Chicago Police	\$4.00
05/10/2016	PEDRAZA JR, JOSE	9161	007	City Of Chicago Police	\$4,521.41
01/28/2016	PEARSON, DEL	9161		City Of Chicago Police	\$4.00
01/12/2012	PAZ, FRANKLIN	9161	013	City Of Chicago Police	\$75.86
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$0.41
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$304.33
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$0.36
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$274.26
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$0.41
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$304.33
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$4.00
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$267.63
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$1,268.35
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$0.36
05/31/2015	PAYNE, LEON	9161		City Of Chicago Police	\$5,118.39

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/14/2016	PAXSON, MICHAEL			City Of Chicago Police	\$4.00
06/14/2016	PAXSON, MICHAEL			City Of Chicago Police	\$893.34
06/14/2016	PAXSON, MICHAEL			City Of Chicago Police	\$16.87
06/14/2016	PAXSON, MICHAEL			City Of Chicago Police	\$56.92
06/14/2016	PAXSON, MICHAEL			City Of Chicago Police	\$4.00
06/14/2016	PAXSON, MICHAEL			City Of Chicago Police	\$22.28
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$224.96
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$176.29
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$222.49
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$176.29
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$2,815.56
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$224.96
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$182.89
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$76.01
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$224.96
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$218.36
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$264.56
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$4.00
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$0.52
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$218.36
04/21/2016	PAWLOWSKI, CARL	9161		City Of Chicago Police	\$264.56
12/04/2014	PATTON, PATRICE	9161	003	City Of Chicago Police	\$4,989.95
10/01/2015	PARKER, ROBBIN	9161		City Of Chicago Police	\$1,240.69
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$266.47
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$19.50
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.52
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.65
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$338.63
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$266.47
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$0.52
05/02/2016	PARKER, MICHAEL	9161	011	City Of Chicago Police	\$4.00

incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$2,619.50
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$266.78
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.53
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$0.53
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$4.00
03/01/2016	PARCHUTZ, MELANIE	9161		City Of Chicago Police	\$268.69
07/20/2016	PANTANO, MICHAEL	9161	353	City Of Chicago Police	\$793.54
07/20/2016	PANTANO, MICHAEL	9161	353	City Of Chicago Police	\$27.85
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$2.22
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$197.87
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$4.00
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$1.11
05/09/2016	PANEK, SHERYL	9161	025	City Of Chicago Police	\$395.74
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$176.29
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$4.00
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$211.76
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$0.42
06/25/2016	PALACIO, CARLOS	9161	021	City Of Chicago Police	\$0.35
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$92.70
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$4.00
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$615.00
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$681.37
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$161.47
07/27/2016	PAGAN JR, CONRAD			City Of Chicago Police	\$44.80
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$414.87
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$0.82
10/17/2007	Odonnell, James C	P	00006	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$4.00
09/27/2015	OTERO, SELINET	9161	014	City Of Chicago Police	\$80.01
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$1,249.74

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/17/2013	OSWALD, MICHAEL	9161		City Of Chicago Police	\$10,380.91
07/06/2016	OSTROWSKI, JON	9161		City Of Chicago Police	\$3,487.38
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$3,223.76
03/17/2015	OSBORN, KEVIN	9161		City Of Chicago Police	\$1,339.89
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$59.34
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$3.51
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$215.89
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$0.43
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$59.01
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$3.47
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$8,633.93
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$35.56
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$30.39
07/01/2016	ORTIZ, WILFREDO	9161	044	City Of Chicago Police	\$4.00
06/18/2015	ORTEGA, ELVIS	9171	010	City Of Chicago Police	\$1,483.34
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$26.58
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$75.54
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$11.74
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$4.00
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$5.51
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$173.97
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$16.40
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$4.00
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$3.81
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$76.00
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$4.00
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$0.68
02/10/2012	OPALINSKI, MILDRED	9161		City Of Chicago Police	\$149.60
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$267.49
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$256.37

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$260.04
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$260.04
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$260.04
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$0.53
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$270.60
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$0.53
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$270.60
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$912.97
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$270.60
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$0.53
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$264.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$0.52
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$262.34
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$4.00
07/02/2016	OLVERA JR, FERNANDO	9161	004	City Of Chicago Police	\$0.51
06/17/2016	OLSON, ERIC	9173		City Of Chicago Police	\$1,141.23
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$709.37
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$155.46
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$197.87
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$197.87
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$4.00
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$1.11
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$4.00
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$197.87
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$197.87
06/28/2016	OLIVARES, DAVID	9161		City Of Chicago Police	\$1.11
02/11/2015	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
02/11/2015	OKON, EDDIE	9161		City Of Chicago Police	\$1,557.07
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.50
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$251.53
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.50
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$251.53
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.50
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$211.93
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.42
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$80.01
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$211.93
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.42
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$258.13
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.51
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$251.53
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.50
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$251.53
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$237.35
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.46
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$297.73
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.59
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$251.53
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.50
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$251.53



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$0.50
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$144.88
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$4.00
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$94.95
04/25/2016	OKON, EDDIE	9161		City Of Chicago Police	\$80.01
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$615.00
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$100.66
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$4.00
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$4.88
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$258.28
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$4.00
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$4.00
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$189.97
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$4.00
06/16/2016	OCASIO, ANTHONY	9161		City Of Chicago Police	\$117.00
09/03/2015	OCAMPO, ADAM	9161		City Of Chicago Police	\$245.59
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$218.36
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$0.43
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$4.00
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$218.36
05/30/2016	OAKS, KAREN	9161		City Of Chicago Police	\$0.43
03/21/2016	O SULLIVAN, DAMIAN	PO		City Of Chicago Police	\$44.98
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$117.00
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$4.00
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$117.00
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$4.00
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$161.00
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$5.75
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$4.00
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$304.86

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/27/2015	O CONNOR, MICHAEL	9161	311	City Of Chicago Police	\$4.00
07/20/2016	NUNEZ, NICHOLAS	9161	044	City Of Chicago Police	\$27.18
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$4.00
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$5.63
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$161.47
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$4.00
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$4.85
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$33.14
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$4.00
01/21/2016	NOWACKI, MICHAEL	9171		City Of Chicago Police	\$0.30
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.52
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.52
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$262.09
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$262.09
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$215.89
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$4.00
05/12/2016	NIGRO, DAVID	9151	146	City Of Chicago Police	\$0.43
05/30/2012	NIEVES SILOS, ANITA	9161		City Of Chicago Police	\$4.00
05/30/2012	NIEVES SILOS, ANITA	9161		City Of Chicago Police	\$260.12
05/30/2012	NIEVES SILOS, ANITA	9161		City Of Chicago Police	\$0.57
05/30/2012	NIEVES SILOS, ANITA	9161		City Of Chicago Police	\$306.27
05/30/2012	NIEVES SILOS, ANITA	9161		City Of Chicago Police	\$4.00
05/30/2012	NIEVES SILOS, ANITA	9161		City Of Chicago Police	\$0.67
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$183.48
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$183.48
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.24
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$183.48
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$0.30
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$4.00
12/06/2015	NGITAMI, ABDULHAMID	9161		City Of Chicago Police	\$229.83
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.20
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$135.16
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$0.15
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$185.76
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$181.60
03/23/2016	NETZKY, DANIEL	9161		City Of Chicago Police	\$4.00
12/16/2015	NESSBARY, JEROME	9161	125	City Of Chicago Police	\$1,815.13
12/16/2015	NESSBARY, JEROME	9161	125	City Of Chicago Police	\$118.42
12/04/2014	NELSON, JERARD	9161	024	City Of Chicago Police	\$335.48
12/04/2014	NELSON, JERALD	9161	024	City Of Chicago Police	\$4,755.50
12/04/2014	NELSON, JERARD	9161	024	City Of Chicago Police	\$54.98
07/27/2016	NEGRON, VERONICA	9161		City Of Chicago Police	\$615.00
07/27/2016	NEGRON, VERONICA	9161		City Of Chicago Police	\$4.00
07/27/2016	NEGRON, VERONICA	9161		City Of Chicago Police	\$94.95
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$197.87
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$1,345.80
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$1.11
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$3,896.66
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$1.11
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$197.87
06/22/2016	NADER, JOHN	9161	024	City Of Chicago Police	\$4.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,622.52
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$103.21
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,818.03
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,844.38
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,875.62

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,844.38
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,844.38
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,875.62
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$5,720.60
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,640.14
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$5,720.60
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,643.35
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,622.52
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,622.52
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,834.44

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,696.21
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,643.35
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,380.87
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$864.00
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,611.62
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,747.13
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,844.38
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$332.63
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$12.94
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,701.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,854.79
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96
10/17/1996	Mullen, James	P	00024	City Of Chicago Police	\$1,833.96

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$118.12
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$118.12
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$117.88
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$569.70
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$133.70
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$70.13
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$1,198.47
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$2,235.36
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$36.93
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$2,251.89
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$117.88
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$1,068.75
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$1,068.75
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$1,300.55
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$4.00
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$24.57
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$1,127.92
06/19/2006	Morris-Tillery, Mary	P	00022	City Of Chicago Police	\$21.64
08/22/2007	Medley, Eric N	P	00017	City Of Chicago Police	\$4.00
10/06/2006	McMahon, Mary L	P	00006	City Of Chicago Police	\$361.96
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$4.00
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$21.67
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$21.67
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$21.67
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$21.67

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$4.00
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$4.00
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$15.00
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$4.00
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$21.67
06/26/1997	McInerney, Timothy	P	00021	City Of Chicago Police	\$4.00
12/01/2007	Mcadoo, Oberrian	P	00004	City Of Chicago Police	\$809.98
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$294.11
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$0.57
07/06/2016	McNAMARA, SARA	9161	044	City Of Chicago Police	\$4.00
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$61.25
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$330.38
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$779.82
09/14/2004	Matthis, Mary J	P	00166	City Of Chicago Police	\$416.41
07/27/2016	MURRAY, JAMES	9164		City Of Chicago Police	\$1,495.64
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$2,261.68
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$183.48
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$4.00
05/04/2016	MUNOZ, JOSE	9161	010	City Of Chicago Police	\$0.24
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$252.60
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$4.00
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$76.01
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$4.00
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$0.68
05/04/2016	MULLIGAN, DANIELLE	9161		City Of Chicago Police	\$0.49
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$4.00
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$220.27
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$0.26
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$4.00
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$132.00
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$0.49
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$0.43
02/21/2016	MUEHLFELDER, JEFFREY	9164		City Of Chicago Police	\$249.31

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/21/2016	MUCHLFELOER, JEFFREY	9164		City Of Chicago Police	\$4.00
02/22/2010	MOYER, CHRISTOPHE	9161		City Of Chicago Police	\$6,790.41
06/28/2013	MOY, JOANNE	9161		City Of Chicago Police	\$156.09
08/27/2014	MOTA, RICHARD	9161	004	City Of Chicago Police	\$149.53
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$76.01
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$0.49
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$76.01
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$4.00
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$203.54
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$224.70
07/04/2016	MORGAN, KENNETH	9161		City Of Chicago Police	\$871.99
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$31.40
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$4.00
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$77.54
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$4.00
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$6.68
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$745.98
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$180.47
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$4.00
06/30/2016	MORENO, OMAR			City Of Chicago Police	\$1.62
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$4.00
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$260.18
11/04/2015	MORALES, MARITZA	9161	044	City Of Chicago Police	\$0.52
05/18/2009	MOORE, KENNETH			City Of Chicago Police	\$187.17
05/18/2009	MOORE, KENNETH			City Of Chicago Police	\$4.00
05/18/2009	MOORE, KENNETH			City Of Chicago Police	\$4.00
05/18/2009	MOORE, KENNETH			City Of Chicago Police	\$147.28
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$4.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$4,337.33
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$1,625.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$1,625.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$4.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$798.00

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12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$931.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$4.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$6.39
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$4.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$150.40
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$3.13
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$4.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$73.60
12/02/2010	MOORE, GFORGE	9161	008	City Of Chicago Police	\$4.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$931.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$4.00
12/02/2010	MOORE, GEORGE	9161	008	City Of Chicago Police	\$931.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$262.09
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$0.52
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$0.52
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$262.09
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$262.09
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$4.00
04/23/2010	MONTOYA, VICTOR	9161	018	City Of Chicago Police	\$0.52
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$1,127.00
02/11/2014	MONTECINOS, MARK	9161	014	City Of Chicago Police	\$100.25
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$318.58
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.70
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$215.89
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$329.04
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.71
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$329.04
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.71

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$329.04
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.71
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$329.04
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.71
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.47
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$329.04
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.71
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$161.95
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$7.92
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$329.04
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.71
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$329.04
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.71
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$258.93
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.56
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$220.02
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$4.00
09/14/2015	MONROE, SHAWN	9161		City Of Chicago Police	\$0.48
05/29/2016	MOCTEZUMA, FERNANDO	9161	044	City Of Chicago Police	\$4.00
05/29/2016	MOCTEZUMA, FERNANDO	9161	044	City Of Chicago Police	\$847.34
07/13/2016	MIZONES, ROBERT	9161	020	City Of Chicago Police	\$1.22
07/13/2016	MIZONES, ROBERT	9161	020	City Of Chicago Police	\$308.14
07/13/2016	MIZONES, ROBERT	9161	020	City Of Chicago Police	\$4.00
07/13/2016	MIZONES, ROBERT	9161	020	City Of Chicago Police	\$709.37
07/13/2016	MIZONES, ROBERT	9161	020	City Of Chicago Police	\$3.58
07/13/2016	MIZONES, ROBERT	9161	020	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$0.82
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$4.00
01/29/2016	MITCHELL, ARTHUR	9161		City Of Chicago Police	\$75.21
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$255.74
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$255.74
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.50
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$0.50
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$4.00
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$3,224.98
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$209.80
05/25/2016	MEURIS, LYNN	9161		City Of Chicago Police	\$80.01
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$1,252.00
07/10/2016	MESSINO, WILLIAM	9161		City Of Chicago Police	\$1,184.06
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$4.00
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$286.32
05/21/2016	MENDOZA, CARMEN	9161		City Of Chicago Police	\$0.56
07/08/2016	MENAGH, SHAUN			City Of Chicago Police	\$35.46
07/08/2016	MENAGH, SHAUN			City Of Chicago Police	\$4.00
07/08/2016	MENAGH, SHAUN			City Of Chicago Police	\$18.34
07/08/2016	MENAGH, SHAUN			City Of Chicago Police	\$4.00
07/08/2016	MENAGH, SHAUN			City Of Chicago Police	\$971.19
07/08/2016	MENAGH, SHAUN			City Of Chicago Police	\$4.00
07/08/2016	MENAGH, SHAUN			City Of Chicago Police	\$416.78
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$246.18
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$3.65
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$76.01
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$2,314.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$828.46

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$4.00
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$0.68
12/04/2011	MEERBREY, KENNETH	9161	024	City Of Chicago Police	\$2,535.00
05/01/2016	MEDINA, RUPERTO	9161	010	City Of Chicago Police	\$1,345.80
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$197.87
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$1.11
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$4.00
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$197.87
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$4.00
05/14/2016	MCNALLY, PETER	9161		City Of Chicago Police	\$1.11
10/26/2009	MCCARRON, JAMES	9161	044	City Of Chicago Police	\$109.59
08/22/2016	MCAULIFFE, MICHAEL	9161	7	City Of Chicago Police	\$495.56
08/22/2016	MCAULIFFE, MICHAEL	9161	7	City Of Chicago Police	\$9.36
08/22/2016	MCAULIFFE, MICHAEL	9161	7	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.86
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$343.53
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.75
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$431.70
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.94
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$431.70
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.94
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$339.40
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$399.15
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.86
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$399.15
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.86
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$399.15
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.86
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$0.74
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$399.15
02/05/2016	MC CRAY JR, DAVID	9161	311	City Of Chicago Police	\$4.00
11/12/2015	MATUAL, DAVID	9165		City Of Chicago Police	\$1,124.50
11/12/2015	MATUAL, DAVID	9165		City Of Chicago Police	\$1,521.00
11/12/2015	MATUAL, DAVID	9165		City Of Chicago Police	\$2,619.50
06/21/2010	MATLOB, KENNETH	9161		City Of Chicago Police	\$767.79
09/13/2014	MATEO, ERIC	9161	393	City Of Chicago Police	\$141.38
09/13/2014	MATEO, ERIC	9161	393	City Of Chicago Police	\$4.00
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$60.09
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$5.29
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$4.00
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$279.88
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$4.00
06/01/2016	MARTINO, JASON	9161		City Of Chicago Police	\$523.09
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$1.36
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$72.01
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$72.01
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$0.97
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$278.64
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$1.36
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$0.61
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$313.23
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$0.53
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$271.16
06/29/2016	MARTINEZ, STEVE	9152	189	City Of Chicago Police	\$4.00
05/02/2016	MARTINEZ, JAIR	9161		City Of Chicago Police	\$92.70

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/02/2016	MARTINEZ, JAIR	9161		City Of Chicago Police	\$4.00
05/02/2016	MARTINEZ, JAIR	9161		City Of Chicago Police	\$615.00
05/02/2016	MARTINEZ, JAIR	9161		City Of Chicago Police	\$0.72
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$149.53
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$0.52
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$0.52
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$264.56
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$264.56
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$4.00
06/09/2015	MARTINEZ, ENRIQUE	9161	044	City Of Chicago Police	\$1,463.82
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$92.58
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$4.00
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$0.14
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$138.87
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$4.00
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$0.21
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$114.24
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$4.00
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$7.09
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$184.35
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$4.00
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$12.01
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$185.16
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$4.00
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$0.28
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$138.87
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$4.00
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$0.21
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$138.87
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$4.00
01/03/2015	MARTINEK, JILL	9161	044	City Of Chicago Police	\$0.21
02/12/2015	MARKOS, THEODORA	9161	024	City Of Chicago Police	\$0.57

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02/12/2015	MARKOS, THEODORA	9161	024	City Of Chicago Police	\$4.00
02/12/2015	MARKOS, THEODORA	9161	024	City Of Chicago Police	\$52.52
02/12/2015	MARKOS, THEODORA	9161	024	City Of Chicago Police	\$3,031.18
02/12/2015	MARKOS, THEODORA	9161	024	City Of Chicago Police	\$27.13
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$4.00
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$224.96
04/17/2016	MALECKI, CHRIS	9161	020	City Of Chicago Police	\$0.44
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$2.12
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$4.00
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$112.41
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$572.46
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$4.00
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$687.57
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$92.70
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$4.00
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$615.00
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$10.82
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$4.00
07/14/2016	MAHER, MICHAEL	9161	044	City Of Chicago Police	\$6.16
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.92
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$329.46
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$0.65
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$484.96
03/08/2016	MADRID, HECTOR	9161		City Of Chicago Police	\$4.00
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$9.56
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$451.08
05/06/2016	MADDEN, JOSEPH	9165		City Of Chicago Police	\$4.00
04/23/1988	Lappe, Michael	P	00016	City Of Chicago Police	\$498.97
04/23/1988	Lappe, Michael	P	00016	City Of Chicago Police	\$4.00
04/23/1988	Lappe, Michael	P	00016	City Of Chicago Police	\$653.00
04/23/1988	Lappe, Michael	P	00016	City Of Chicago Police	\$98.16
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$375.59

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$213.15
03/07/2003	Lange, Jimmie	P	00701	City Of Chicago Police	\$845.84
03/25/2000	Lane, Reginald S	P	00003	City Of Chicago Police	\$0.20
03/25/2000	Lane, Reginald S	P	00003	City Of Chicago Police	\$4.00
03/25/2000	Lane, Reginald S	P	00003	City Of Chicago Police	\$226.00
03/25/2000	Lane, Reginald S	P	00003	City Of Chicago Police	\$4.00
03/25/2000	Lane, Reginald S	P	00003	City Of Chicago Police	\$121.55
03/25/2000	Lane, Reginald S	P	00003	City Of Chicago Police	\$115.69
03/25/2000	Lane, Reginald S	P	00003	City Of Chicago Police	\$4.00
08/28/2006	Laduzinsky, Mark J	P	00153	City Of Chicago Police	\$226.43
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$262.04
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.57
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$213.42
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$264.25
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.58
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$178.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.39
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$228.83
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.50
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$220.02
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.48
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$224.70
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.49
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$226.62
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.49
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.57
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$215.89
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$213.97
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$213.42
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$262.04
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.57
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$257.65
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.57
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$220.02
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.48
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$220.02
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.48
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$264.25
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.58
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$220.02
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.48
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$220.02
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.48
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$264.25

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REPORTS OF COMMITTEES

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.58
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$264.25
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.58
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$266.17
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.58
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$180.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.39
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$224.15
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.49
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$215.89
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$215.89
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$213.97
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$215.89
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$260.12
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.57
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$259.57
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.57
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$226.62

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.49
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$182.68
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.40
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$208.06
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.45
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$220.02
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.48
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$266.17
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.58
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$220.02
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.48
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$228.83
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.50
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$213.97
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.47
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$46.44
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.05
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$264.25
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.58
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$264.25
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.58
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$228.83

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$0.50
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$12,573.56
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$260.12
02/16/2016	LUSK, KEVIN	9161	018	City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$0.52
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$262.65
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$257.96
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$0.51
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$0.52
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$4.00
08/28/2015	LOZANO RENTERIA, YVETTE	9161		City Of Chicago Police	\$264.56
09/27/2015	LOPEZ, RICARDO	9161	353	City Of Chicago Police	\$1,167.21
07/29/2015	LOPEZ, MONICA	9161		City Of Chicago Police	\$331.80
07/01/2016	LOPEZ, ANGELLY	9161	313	City Of Chicago Police	\$1,421.63
04/03/2016	LEON, ANACFI I	9161	003	City Of Chicago Police	\$1,093.92
04/03/2016	LEON, ANACELI	9161	003	City Of Chicago Police	\$1,323.42
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$253.27
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$4.00
06/07/2014	LANNING, DENNIS	9161	312	City Of Chicago Police	\$0.50
06/21/2016	LONDON, MARQUIS	9161	004	City Of Chicago Police	\$156.56
06/21/2016	LONDON, MARQUIS	9161	004	City Of Chicago Police	\$4.00
06/21/2016	LONDON, MARQUIS	9161	004	City Of Chicago Police	\$35.46
06/21/2016	LONDON, MARQUIS	9161	004	City Of Chicago Police	\$4.00
06/21/2016	LONDON, MARQUIS	9161	004	City Of Chicago Police	\$4.00
06/21/2016	LONDON, MARQUIS	9161	004	City Of Chicago Police	\$22.63
06/21/2016	LONDON, MARQUIS	9161	004	City Of Chicago Police	\$6.47
06/21/2016	LONDON, MARQUIS	9161	004	City Of Chicago Police	\$722.73
02/08/2015	LAMPKIN, ELAINE	9161		City Of Chicago Police	\$1,181.04
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$202.33

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REPORTS OF COMMITTEES

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incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$122.83
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$160.33
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$160.33
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$160.33
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$160.33
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$325.19
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
06/28/2003	Kouzoukas, Maria S	P	00016	City Of Chicago Police	\$164.86
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$0.20
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$4.00
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$177.44
03/09/2016	KUPRIANCZYK, CARA	9206	177	City Of Chicago Police	\$1,200.48
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$251.36
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.50
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$213.67
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.42
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$253.27
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$4.00
01/03/2016	KRAMER, WAYNE	9161	018	City Of Chicago Police	\$0.50
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$117.88
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$144.72
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$1,119.67
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$4.00
05/17/2015	KRAMER, DANIEL	9161	016	City Of Chicago Police	\$103.11

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$237.35
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$4.00
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$0.46
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$4.00
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$211.93
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$4.00
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$0.42
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$209.38
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$4.00
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$0.41
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$211.93
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$4.00
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$0.42
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$172.16
07/06/2016	KOSIEWICZ, PENNY	9161	008	City Of Chicago Police	\$0.34
06/25/2016	KONSTANTINIDIS, CHRIS	9161		City Of Chicago Police	\$114.23
06/25/2016	KONSTANTINIDIS, CHRIS	9161		City Of Chicago Police	\$4.00
06/25/2016	KONSTANTINIDIS, CHRIS	9161		City Of Chicago Police	\$615.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$1,064.62
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$195.46
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$0.66
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$586.38
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$4.00
02/01/2015	KOENIGSHOFER, KRISTIN	9161		City Of Chicago Police	\$2.58
11/27/2015	KLIMASZEWSKI, GREGORY	9161		City Of Chicago Police	\$6.23
05/17/2016	KINSELLA, TIMOTHY			City Of Chicago Police	\$78.72
05/17/2016	KINSELLA, TIMOTHY			City Of Chicago Police	\$4.00
05/17/2016	KINSELLA, TIMOTHY			City Of Chicago Police	\$281.57
05/17/2016	KINSELLA, TIMOTHY			City Of Chicago Police	\$4.00
08/21/2015	KELNOSKY, STEVEN	9161		City Of Chicago Police	\$0.40
08/21/2015	KELNOSKY, STEVEN	9161		City Of Chicago Police	\$4.00
08/21/2015	KELNOSKY, STEVEN	9161		City Of Chicago Police	\$208.31

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$253.56
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$4.00
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$1.64
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$253.56
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$309.80
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$1.64
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$2.26
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$4.00
12/24/2015	KEEL, KEVIN	9153		City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$474.29
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$8.17
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$46.91
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$5.60
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$69.82
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$8.21
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$171.88
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$27.90
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$173.97
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$27.54
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$173.97
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$27.38
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$47.28
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$5.56
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$625.92
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$646.26

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$69.82
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$10.10
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$336.62
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$11.44
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$70.70
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$5.56
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$47.28
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$5.56
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$268.61
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$8.06
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$47.28
04/28/2009	KATSAROS, DIMITRIOS	9161	019	City Of Chicago Police	\$4.00
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$93.43
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$4.00
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$78.81
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$4.00
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$78.81
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$3.10
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$4.00
02/28/2010	KASPER, MICHAEL	9164	008	City Of Chicago Police	\$208.81
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$232.49
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$76.01
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$27.51
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$222.92
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$0.97
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$4.00
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$108.66
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$1.11
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$4.00



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## REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$123.82
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$300.92
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$197.21
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$79.85
10/14/1992	Johnson-Swain, Marianne C	P	00006	City Of Chicago Police	\$118.45
08/25/1997	Johnson-Sheiby, Estella	P	00006	City Of Chicago Police	\$164.34
08/25/1997	Johnson-Sheiby, Estella	P	00006	City Of Chicago Police	\$347.45
08/25/1997	Johnson-Sheiby, Estella	P	00006	City Of Chicago Police	\$64.25
08/25/1997	Johnson-Sheiby, Estella	P	00006	City Of Chicago Police	\$182.10
08/25/1997	Johnson-Sheiby, Estella	P	00006	City Of Chicago Police	\$187.95
08/25/1997	Johnson-Sheiby, Estella	P	00006	City Of Chicago Police	\$107.35
08/25/1997	Johnson-Sheiby, Estella	P	00006	City Of Chicago Police	\$122.26
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$437.40
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$1,285.65
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$3,918.97
09/10/1994	Jackson, Talmitch	P	00003	City Of Chicago Police	\$388.99
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$4.00
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$281.92
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$1.44
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$4.00
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$4.00
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$62.82
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$14.75
07/16/2016	JUNG, JAFHO	9161	003	City Of Chicago Police	\$4.00
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$780.72
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$4.00
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$194.18
07/16/2016	JUNG, JAEHO	9161	003	City Of Chicago Police	\$76.12
11/01/2011	JOZEFOWICZ, HARRY	9171		City Of Chicago Police	\$92.70
11/01/2011	JOZEFOWICZ, HARRY	9171		City Of Chicago Police	\$4.00
11/01/2011	JOZEFOWICZ, HARRY	9171		City Of Chicago Police	\$615.00
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$257.96
05/12/2016	JOYCE, BRANDON	9161		City Of Chicago Police	\$551.07

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$89.96
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$657.76
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$312.90
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.35
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$372.52
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.41
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$226.41
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.25
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$259.06
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.29
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$7.54
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$160.18
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$169.61
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$346.50
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$37.20
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$266.46
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.30
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$48.15

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$359.34
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$4.00
02/18/2016	JONES, TIMOTHY	9161	312	City Of Chicago Police	\$0.40
09/16/2015	JONES, SAMUEL	9161		City Of Chicago Police	\$0.48
09/16/2015	JONES, SAMUEL	9161		City Of Chicago Police	\$4.00
09/16/2015	JONES, SAMUEL	9161		City Of Chicago Police	\$220.02
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$2.96
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$4.00
03/11/2016	JONES, MARC	9161	021	City Of Chicago Police	\$2.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.58
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$266.17
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.38
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$173.87
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.48
04/08/2016	JONFS, DERRICK	9161		City Of Chicago Police	\$215.63
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$0.48
04/08/2016	JONFS, DERRICK	9161		City Of Chicago Police	\$4.00
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$217.55
04/08/2016	JONES, DERRICK	9161		City Of Chicago Police	\$1,258.00
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$1,197.17
04/15/2016	JONES JR, CLARENCE	9161		City Of Chicago Police	\$3,771.88
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$281.57
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$4.00
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$585.31
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$4.00
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$48.92
07/16/2016	JONAS, PETER	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/02/2016	JONAS, PETER	9161		City Of Chicago Police	\$276.55
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$41.96
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$116.84
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$1,065.59
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
11/12/2014	JOHNSON, SHIRLEY	9161	012	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$1,629.23
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$0.42
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$256.22
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$0.51
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$210.02
06/26/2016	JIMENEZ, LUIS	9161	765	City Of Chicago Police	\$4.00
09/04/2014	JASINSKI, ROBERT	9161	001	City Of Chicago Police	\$18,188.22
07/24/2016	JAROS, TODD	9161	006	City Of Chicago Police	\$6,585.79
11/05/2009	JANUS, RICHARD	Sgt	630	City Of Chicago Police	\$257.14
06/24/2016	JANISZEWSKI, APRIL	9161		City Of Chicago Police	\$1,230.00
06/15/2015	JAIME, ELISEO	9161	007	City Of Chicago Police	\$2.95
06/15/2015	JAIME, ELISEO	9161	007	City Of Chicago Police	\$850.06
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$4.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$138.25
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$1,930.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$1,224.00
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$2,681.80
06/28/2016	JAFRI, HINA	9161		City Of Chicago Police	\$138.25
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$0.50
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$4.00
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$4.00
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$251.53
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$251.53
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$251.53
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$0.50
07/04/2016	JACKSON, SOLODINE	9161		City Of Chicago Police	\$0.50
06/12/2011	JACKSON, BRUCE	9161		City Of Chicago Police	\$71.19
12/15/2014	JACKSON JR, WILLIAM	9206	277	City Of Chicago Police	\$25.34
08/23/2015	INFELISE, MICHAEL	9161	044	City Of Chicago Police	\$76.83
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$118.12
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$1,620.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.46
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$371.72
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$2.16
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$2,439.90
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$29.67
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$356.35
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$133.70
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$133.70
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$79.85
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$120.10
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$659.68
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$400.83
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$80.01
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$120.10
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$8.24
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$2,443.25
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$29.11
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$118.12
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$2,003.56
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$38.51
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$1,973.89
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$22.91
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$696.30
06/01/2006	Hansen, Neil T	P	00008	City Of Chicago Police	\$4.00
08/25/2007	Haddad-Webb, Samantha M.	P	00022	City Of Chicago Police	\$4.00
08/25/2007	Haddad-Webb, Samantha M.	P	00022	City Of Chicago Police	\$79.85
08/25/2007	Haddad-Webb, Samantha M.	P	00022	City Of Chicago Police	\$4.00
08/25/2007	Haddad-Webb, Samantha M.	P	00022	City Of Chicago Police	\$236.56
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$899.63
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$725.13
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$265.10
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$663.70
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$158.45
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$651.75
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$899.63
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$663.70
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$663.70
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$593.45

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$899.63
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$158.45
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$974.63
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$158.45
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$761.71
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$265.10
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$236.32
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$899.63
02/05/2010	HUNDRIESER, DAVID	9161	016	City Of Chicago Police	\$974.63
07/15/2016	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$4.00
07/15/2016	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$656.24
07/15/2016	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$4.42
07/15/2016	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$12.39
07/15/2016	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$92.13
07/15/2016	HUDSON JR, CLYDE	9161	006	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$4.00
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$215.89
04/08/2016	HOWARD, CYNTHIA	9161	012	City Of Chicago Police	\$0.43
10/26/2015	HODZIC, SANJIN	9161		City Of Chicago Police	\$4.00
10/26/2015	HODZIC, SANJIN	9161		City Of Chicago Police	\$201.32
10/26/2015	HODZIC, SANJIN	9161		City Of Chicago Police	\$0.39
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$222.23
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$0.49
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$304.12
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$13.83
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$14.58
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$286.52
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
07/20/2013	HILLIARD, ROBERT	9161		City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51

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31015

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$260.43
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$0.51
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$72.01
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$4.00
12/23/2015	HILBRING, GEORGE	9206	044	City Of Chicago Police	\$1.36
07/31/2016	HICKS, ANTHONY	9161	011	City Of Chicago Police	\$615.00
07/31/2016	HICKS, ANTHONY	9161	011	City Of Chicago Police	\$94.95
07/31/2016	HICKS, ANTHONY	9161	011	City Of Chicago Police	\$4.00
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$1,235.70
09/03/2012	HERRERA, JUANA	9161	007	City Of Chicago Police	\$787.55
10/31/2015	HERNANDEZ, DANIEL	9161		City Of Chicago Police	\$2,273.69
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$266.47
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.52
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/09/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4,930.08
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$232.79
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$2,619.50
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$33.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$57.95
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$1,183.97
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$0.44
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$4.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$2,535.00
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
03/08/2016	HEPPNER, DAVID	9126	124	City Of Chicago Police	\$224.40
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$72.01
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$0.35
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$266.53
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$290.11
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$4.00
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$484.43
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$71.87
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$183.48
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$220.18
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$220.18
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$266.53
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$3,099.10
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$0.39
10/30/2015	HENIGAN, ESTHER	9161		City Of Chicago Police	\$0.35
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$214.23
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$4.00
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$1,397.74
02/09/2016	HELSON, ERIC	9161	001	City Of Chicago Police	\$0.42
03/22/2016	HAWKINS, BRIAN	9171	193	City Of Chicago Police	\$1,263.66
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$1.36
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$72.01
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$1.36
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$621.52
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$1.22
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$266.47
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$0.52
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$266.47
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$0.52
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$266.47
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$4.00
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$0.52
04/05/2016	HART, CHARLES	9161		City Of Chicago Police	\$72.01
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1,500.50
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1,014.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$2,535.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1.21
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$217.85
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1.21
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$217.85
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1.21
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$217.85
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1.21
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$27.34
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$221.34
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1.27

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$217.85
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1.21
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$11,400.92
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$1,436.50
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$452.47
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$8.55
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$252.98
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$0.42
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$0.32
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4,012.92
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$4.00
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$13.92
04/01/2015	HARRIS, NAKIA	9161	044	City Of Chicago Police	\$217.85
04/19/2010	HARRIS, CHARLESTON	9161	123	City Of Chicago Police	\$2,535.00
04/19/2010	HARRIS, CHARLESTON	9161	123	City Of Chicago Police	\$2,619.50
08/14/2015	HARRIS, BRIAN	9161		City Of Chicago Police	\$1,769.87
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$175.77
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$118.91
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$1.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$118.91
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.60
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$80.01
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$187.86
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$0.87
06/18/2015	HARRIS SR, JOSEPH	9161	005	City Of Chicago Police	\$124.65
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$17.74
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$210.58
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$1.37
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$179.53
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$682.94
11/24/2014	HANSSON, JEFFREY	9165		City Of Chicago Police	\$4.00
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$169.57
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$46.65
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$382.75
03/29/2013	HANNA, JANET	9161	284	City Of Chicago Police	\$47.91
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$228.83
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$0.49
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$224.70
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$0.50
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$4.00
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$228.83
06/30/2016	HALLINAN, SHAWN	9164		City Of Chicago Police	\$0.50
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$4.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$2,790.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$1,506.00
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$1,135.67
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$3,680.03
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$296.23
03/01/2016	HALLINAN, ANNETTE	9161		City Of Chicago Police	\$0.64
03/16/2016	HALEAS, DEMETRIOS	9161		City Of Chicago Police	\$211.70
03/16/2016	HALEAS, DEMETRIOS	9161		City Of Chicago Police	\$498.67

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/22/2016	HAGEN, GAIL	9171		City Of Chicago Police	\$389.94
05/22/2016	HAGEN, GAIL	9171		City Of Chicago Police	\$14.23
05/22/2016	HAGEN, GAIL	9171		City Of Chicago Police	\$4.00
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$615.00
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$114.23
07/11/2006	Greif, Robert F	P	00024	City Of Chicago Police	\$4.00
10/21/2007	Gawlowski, Iwona	P	00006	City Of Chicago Police	\$1.36
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.59
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$159.13
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.60
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$308.85
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$0.61
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$304.16
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$4.00
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$300.59
04/14/2005	Gale, Steven J	P	00002	City Of Chicago Police	\$3.86
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$4.00
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$4.79
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$253.41
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$2.59
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$4.00
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$1,119.67
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$92.70
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$4.00
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$615.00
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$171.73
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$4.00
06/15/2016	GUNNING, JOSEPH	9161	211	City Of Chicago Police	\$137.06
08/16/2016	GUEVARA, CARLOS	9161		City Of Chicago Police	\$2,065.69
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$211.50
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$0.47
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$211.50
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$115.76
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$0.47
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$211.50
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$211.50
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$4.00
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$0.47
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$6,587.54
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$0.25
07/07/2016	GUERRERO, CESAR	9161		City Of Chicago Police	\$0.47
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$2,366.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$2,366.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$0.69
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$346.71
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$3,315.00
11/23/2014	GUERRERO, ANGELICA	9161		City Of Chicago Police	\$4.00
05/14/2010	GUARNIERI, PAUL	9161		City Of Chicago Police	\$76.83
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$228.09
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.59
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$223.42
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.59
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$223.42
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.59
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$223.42
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$0.60
04/01/2016	GROH, JOSEPH	9161	020	City Of Chicago Police	\$4.00
09/22/2015	GROBNER, DARREN	9161	044	City Of Chicago Police	\$4.00
09/22/2015	GROBNER, DARREN	9161	044	City Of Chicago Police	\$248.16
09/22/2015	GROBNER, DARREN	9161	044	City Of Chicago Police	\$0.48
02/17/2011	GRIMM, THOMAS	3286		City Of Chicago Police	\$4.00
02/17/2011	GRIMM, THOMAS	3286		City Of Chicago Police	\$160.43
02/17/2011	GRIMM, THOMAS	3286		City Of Chicago Police	\$4.00
02/17/2011	GRIMM, THOMAS	3286		City Of Chicago Police	\$4.00
02/17/2011	GRIMM, THOMAS	3286		City Of Chicago Police	\$80.01
02/17/2011	GRIMM, THOMAS	3286		City Of Chicago Police	\$80.01
02/17/2011	GRIMM, THOMAS	3286		City Of Chicago Police	\$31.40
07/04/2012	GRIFFIN, TAMMI	9161		City Of Chicago Police	\$149.79
10/14/2009	GREEN, RICHARD	9165		City Of Chicago Police	\$337.06
10/14/2009	GREEN, RICHARD	9165		City Of Chicago Police	\$337.06
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$20.69
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$2,175.32
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$487.23
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$36.36
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$272.54
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$4.00
11/03/2015	GONZALEZ, SAMANTHA	9161	413	City Of Chicago Police	\$81.02
12/11/2015	GONZALEZ, MICHELLE	9153		City Of Chicago Police	\$6,966.20
11/11/2009	GONZALEZ, JOSE A	9206		City Of Chicago Police	\$14.53
08/09/2016	GONZALEZ, CHARLOTTE			City Of Chicago Police	\$0.67
08/09/2016	GONZALEZ, CHARLOTTE			City Of Chicago Police	\$4.00
08/09/2016	GONZALEZ, CHARLOTTE			City Of Chicago Police	\$74.11
06/05/2014	GONZALEZ, CAMILO	9161	010	City Of Chicago Police	\$4.00
06/05/2014	GONZALEZ, CAMILO	9161	010	City Of Chicago Police	\$254.58

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
08/05/2014	GONZALEZ, CAMILO	9161	010	City Of Chicago Police	\$12.21
08/03/2016	GOMEZ, MIGUEL	9161	013	City Of Chicago Police	\$28.49
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.53
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$266.78
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.53
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$266.78
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.54
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$273.38
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.53
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$4.00
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$266.78
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$0.53
03/11/2016	GOETZ, DANIEL	9161	044	City Of Chicago Police	\$266.78
05/25/2012	GLUGLA, CRYSTAL	9161	189	City Of Chicago Police	\$2,858.85
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$4.00
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$329.46
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
08/18/2014	GILLESPIE, PATRICK	9173	630	City Of Chicago Police	\$0.65
12/16/2010	GIBBELINA, JOHN	9161	017	City Of Chicago Police	\$141.55
12/16/2010	GIBBELINA, JOHN	9161	017	City Of Chicago Police	\$141.55
12/16/2010	GIBBELINA, JOHN	9161	017	City Of Chicago Police	\$141.55
02/05/2015	GHUSAIN, KASSIM	9161	003	City Of Chicago Police	\$2,866.47
06/21/2016	GENTILE, PAUL	9161	007	City Of Chicago Police	\$4.00
06/21/2016	GENTILE, PAUL	9161	007	City Of Chicago Police	\$4.60
06/21/2016	GENTILE, PAUL	9161	007	City Of Chicago Police	\$514.85
08/05/2016	GENTILE, PAUL	9161		City Of Chicago Police	\$4.00
08/05/2016	GENTILE, PAUL	9161		City Of Chicago Police	\$1,160.30



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/06/2015	GENTILE, JOSEPH	9161	044	City Of Chicago Police	\$1,086.32
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$293.60
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.58
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$1,328.89
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$4.00
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$0.43
12/16/2015	GAWLICKI, LISA	9161	017	City Of Chicago Police	\$218.36
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.74
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$419.56
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.83
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$459.16
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.91
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$331.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.27
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$333.20
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$384.09
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.76
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$269.25
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.53
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$298.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.59

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$337.89
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.67
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$377.49
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.75
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$337.89
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.67
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$333.20
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$333.20
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$377.49
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.75
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$377.49
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.75
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$331.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$331.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$331.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$373.36
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$331.29
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$0.66
05/10/2014	GARZA, NORA	9161	044	City Of Chicago Police	\$82.85
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$4.00
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$11.72
05/29/2016	GARZA, CATARINO	9161		City Of Chicago Police	\$0.25
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$359.34
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$4.00
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$4.00
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$0.40
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$4.00
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$0.40
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$359.34
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$359.34
06/15/2015	GARRETT, ERIN	9161	004	City Of Chicago Police	\$0.40
06/15/2016	GARNER, BRIAN	9161		City Of Chicago Police	\$9,465.46
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$179.67
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.20
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$59.17
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$1.77
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$4.00
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$0.30
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$268.39
10/09/2015	GARIBAY, FORTINO	9161	312	City Of Chicago Police	\$2,535.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$224.40
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$2,619.50
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$302.50
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$0.52
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$266.47
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$4.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$224.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$224.40
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$1,001.00
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$224.40
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$224.40
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$80.01
03/23/2016	GARDNER, KENNETH	9152		City Of Chicago Police	\$224.40
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$1,117.20
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$13.57
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$1,517.55
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$2.37
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$264.83
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$2.37
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$264.83
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$14.55
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
01/04/2015	GARCIA, TINA	9161	019	City Of Chicago Police	\$4.00
06/30/2016	GARCIA, ADRIAN	9165	640	City Of Chicago Police	\$281.57
06/30/2016	GARCIA, ADRIAN	9165	640	City Of Chicago Police	\$585.84
06/30/2016	GARCIA, ADRIAN	9165	640	City Of Chicago Police	\$39.42
08/20/2015	GANNON JR, THOMAS	9161	011	City Of Chicago Police	\$106.09
08/20/2015	GANNON JR, THOMAS	9161	011	City Of Chicago Police	\$4.00
08/20/2015	GANNON JR, THOMAS	9161	011	City Of Chicago Police	\$2.00
10/23/2011	GALLAGHER, JAMES	9161		City Of Chicago Police	\$33.58
10/23/2011	GALLAGHER, JAMES	9161		City Of Chicago Police	\$0.02
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$38.92
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/28/2016	FYKFS III, ARTHUR	9161		City Of Chicago Police	\$2,831.72
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$4.00
07/28/2016	FYKFS III, ARTHUR	9161		City Of Chicago Police	\$9.82
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$4.00
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$4.00
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$27.13
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$2.82
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$149.40
07/28/2016	FYKES III, ARTHUR	9161		City Of Chicago Police	\$1,436.18
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$168.10
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$19.93
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$35.59
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$4.00
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$0.67
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$1.83
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$4.00
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$4.00
07/11/2016	FURLET, MILES	9161		City Of Chicago Police	\$1,055.32
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$122.40
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$4.00
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$0.43
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$268.69
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$268.69
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$0.53
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$0.53
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$4.00
04/30/2016	FULLER, MICHAEL	9161		City Of Chicago Police	\$4.00
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$4.00
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$120.95
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$2,204.96
07/04/2016	FRIERSON, KESHIA	9171		City Of Chicago Police	\$5.61
09/11/2015	FRIEL, DAVID	9171		City Of Chicago Police	\$1,112.65
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$0.53

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$2,633.18
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$4.00
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$266.78
10/10/2014	FRAUSTO, JACQUELYN	9171	011	City Of Chicago Police	\$1,517.13
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$931.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.60
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$931.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$72.01
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$1.36
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$931.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$10,793.42
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$203.87
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$312.67
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.61
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$1,188.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$22.44
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$208.31
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.40
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$271.16
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$271.16
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$268.69
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$268.69
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$409.54
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.80
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$325.65
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.63
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$312.67
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.61
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$306.07
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.60
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$306.07
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$931.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$931.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.45
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$229.09
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.45
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$268.69
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$268.69
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$310.76

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.61
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$350.36
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.69
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$271.16
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
05/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$306.07
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.60
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$312.67
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.61
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$306.07
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.60
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$306.07
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.60
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$325.65
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.63
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$224.96
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.44
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$268.69
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$268.69
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.53
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$229.09



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$0.60
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$306.07
06/02/2015	FRANO JR, WAYNE	9161	044	City Of Chicago Police	\$4.00
07/17/2016	FRANK, JOHN	9161		City Of Chicago Police	\$4.00
07/17/2016	FRANK, JOHN	9161		City Of Chicago Police	\$615.00
07/17/2016	FRANK, JOHN	9161		City Of Chicago Police	\$92.70
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$80.01
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$330.25
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$0.50
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$4.00
07/15/2015	FRANCO, LINDEN	9161		City Of Chicago Police	\$395.74
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$186.64
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$2.22
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$395.74
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.27
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1,252.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$191.63
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$1.11
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$197.87
04/10/2016	FONG, JASON	9161		City Of Chicago Police	\$4.00
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$117.65
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$20.53
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$117.65
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$698.40
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$939.61
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$303.78
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$534.82
02/16/2015	FOLINO, ANTHONY	9161		City Of Chicago Police	\$485.07
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$250.85
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.49
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$264.56
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.52
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$62.41
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$2.99
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$88.96
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$149.53

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$149.53
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$39.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$149.53
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$250.85
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.49
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$264.56
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.52
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$250.85
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.49
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$225.99
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.30
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$208.13
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.28
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$227.91
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.30
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$181.56
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.24
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$227.91
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.30
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$272.34
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.36
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$252.84
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.49
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$227.91
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$4.00
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$0.30
09/28/2015	FLISK, MARGARET	9171		City Of Chicago Police	\$416.00
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$192.85
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$41.90
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$4.00
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$2.37
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$4.00
11/30/2012	FINNEGAN, KEVIN	9161	019	City Of Chicago Police	\$54.80
06/03/2014	HILICE, DARYL	9161	009	City Of Chicago Police	\$1,514.91
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$0.87
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$2,433.92
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$296.91
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$4.00
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$166.52
06/17/2016	FIERRO, HUGO	9161		City Of Chicago Police	\$0.90
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$1.36
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$4.00
04/07/2016	FEY, LAUREEN	9161	284	City Of Chicago Police	\$72.01
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$0.60
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$259.87
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$0.51
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$3.53
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$304.16
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$394.93
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$0.52
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$262.65
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$94.95
04/21/2016	FERRO, DOMINIC	9161		City Of Chicago Police	\$4.00
09/25/2015	FERLITO, DANIELLE	9161	007	City Of Chicago Police	\$4.00
11/02/2015	FELICIANO, EDWARD	9161	167	City Of Chicago Police	\$4.00
11/02/2015	FELICIANO, EDWARD	9161	167	City Of Chicago Police	\$263.22
11/02/2015	FELICIANO, EDWARD	9161	167	City Of Chicago Police	\$45.00
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$1,796.51
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$0.68
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$2,600.00
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$2,600.00
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$76.01
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$16.07
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$4.00
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$2,600.00
09/16/2010	FEIL, CHRISTOPHER	9161	393	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NORFEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NORFEN	9161	001	City Of Chicago Police	\$0.57
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$262.59
02/22/2016	FEENEY, NORFEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
02/22/2016	FEENEY, NORFEN	9161	001	City Of Chicago Police	\$308.74
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$0.67
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$308.74

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2016	FEENEY, NOREEN	9161	001	City Of Chicago Police	\$4.00
06/11/2015	FARR, JANINA	9161		City Of Chicago Police	\$3,835.48
08/30/2015	FAGAN, DANIEL	9161		City Of Chicago Police	\$609.72
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$2.43
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$4.00
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$164.04
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$243.88
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$3.61
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$3.61
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$243.88
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$4.00
12/16/2005	Elliott, Pearletta	P	00021	City Of Chicago Police	\$4.00
11/11/2005	Edwards, Raymond	P	00006	City Of Chicago Police	\$4.00
11/11/2005	Edwards, Raymond	P	00006	City Of Chicago Police	\$52.19
11/11/2005	Edwards, Raymond	P	00006	City Of Chicago Police	\$4.00
11/11/2005	Edwards, Raymond	P	00006	City Of Chicago Police	\$0.47
08/16/2000	Fdenhofer, Carleen	P	00016	City Of Chicago Police	\$175.22
02/10/2007	Echavarria, Victor	P	00001	City Of Chicago Police	\$2,864.70
07/01/2016	FWING, DEAN	9161		City Of Chicago Police	\$28,023.68
07/27/2016	ETTI, KAREN	9161	145	City Of Chicago Police	\$1,643.19
12/31/2015	ESPINOSA, ABRAHAM	9161		City Of Chicago Police	\$1,361.04
07/04/2016	ESPINO, ROBERTO	9161		City Of Chicago Police	\$144.03
07/04/2016	ESPINO, ROBERTO	9161		City Of Chicago Police	\$4.00
07/04/2016	ESPINO, ROBERTO	9161		City Of Chicago Police	\$4.68
07/04/2016	ESPINO, ROBERTO	9161		City Of Chicago Police	\$247.54
07/04/2016	ESPINO, ROBERTO	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$280.43
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$2.54
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$134.66
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.51
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$257.96

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$264.56
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$253.83
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$0.50
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$253.83
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$257.96
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$1.81
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$4.00
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$202.16
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$264.56
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$253.83
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$257.96
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$253.83
03/06/2016	ENGLISH JR, MITCHELL	9161		City Of Chicago Police	\$253.83
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.30
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$276.71
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$0.30
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$276.71
04/02/2012	ENG, DOUGLAS	9161	015	City Of Chicago Police	\$4.00
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$0.43
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$4.00
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$218.36
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$4.00
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$72.01
06/21/2016	ENAHORA, SHALAINÉ	9161		City Of Chicago Police	\$1.36
02/15/2016	ELKINS, ROBERT	9161	124	City Of Chicago Police	\$161.47
02/15/2016	ELKINS, ROBERT	9161	124	City Of Chicago Police	\$4.00
02/15/2016	ELKINS, ROBERT	9161	124	City Of Chicago Police	\$4.85
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.20
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$92.88
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.10
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$578.10
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.63
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$495.12
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.53
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$332.50
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.36
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$34.50
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.31
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$0.18
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$166.25
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$185.76
09/21/2015	ELDRIDGE, MARK	9161		City Of Chicago Police	\$4.00
05/22/2012	EIGENBAUER, ROBERT			City Of Chicago Police	\$21.74
05/22/2012	EIGENBAUER, ROBERT			City Of Chicago Police	\$160.06
02/12/2016	EIDINGER, JACOB	9161	044	City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$266.47



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10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.52
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$259.87
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.63
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$324.39
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$0.51
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$1.36
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$4.00
10/24/2015	EDWARDS, JASON	9161		City Of Chicago Police	\$72.01
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$257.65
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$26.19
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.47
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$4.00
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$213.97
03/03/2016	EDWARDS JR, ELMORE	9161	018	City Of Chicago Police	\$0.57
11/21/2004	Dunn, Joseph	P	00011	City Of Chicago Police	\$1,366.96
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$399.50
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$479.40
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$1,561.92
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$538.90
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$43,041.84
07/14/1988	Domagala, Bernard	P	09999	City Of Chicago Police	\$467.50
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$35.63
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$907.46
07/21/2007	Deraedt, Craig A	P	00016	City Of Chicago Police	\$169.03
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$20.08
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$4.00
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$6.50
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$0.07

Incident Date	Claimant	Rank	Unit of Assignment	insured	Total to be Paid
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$4.00
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$0.43
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$4.00
07/13/2016	DUNDERDALE, CRAIG	9161	193	City Of Chicago Police	\$220.27
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$3.40
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$4.00
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$60.01
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$1.67
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$4.00
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$93.68
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$5.31
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$4.00
07/11/2016	DRIZNER, RACHEL	9161		City Of Chicago Police	\$88.02
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$78.41
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$216.70
02/09/2016	DOYLE, JONATHAN	9161		City Of Chicago Police	\$302.50
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$4.00
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$12.67
07/12/2016	DOWD, JOHN	9173	715	City Of Chicago Police	\$670.51
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.42
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$4.00
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.50
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$258.21
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$0.68
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$216.14
08/14/2015	DJURDJEVIC, NEBOJSA	9161	044	City Of Chicago Police	\$76.01
06/03/2014	DINKHA, JANEIT	9161		City Of Chicago Police	\$137.24
08/06/2016	DIMAS, CONSTANTINOS	9164	044	City Of Chicago Police	\$1,028.21
08/06/2016	DIMAS, CONSTANTINOS	9164	044	City Of Chicago Police	\$4.00
08/06/2016	DIMAS, CONSTANTINOS	9164	044	City Of Chicago Police	\$9.20
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$4.00

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01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$2.07
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$283.69
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$2.07
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$283.69
01/10/2016	DIAZ, PEDRO	9161		City Of Chicago Police	\$4.00
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$4.00
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$385.72
06/22/2016	DEWITT, BRANDON	9161		City Of Chicago Police	\$3.45
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$0.44
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$222.49
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$4.00
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$4.00
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$220.58
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$1,604.93
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$0.44
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$4.00
07/12/2016	DEWITT, BRANDON	9161	044	City Of Chicago Police	\$4.00
12/06/2014	DEMKE, TIFFANY	9161		City Of Chicago Police	\$19.82
12/06/2014	DEMKE, TIFFANY	9161		City Of Chicago Police	\$19.82
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.50
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$0.52
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$4.00
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$251.53
07/14/2011	DEMBOWSKI, WAYNE	9161	017	City Of Chicago Police	\$262.09
09/18/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$28.47
09/18/2014	DELGADO FERNANDEZ, ENRIQUE	9161	044	City Of Chicago Police	\$3,182.30
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$4.00
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$13.37
01/07/2015	DAVILA, DIEGO	9161	189	City Of Chicago Police	\$1,494.35
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.64
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$1,241.06
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$47.79

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$5,405.96
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$0.40
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$292.39
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$180.76
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
05/17/2015	DANILOV, VADIM	9161	016	City Of Chicago Police	\$4.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$1,795.28
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$16,500.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$2,013.90
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$17,050.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$16,500.00
09/05/1987	Crowley, James	P	00002	City Of Chicago Police	\$15,950.00
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$114.02
12/16/2006	Connelly, Dennis M	S	00022	City Of Chicago Police	\$4.01
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$211.20
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.42
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$255.86
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$213.67
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$211.20
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.42
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$213.67
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$0.43
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$4.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$217.80
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$213.67
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$253.39
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$215.89
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$2,536.00
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$216.89
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$211.20

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01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$253.39
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$213.67
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$253.39
01/24/2016	CURRAN, ROBERT	9161		City Of Chicago Police	\$217.80
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$220.83
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$262.90
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.43
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$4.00
06/20/2016	CURCIO, DANIEL	9161		City Of Chicago Police	\$0.51
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$1,150.08
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$1,150.08
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$212.02
05/31/2016	CUNNINGHAM, THOMAS	9161	189	City Of Chicago Police	\$78.41
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$8.92
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$4.00
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$36.37
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$5.02
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$4.00
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$88.59
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$1,345.80
07/04/2016	CRUZ, ADRIAN	9161		City Of Chicago Police	\$1,063.11
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$33.65
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$4.00
10/28/2010	CROSS, LENWOOD			City Of Chicago Police	\$33.65
10/29/2010	CROSS, LENWOOD			City Of Chicago Police	\$4.00
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$76.83
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$76.83
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$76.71
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$76.71
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$76.71
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$76.71
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$76.83

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
04/07/2012	CROMWELL, LEO	9161		City Of Chicago Police	\$76.71
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$4.00
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$0.45
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$268.38
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$4.00
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$0.59
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$230.75
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$4.00
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$0.50
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$228.83
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$4.00
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$0.50
05/19/2016	CRISTOBAL, ELIZABETH	9161		City Of Chicago Police	\$206.14
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$197.87
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$1.11
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
05/08/2016	CRESPO, NELSON	9161	017	City Of Chicago Police	\$4.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$5.60
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$496.68
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$43.66

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03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$2.09
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$217.71
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$1.05
03/18/2016	CRAWFORD, MICHAEL	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$615.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$57.47
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$19.48
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$73.82
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.28
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$207.06
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$72.01
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.24
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$176.85
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.24
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$174.93
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$0.44
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$203.93
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$41.16
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$92.70
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$2,178.68
03/10/2016	CRANFIELD, BERTRAM	9161		City Of Chicago Police	\$4.00
07/18/2016	COYLE, MATTHEW	9161	044	City Of Chicago Police	\$92.70
07/18/2016	COYLE, MATTHEW	9161	044	City Of Chicago Police	\$4.00
07/18/2016	COYLE, MATTHEW	9161	044	City Of Chicago Police	\$615.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$0.82
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$4.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$619.22

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$0.82
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$4.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$75.21
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$0.82
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$1,200.48
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$4.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$10.74
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$75.21
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$4.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$6.72
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$208.97
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$4.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$0.22
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$1,156.61
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$4.00
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$12.55
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$75.21
12/05/2009	COX, PAULINE	9161		City Of Chicago Police	\$4.00
02/17/2012	COTHRAN, ALONZO	9161	314	City Of Chicago Police	\$1,137.29
02/17/2012	COTHRAN, ALONZO	9161	314	City Of Chicago Police	\$21.48
04/17/2015	COSTON, JIMMIE	9161		City Of Chicago Police	\$105.08
04/17/2015	COSTON, JIMMIE	9161		City Of Chicago Police	\$0.94
07/01/2010	COSGROVE, PETER	9161		City Of Chicago Police	\$5,377.76
07/01/2010	COSGROVE, PETER	9161		City Of Chicago Police	\$2,021.07
07/01/2010	COSGROVE, PETER	9161		City Of Chicago Police	\$18.08
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$262.09
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$4.00
04/22/2016	COSENTINO, MICHAEL	9161	018	City Of Chicago Police	\$0.52
01/22/2016	CORTEZ, ERNEST	9161		City Of Chicago Police	\$3,315.00
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$75.14
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$2,365.29
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$63.46
07/24/2016	CORRAL, DANIEL	9161	044	City Of Chicago Police	\$4.00



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## REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.34
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$260.58
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.27
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$260.58
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.27
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$260.58
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.27
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$64.71
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$260.58
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$331.14
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.27
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$4.00
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$0.27
02/20/2016	CORFIELD, ROBERT	9161		City Of Chicago Police	\$260.58
06/03/2016	CONTRERAS, RENEE	9161	125	City Of Chicago Police	\$215.89
06/03/2016	CONTRERAS, RENEE	9161	125	City Of Chicago Police	\$4.00
06/03/2016	CONTRERAS, RENEE	9161	125	City Of Chicago Police	\$0.43
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$209.29
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$61.46
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$113.16
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$215.89
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.43
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$51.35
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$61.46
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$91.39
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$248.40
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.49
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$176.29
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.35
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$202.20
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.40
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.42
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$215.89
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.43
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$111.03
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$1.21
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$215.89
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$4.00
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$0.43
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$119.66
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$91.39
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$63.74
01/26/2015	CONTRERAS, RENEE	9161		City Of Chicago Police	\$76.66
07/10/2016	CONTRERAS, GABRIEL	9161		City Of Chicago Police	\$496.84
07/10/2016	CONTRERAS, GABRIEL	9161		City Of Chicago Police	\$58.92
02/20/2015	CONRAD, ROBERT	9161		City Of Chicago Police	\$2,773.08
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.44
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.44
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$260.43
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$218.36

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JOURNAL--CITY COUNCIL--CHICAGO

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.43
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$262.65
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.52
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$245.49
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.49
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$260.43
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$260.43
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$260.43
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$223.05
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$262.90
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.51
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$223.05
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$0.44
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$260.43
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$4.00
02/22/2016	COLON, ANGEL	9161		City Of Chicago Police	\$223.05
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.75
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$3,192.73
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$459.93
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$1.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$253.04
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$422.50
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$294.80
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$3,425.50
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$297.27
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$253.04
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$255.25
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$292.40
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.64
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$255.25
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.56
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$39.79
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$255.25
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.56
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$339.29
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.74
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$340.95
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$250.64
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$336.82
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$2,535.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$336.82
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$250.57
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$204.42
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$274.85
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.47
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$213.23
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$0.47
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$462.14

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$4.00
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$1.01
01/21/2016	COLLINS, TERRENCE	9171		City Of Chicago Police	\$339.29
08/06/2016	COLLINS, STACEY	9161	016	City Of Chicago Police	\$2.12
08/06/2016	COLLINS, STACEY	9161	016	City Of Chicago Police	\$112.41
08/06/2016	COLLINS, STACEY	9161	016	City Of Chicago Police	\$4.00
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$4.00
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$36.93
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$685.09
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$4.00
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$12.95
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$4.00
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$149.40
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$4.00
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$4.00
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$0.74
07/11/2016	COLLINS, BRIAN	9161		City Of Chicago Police	\$2.82
07/19/2016	COLLIER, DWAYNE			City Of Chicago Police	\$20.08
07/19/2016	COLLIER, DWAYNE			City Of Chicago Police	\$4.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,183.20
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$946.56
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,154.55
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,332.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$276.08
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,080.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,540.70
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,288.70
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,434.38
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,184.35
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,332.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$8,035.44
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,332.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,080.00

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$360.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,080.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,540.70
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,304.25
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,080.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,080.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,540.70
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,405.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,332.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,332.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,388.36
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,080.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$810.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$8,035.44
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$9,922.82
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$5,904.64
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,104.32
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$7,039.42
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$7,967.90
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,332.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,530.27
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,467.46
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,045.50
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,080.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$1,332.00
05/27/2009	COLE II, DENSEY	9161	001	City Of Chicago Police	\$810.00
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$4.00
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$395.94
05/11/2016	COAN, ALEX	9161	044	City Of Chicago Police	\$3.55
08/05/2016	CLANCY, SHAWN	9161		City Of Chicago Police	\$60.01
08/05/2016	CLANCY, SHAWN	9161		City Of Chicago Police	\$3.40
08/05/2016	CLANCY, SHAWN	9161		City Of Chicago Police	\$4.00
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$1,353.27

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/15/2015	CINTRON, DAVID	9161	019	City Of Chicago Police	\$4,669.36
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$75.21
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$4.00
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$0.82
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$75.21
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$0.69
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$0.82
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$683.94
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$4.00
08/08/2015	CHU, WAI	9161	044	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.47
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$76.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.68
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$162.88
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$256.70
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.56
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$298.72
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.65
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.68
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.58
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.37
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$211.50
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.47
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$256.70
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.56
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$167.27
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.37
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$167.27
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.37
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$209.29
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.46
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$256.70
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.56
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$257.15
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.56
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$214.68
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.47
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$249.50
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.58
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$215.13
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$1.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.47
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.58
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.58
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00



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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$657.76
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.58
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.58
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.13
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$199.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.44
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$247.58
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.54
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$214.68
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.47
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$209.29
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$0.46
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$214.68
03/14/2016	CHRISTMON, MARVIN	9161	715	City Of Chicago Police	\$4.00
06/02/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$1,121.38
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$4.00
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$268.69
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$4.00
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$252.60
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$0.49
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$0.53
07/17/2016	CHO, TIMOTHY	9161		City Of Chicago Police	\$965.79
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$267.03
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.53
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$271.16
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.53
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$0.52
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$271.16
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$2,864.70
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$4.00
06/13/2016	CHLEBEK, MICHAEL	9161		City Of Chicago Police	\$178.83
05/09/2016	CHERNIK, MICHAEL	9161	025	City Of Chicago Police	\$4.00
08/10/2016	CHAMBERS, KEMPES	9161		City Of Chicago Police	\$286.03
08/10/2016	CHAMBERS, KEMPES	9161		City Of Chicago Police	\$4.00
08/10/2016	CHAMBERS, KEMPES	9161		City Of Chicago Police	\$1.50
08/10/2016	CHAMBERS, KEMPES	9161		City Of Chicago Police	\$4.00
08/10/2016	CHAMBERS, KEMPES	9161		City Of Chicago Police	\$361.42
06/26/2016	CESARIO, ROBERT	9752		City Of Chicago Police	\$0.34
06/26/2016	CESARIO, ROBERT	9752		City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$259.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$259.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$318.03
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$0.70
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$76.01

Incident Date	Claimant	Rank	Unit of Assignment	insured	Total to be Paid
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$20.76
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$259.57
12/30/2015	CEPHAS, RYDELL	9161	007	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$80.01
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$257.96
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$8,205.24
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$264.56
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$4.00
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$0.52
07/01/2016	CAULFIELD, ROBERT	9161	044	City Of Chicago Police	\$0.51
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$139.32
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$32.50
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$1,664.13
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$249.87
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$847.60
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.15
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$139.32
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.15
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$139.32
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.15
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$139.32
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.41
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.15
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$139.32

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.15
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$168.22
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.18
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$163.18
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASIRO, GEORGE			City Of Chicago Police	\$0.32
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$207.80
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.41
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$207.80
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.41
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$0.49
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$207.80
03/25/2016	CASTRO, GEORGE			City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$244.09
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$3.47
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$0.66
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$0.59
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$298.29
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$90.58
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$0.53
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$266.78
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$0.67
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$4.00
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$127.40

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$35.56
06/07/2016	CASASANTO, PAUL	9169	055	City Of Chicago Police	\$331.29
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$4.00
06/29/2015	CARROLL, WILLIAM	9161	019	City Of Chicago Police	\$20.08
10/27/2014	CARROLL, SEAN	9161		City Of Chicago Police	\$0.95
10/27/2014	CARROLL, SEAN	9161		City Of Chicago Police	\$4.00
10/27/2014	CARROLL, SEAN	9161		City Of Chicago Police	\$50.28
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$159.11
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$153.22
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$1,201.18
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$159.11
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$195.46
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$4.00
01/14/2016	CARROLL, JOSEPH	9164	004	City Of Chicago Police	\$0.86
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$184.80
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$4.00
02/28/2016	CARO, RICHARD	9161		City Of Chicago Police	\$0.36
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$2.01
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$266.24
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.77
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$83.32
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.57
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$93.60
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.77
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$72.01
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$1.36

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$106.31
03/14/2016	CANTORE, MICHAEL	9161		City Of Chicago Police	\$4.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$4.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$4.00
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$246.76
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$39.64
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$0.31
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$296.41
04/17/2016	CAMPEGLIA, JILL	9161		City Of Chicago Police	\$0.26
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$1,731.24
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$306.93
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$4.00
07/30/2012	CALDWELL, GALEN	9016		City Of Chicago Police	\$306.93
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$338.14
09/22/2003	Burke, Margaret	P	00008	City Of Chicago Police	\$62.83
04/06/2000	Barney, Walter	P	00004	City Of Chicago Police	\$2,591.13
04/06/2000	Barney, Walter	P	00004	City Of Chicago Police	\$1,301.79
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$18.33
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$532.42
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$302.57
11/09/2003	Bakopoulos, John T	P	00002	City Of Chicago Police	\$4.76
01/03/2016	BUTLER, SHEILA	9153		City Of Chicago Police	\$1,690.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.41
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$188.82
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$3,315.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$4.00
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$0.71
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$329.04
03/18/2016	BURNETTE, MICHAEL	9161	021	City Of Chicago Police	\$3,425.50
04/07/2016	BUNYON, PATRICK	9161	044	City Of Chicago Police	\$1,160.62
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$20.08

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$0.59
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$270.85
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$0.59
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$270.85
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$0.59
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$2,010.49
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$4.00
07/05/2016	BUFORD, RANDALL	9161	311	City Of Chicago Police	\$270.85
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.12
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$215.60
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$158.86
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$186.32
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$4.00
03/02/2016	BUENROSTRO, MARCUS	9168	014	City Of Chicago Police	\$0.14
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$181.60
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$177.44
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$4.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$2,535.00
02/24/2016	BRYNKUS, EMILIA	9161		City Of Chicago Police	\$0.20
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$2,898.72
05/21/2016	BRYANT, SHAWN	9161		City Of Chicago Police	\$2,864.70
06/30/2016	BRYANT, EMMA	9161		City Of Chicago Police	\$1,690.19
06/30/2016	BRYANT, EMMA	9161		City Of Chicago Police	\$57.00
08/07/2016	BROWN, WILLIAM	9168	008	City Of Chicago Police	\$1,449.71
08/07/2016	BROWN, WILLIAM	9168	008	City Of Chicago Police	\$4.00
08/07/2016	BROWN, WILLIAM	9168	008	City Of Chicago Police	\$35.46
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.56

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.86
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$399.15
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.86
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$258.93
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$399.15
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.71
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$329.04
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.71
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$329.04
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.56
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$258.93
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.71
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$399.15
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.86
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$329.04
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$4.00
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$0.71
02/06/2016	BROWN, WALTER	9164	007	City Of Chicago Police	\$329.04
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$331.14
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$4.00
08/16/2011	BROWN, SUZAN	9161	153	City Of Chicago Police	\$0.34
08/21/2011	BROWN, SHARONE	9161		City Of Chicago Police	\$2,985.00
11/07/2011	BROWN JOHNSON, LOLITA	9161	022	City Of Chicago Police	\$76.83
03/22/2016	BRANNIGAN, ROBERT	9161		City Of Chicago Police	\$450.71
03/22/2016	BRANNIGAN, ROBERT	9161		City Of Chicago Police	\$4.00



Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
11/06/2010	BRANNIGAN, MICHAEL	9161	024	City Of Chicago Police	\$18.96
06/30/2016	BRANDT, DAVID	9165	071	City Of Chicago Police	\$957.07
06/30/2016	BRANDT, DAVID	9165	071	City Of Chicago Police	\$189.97
03/14/2016	BRACHO, ARTURO	9161	001	City Of Chicago Police	\$557.10
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$0.52
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$4.00
12/28/2015	BRACAMONTES, EVERARDO	9161	015	City Of Chicago Police	\$267.03
08/05/2016	BOSSARD, RONALD	9161		City Of Chicago Police	\$1.80
08/05/2016	BOSSARD, RONALD	9161		City Of Chicago Police	\$76.01
08/05/2016	BOSSARD, RONALD	9161		City Of Chicago Police	\$4.00
08/05/2016	BOSSARD, RONALD	9161		City Of Chicago Police	\$201.53
08/05/2016	BOSSARD, RONALD	9161		City Of Chicago Police	\$4.00
08/05/2016	BOSSARD, RONALD	9161		City Of Chicago Police	\$0.68
02/11/2012	BOND, WARD	9161		City Of Chicago Police	\$4.00
02/11/2012	BOND, WARD	9161		City Of Chicago Police	\$4.00
02/11/2012	BOND, WARD	9161		City Of Chicago Police	\$4.00
02/11/2012	BOND, WARD	9161		City Of Chicago Police	\$4.00
02/11/2012	BOND, WARD	9161		City Of Chicago Police	\$4.00
08/08/2016	BOHAN, DANIEL	9161		City Of Chicago Police	\$1,202.86
08/08/2016	BOHAN, DANIEL	9161		City Of Chicago Police	\$253.41
08/08/2016	BOHAN, DANIEL	9161		City Of Chicago Police	\$4.00
08/08/2016	BOHAN, DANIEL	9161		City Of Chicago Police	\$4.79
08/08/2016	BOHAN, DANIEL	9161		City Of Chicago Police	\$4.00
08/08/2016	BOHAN, DANIEL	9161		City Of Chicago Police	\$22.72
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$134.32
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.40
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$182.68
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.49
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$222.23
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.49

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$0.29
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$222.23
05/29/2016	BOGARD, REBECCA			City Of Chicago Police	\$4.00
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$4.00
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$615.00
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$4.00
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$324.93
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$92.70
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$3.52
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$615.00
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$4.00
07/06/2016	BLECHARCZYK, ROXANE	9161	606	City Of Chicago Police	\$92.70
06/29/2016	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$92.70
06/29/2016	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$4.00
06/29/2016	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$114.23
06/29/2016	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$4.00
06/29/2016	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$615.00
06/29/2016	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$615.00
06/29/2016	BLASZ, SCOTT	9161	014	City Of Chicago Police	\$1,345.80
02/19/2016	BLAIR, PATRICK	9161	012	City Of Chicago Police	\$33.69
02/19/2016	BLAIR, PATRICK	9161	012	City Of Chicago Police	\$4.00
02/19/2016	BLAIR, PATRICK	9161	012	City Of Chicago Police	\$0.30
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$306.63
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.60
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$264.56
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$264.56
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$302.50
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.59
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$262.34
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.51
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$218.36
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.43
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$264.56
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$264.56
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$267.03
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$257.96
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.51
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$304.16
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.60
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$220.83
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.43
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$259.87
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.51
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$264.56
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$267.03
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$267.03
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$264.56
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$273.55
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.53
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$264.56
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.52
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$264.56
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$260.43
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$0.51
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$48.78
07/30/2013	BISHOP, MARILYN	9161	003	City Of Chicago Police	\$4.00
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$76.83
02/01/2014	BISHOP, MARILYN	9161	002	City Of Chicago Police	\$76.83
04/17/2015	BINGAMAN, KYLE	9161		City Of Chicago Police	\$88.41
04/17/2015	BINGAMAN, KYLE	9161		City Of Chicago Police	\$5.02
04/17/2015	BINGAMAN, KYLE	9161		City Of Chicago Police	\$5.01
04/17/2015	BINGAMAN, KYLE	9161		City Of Chicago Police	\$88.59
04/17/2015	BINGAMAN, KYLE	9161		City Of Chicago Police	\$4.00
04/22/2016	BINDER, PATRICK	9161		City Of Chicago Police	\$956.54
10/05/2015	BERMUDEZ, ERIC	9161		City Of Chicago Police	\$5.74
10/05/2015	BERMUDEZ, ERIC	9161		City Of Chicago Police	\$4.00
10/05/2015	BERMUDEZ, ERIC	9161		City Of Chicago Police	\$641.43

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$4.00
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$19.14
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$4.00
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$396.62
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$4.00
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$6.38
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$4.00
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$80.01
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$3,984.42
07/21/2016	BENITEZ, DAVID	9161	715	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$23,835.12
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$0.49
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$4.00
11/24/2015	BEDOY, GUSTAVO	9161	009	City Of Chicago Police	\$249.31
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$10,590.12
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$0.40
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$4.00
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$206.40
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$1,068.86
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$182.89
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$4.00
02/15/2016	BEDNAREK, RICHARD	9171	006	City Of Chicago Police	\$0.36
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$302.40
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.46
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$214.23
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$80.01
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$4.00
02/03/2016	BAYLIS, TERRY	9161	001	City Of Chicago Police	\$0.65
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$61.39
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$459.21
07/09/2015	BATZER, ZOE	9161	044	City Of Chicago Police	\$6,861.56

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/06/2016	BARNES, JASON	9161	044	City Of Chicago Police	\$1,345.80
07/06/2016	BARNES, JASON	9161	044	City Of Chicago Police	\$94.95
07/06/2016	BARNES, JASON	9161	044	City Of Chicago Police	\$4.00
07/06/2016	BARNES, JASON	9161	044	City Of Chicago Police	\$615.00
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$4.00
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$0.33
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$15,175.09
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$243.76
07/01/2016	BARANGO, CHARLES	9161		City Of Chicago Police	\$1,230.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$12.03
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$1,343.98
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$0.51
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$260.04
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$0.42
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$4.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$213.84
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$5,667.10
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$1,122.54
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$3,983.00
07/13/2014	BARAK, JOHN	9161		City Of Chicago Police	\$1,400.77
11/10/2015	BALESTRI, FRANK	9161	051	City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$190.17
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$206.54
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$214.87
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$3,163.45
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$4.00
07/28/2016	BAKER, MOHAMMAD	9161		City Of Chicago Police	\$77.09

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
06/06/2016	BAHENA, MIGUEL	9161		City Of Chicago Police	\$9,724.03
12/15/2000	Allen, Denetra	P	09999	City Of Chicago Police	\$62.41
04/13/2008	Ahearn, Dory E	P	00016	City Of Chicago Police	\$163.36
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$31,951.20
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$6,465.88
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$2,619.50
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$260.12
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.57
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$2,535.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.58
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$306.27
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$4.00
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$0.67
02/21/2012	AYLWARD, PATRICK	9171	015	City Of Chicago Police	\$262.33
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$314.92
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$0.50
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$255.74
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$4.00
06/24/2016	AVILES LANE, PAUL	9161		City Of Chicago Police	\$0.61
05/25/2016	AUBERT, LANELL	PO	006	City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$226.62
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.39
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.49
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$180.47
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.39
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$226.62
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.49
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$134.32

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$0.29
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$180.47
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
05/26/2016	ARAMBULA, SAUL	9171		City Of Chicago Police	\$4.00
09/05/2015	ANAYA, PEDRO	9161		City Of Chicago Police	\$1,158.50
06/10/2015	ALVAREZ, RAUL			City Of Chicago Police	\$163.81
09/27/2014	ALVARADO, JOSHUA	9161	015	City Of Chicago Police	\$17.73
09/27/2014	ALVARADO, JOSHUA	9161	015	City Of Chicago Police	\$2,143.43
06/06/2016	ALMODOVAR, JOSHUA	9161		City Of Chicago Police	\$2,619.50
06/06/2016	ALMODOVAR, JOSHUA	9161		City Of Chicago Police	\$3.98
06/06/2016	ALMODOVAR, JOSHUA	9161		City Of Chicago Police	\$4.00
06/06/2016	ALMODOVAR, JOSHUA	9161		City Of Chicago Police	\$367.42
06/06/2016	ALMODOVAR, JOSHUA	9161		City Of Chicago Police	\$533.00
02/20/2015	ALESSI, CHRISTINE	9161		City Of Chicago Police	\$259.90
02/20/2015	ALESSI, CHRISTINE	9161		City Of Chicago Police	\$147.00
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$120.14
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$0.13
04/09/2016	ALEJANDRO, JESSE	9161		City Of Chicago Police	\$4.00
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$4.00
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$138.80
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$1,894.54
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$4.00
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$16.95
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$206.00
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$4.00
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$266.96
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$4.00
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$2.39
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$467.90
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$11.67
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$41.48
09/06/2014	ALCAZAR, DAVID	9161		City Of Chicago Police	\$4.00



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## REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$7.92
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$4.00
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$203.20
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$4.00
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$35.46
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$27.18
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$3.45
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$385.72
07/12/2016	AL FARAH, TENA	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$257.65
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.57
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$259.57
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.57
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$213.42
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.47
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$220.02
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.48
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$220.02
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.48
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$220.02
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.48
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$218.10
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.48
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$213.42
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.47

Incident Date	Claimant	Rank	Unit of Assignment	Insured	Total to be Paid
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$257.65
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$4.00
03/16/2016	ADE, JAMES	9161	044	City Of Chicago Police	\$0.57
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$329.46
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.65
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$329.46
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$329.46
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.65
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$4.00
02/22/2016	ACEVEDO, BIENVENIDO	9161	015	City Of Chicago Police	\$0.65
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$2,537.55
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$2,138.50
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$1,205.10
05/20/2015	ACEVEDO, AARON	9161		City Of Chicago Police	\$5,402.75

Number Amount  
Total: 4288 \$1,744,654.46

Number Amount  
Total: 5190 \$2,244,019.37

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

*Third Party Orders.*

(Each Amount Not To Exceed \$1,000.00)

[Or2016-443]

*Ordered,* That the City Comptroller is authorized and directed to issue payments, each in an amount not to exceed \$1,000.00, in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named; provided such members of the Police Department and/or Fire Department shall enter into an agreement in writing with the City of Chicago to the effect that, should it appear that any of said members of the Police Department and/or Fire Department have received any sum of money from the party whose negligence caused such injury, or have instituted proceedings against such party for the recovery of damage on account of such injury or medical expenses, then in that event the City shall be reimbursed by such member of the Police Department and/or the Fire Department out of any sum that such member of the Police Department and/or Fire Department has received or may hereafter receive from such third party on account of such injury or medical expenses, not to exceed the expense in accordance with Opinion Number 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills shall not be construed as approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of such claims, as allowed, is set opposite the names of the injured members of the Police Department and/or the Fire Department and the payments are to be drawn in favor of the proper claimants and charged to the following Account Numbers: 100-57-2005-0937; 610-57-4415-0937; 740-57-4415-0937; 100-59-2005-0937; 610-59-4415-0937; and 740-59-4415-0937.

[Third party orders (each amount not to exceed \$1,000.00)  
printed on pages 31076 through 31083 of this *Journal*.]

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*Third Party Orders.*

(All Amounts)

[Or2016-442]

*Ordered,* That the City Comptroller is authorized and directed to issue payments in conformity with the schedule herein set forth, to physicians, hospitals, nurses or other individuals, in settlement for hospital, medical and nursing services rendered to the injured members of the Police Department and/or the Fire Department herein named; provided

(Continued on page 31084)

City Of Chicago  
**Police & Fire Third-Party Orders**

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
<b>Insured Name1: City Of Chicago Fire</b>					
02/15/1991	Guzick, Lawrence	E	00450	City Of Chicago Fire	\$107.81
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$46.33
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$46.33
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$58.99
Claim Total Amount					
4	\$259.46				
<b>Insured Name1: City Of Chicago Police</b>					
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$248.07
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$4.00
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$4.00
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$214.89
06/15/2008	Susa, Tina	P	00016	City Of Chicago Police	\$789.87
06/15/2008	Susa, Tina	P	00016	City Of Chicago Police	\$673.02
06/15/2008	Susa, Tina	P	00016	City Of Chicago Police	\$789.87
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$1.36
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$4.00
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$3.04
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$4.00
03/20/2005	Roberison, Gwenda	P	00015	City Of Chicago Police	\$20.04
03/20/2005	Roberison, Gwenda	P	00015	City Of Chicago Police	\$111.03
03/20/2005	Roberison, Gwenda	P	00015	City Of Chicago Police	\$4.00
03/20/2005	Roberison, Gwenda	P	00015	City Of Chicago Police	\$1.21
03/20/2005	Roberison, Gwenda	P	00015	City Of Chicago Police	\$4.00
03/20/2005	Roberison, Gwenda	P	00015	City Of Chicago Police	\$111.03
03/20/2005	Roberison, Gwenda	P	00015	City Of Chicago Police	\$4.00
03/20/2005	Roberison, Gwenda	P	00015	City Of Chicago Police	\$1.21
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$33.19
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$4.00
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$0.42

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## REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$4.00
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$211.93
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$61.40
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$273.68
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$329.11
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$20.04
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$249.28
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$273.99
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$75.73
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$273.99
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$20.42
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$785.05
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$329.11
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$249.28
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$20.42
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$61.40
02/24/1998	Oconnell, Dennis L	P	00006	City Of Chicago Police	\$273.99
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$346.90
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$113.09
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$314.05
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$549.53
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$625.10
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$204.98
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$232.88
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$625.10
06/08/1993	Miller-Shemash, Kimberly	P	00010	City Of Chicago Police	\$658.21
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$835.49
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$535.68
12/25/2006	Manning, Christopher J.	P	00015	City Of Chicago Police	\$43.10
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$8.44
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$4.00
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$128.67
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$4.00

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$105.60
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$4.00
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$174.95
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$4.00
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$78.81
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$520.19
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$15.32
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$113.62
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$301.97
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$293.58
08/21/2003	Kitowski, Nicholas	P	00018	City Of Chicago Police	\$301.97
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$117.88
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$0.03
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$4.00
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$24.32
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$0.59
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$177.62
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$4.00
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$0.54
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$181.54
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$4.00
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$186.20
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$216.46
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$216.46
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$216.46
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$216.46
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$216.46
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$237.47
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$232.91
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$170.79
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$72.01

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$1.36
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$813.02
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$318.76
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$4.00
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$423.29
01/14/2003	Fuda, Frank J	P	00007	City Of Chicago Police	\$211.12
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$106.09
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$2.00
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$106.09
09/13/2002	Carli, Lisa D	P	00284	City Of Chicago Police	\$2.00
05/08/2003	Buczko-Lunk, Kelly	P	00012	City Of Chicago Police	\$2.99
05/08/2003	Buczko-Lunk, Kelly	P	00012	City Of Chicago Police	\$4.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$781.04
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$105.57
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$939.12
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$959.71

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REPORTS OF COMMITTEES

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$121.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$283.68
06/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$15.39
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$179.83
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$27.64
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$774.42
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
06/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$849.91
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$939.12
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$788.15
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$499.92
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$747.57
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$719.52
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
06/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$732.76
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$311.40
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$873.81
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$818.91
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$499.92
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$3.92
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$493.62
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$438.19
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$194.03
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4.84
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$82.63
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$82.63
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$82.80
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$63.67
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$27.03
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$425.48
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$637.17

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$499.92
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$774.42
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$884.22
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$856.77
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$194.50
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4.00
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$7.02
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$425.48
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$4.84
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$493.62
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$194.03
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$3.92
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$438.19
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$843.05
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$829.32
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$2.99
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$4.00
02/07/2008	Bohan, Cecilia	P	00022	City Of Chicago Police	\$76.83
04/11/2002	Blair, Patrick	P	00001	City Of Chicago Police	\$0.33
04/11/2002	Blair, Patrick	P	00001	City Of Chicago Police	\$36.88
01/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$98.80

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$299.45
Claim Total	Amount				
221	\$83,622.49				
Claim Total	Amount				
225	\$83,881.95				

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such members of the Police Department and/or Fire Department shall enter into an agreement in writing with the City of Chicago to the effect that, should it appear that any of said members of the Police Department and/or Fire Department have received any sum of money from the party whose negligence caused such injury, or have instituted proceedings against such party for the recovery of damage on account of such injury or medical expenses, then in that event the City shall be reimbursed by such member of the Police Department and/or the Fire Department out of any sum that such member of the Police Department and/or Fire Department has received or may hereafter receive from such third party on account of such injury or medical expenses, not to exceed the expense in accordance with Opinion Number 1422 of the Corporation Counsel of said City, dated March 19, 1926. The payment of any of these bills shall not be construed as approval of any previous claims pending or future claims for expenses or benefits on account of any alleged injury to the individuals named. The total amount of such claims, as allowed, is set opposite the names of the injured members of the Police Department and/or the Fire Department and the payments are to be drawn in favor of the proper claimants and charged to the following Account Numbers: 100-57-2005-0937; 610-57-4415-0937; 740-57-4415-0937; 100-59-2005-0937; 610-59-4415-0937; and 740-59-4415-0937.

[Third party orders (all amounts) printed on pages 31085  
through 31088 of this *Journal*.]

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

[Or2016-444]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an order authorizing the payment of various small claims against the City of Chicago, having had the same under

(Continued on page 31089)

City Of Chicago  
**Police & Fire Third-Party Orders**

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
<b>Insured Name1: City Of Chicago Fire</b>					
07/15/1991	Guzick, Lawrence	E	00450	City Of Chicago Fire	\$107.81
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$127.60
07/19/1982	Banks, Thomas S	F	00379	City Of Chicago Fire	\$46.33
Claim Total	Amount				
3	\$281.74				
<b>Insured Name1: City Of Chicago Police</b>					
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$118.12
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$118.12
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$5.14
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$13.93
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$118.12
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$13.93
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$5.12
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$118.12
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$118.12
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$118.12
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$704.65
08/10/1994	Wiktorek, Mark C	P	00014	City Of Chicago Police	\$4.00
07/15/2008	Torres, Eddie J	P	00019	City Of Chicago Police	\$1,230.00
05/29/2006	Sobczynski, Elizabeth	P	00009	City Of Chicago Police	\$5.20
02/13/2002	Sanchez, Richard W	P	00189	City Of Chicago Police	\$4.96

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
02/13/2002	Sanchez, Richard W	P	00189	City Of Chicago Police	\$4.00
02/13/2002	Sanchez, Richard W	P	00189	City Of Chicago Police	\$87.46
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$71.87
07/14/2005	Rosenthal, Daniel A	P	00015	City Of Chicago Police	\$160.95
04/16/2005	Oskvarek, Glenn J	P	00153	City Of Chicago Police	\$80,808.48
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$314.05
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$113.09
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$346.90
05/03/2008	Obrecki, Robert	P	00016	City Of Chicago Police	\$488.38
06/08/1993	Mhier-Shemash, Kimberly	P	00010	City Of Chicago Police	\$50.81
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$3,074.01
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$4.00
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$58.07
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$917.75
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$89.06
03/07/2002	Merriweather, Sheila A	P	00005	City Of Chicago Police	\$347.34
05/16/1999	Mackey, Patricia J	P	00044	City Of Chicago Police	\$88.50
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$170.03
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$85.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$4.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$5.63
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$85.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$4.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$5.63
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$85.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$4.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$5.63
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$85.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$4.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$5.63
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$520.19
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$136.36
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$514.70

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Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$4.00
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$130.26
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$106.61
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$6.66
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$192.71
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$520.19
07/26/2009	MCGUIRE, KERRY L	9161	017	City Of Chicago Police	\$44.11
11/28/2006	Koating, Renata M	P	00013	City Of Chicago Police	\$97.99
07/28/2007	Jones, Yvette A	P	00021	City Of Chicago Police	\$3,603.60
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$89.59
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$4.00
11/12/2007	Gaines, Kenyatta	P	00004	City Of Chicago Police	\$615.00
08/27/2003	Dahms, David	P	00023	City Of Chicago Police	\$59.89
08/27/2003	Dahms, David	P	00023	City Of Chicago Police	\$4.00
08/27/2003	Dahms, David	P	00023	City Of Chicago Police	\$3.39
08/27/2003	Dahms, David	P	00023	City Of Chicago Police	\$59.89
08/27/2003	Dahms, David	P	00023	City Of Chicago Police	\$4.00
08/27/2003	Dahms, David	P	00023	City Of Chicago Police	\$3.39
09/13/2002	Carl, Lisa D	P	00284	City Of Chicago Police	\$106.31
09/13/2002	Carl, Lisa D	P	00284	City Of Chicago Police	\$2.01
05/06/2003	Buczko-Lunk, Kelly	P	00012	City Of Chicago Police	\$62.41
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,783.80
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$27.03
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$103.21
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,716.11
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,157.24
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,542.55
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$80.01
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,158.72
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,158.72
08/15/2002	Brumley, Cedric	P	00004	City Of Chicago Police	\$1,158.72
04/28/2004	Branch, Pamela	P	00003	City Of Chicago Police	\$62.41
06/11/2006	Baqai, Farah	P	00007	City Of Chicago Police	\$300.10

Incident Date	Claimant	Rank	Assigned to Unit	Insured	Total Paid
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$299.45
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$179.85
07/28/2001	Anthony, Wanda	P	00016	City Of Chicago Police	\$98.80
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$2,311.42
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$105.60
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$258.68
02/12/2009	ANDREWS, PATRICK	9161	020	City Of Chicago Police	\$452.64
Claim Total Amount					
96					\$111,147.44
Claim Total Amount					
99					\$111,429.18



(Continued from page 31084)

advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said order as passed:

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

[List of claimants printed on pages 31090  
through 31092 of this *Journal*.]

City Of Chicago  
**Journal Report for City Council GL Claims**

Last Name	First Name	Address	City	State	Zip Code	DOI	Total Paid	Payee	Location of Accident																				
<b>Claimant Type Desc: Property(7)</b>																													
CARLTON	FRFD	10051 S. SANGAMON	CHICAGO	IL	60643	06/03/2015	\$165.00	Claimant	10051 S SANGAMON																				
FREEMON	ALICE	321 N MAYFIELD AVE	CHICAGO	IL	60644	10/20/2015	\$262.50	Claimant	321 N MAYFIELD AVE																				
MILLER	ANN	935 W CHESTNUT	CHICAGO	IL	60642	03/01/2016	\$487.50	Claimant	1117 N CROSBY ST																				
<table style="width: 100%; border-collapse: collapse;"> <tr> <td style="width: 15%;"></td> <td style="width: 10%; text-align: center;">Number</td> <td style="width: 10%; text-align: center;">Amount</td> <td colspan="7"></td> </tr> <tr> <td>Total of Spill Claims:</td> <td style="text-align: center;">3</td> <td style="text-align: center;">\$915.00</td> <td colspan="7"></td> </tr> </table>											Number	Amount								Total of Spill Claims:	3	\$915.00							
	Number	Amount																											
Total of Spill Claims:	3	\$915.00																											
<b>Claimant Type Desc: Vehicle(8)</b>																													
ALEXANDER	LORRENZO	1218 E 64TH ST UNIT 2W	CHICAGO	IL	60637	10/07/2015	\$244.00	DEPARTMENT OF REVENUE	1218 E 64TH ST																				
ALEXANDER	LORRENZO	1218 E 64TH ST UNIT 2W	CHICAGO	IL	60637	10/07/2015	\$185.35	Claimant	1218 E 64TH ST																				
AMERSON	RLNESHIA	9624 SOUTH PRAIRIE AVE	CHICAGO	IL	60628	09/07/2015	\$344.18	Claimant	9600 S PRAIRIE																				
BANKS	KATRINA	4323 W. ADAMS	CHICAGO	IL	60624	12/04/2015	\$128.86	Claimant	1100 W HARRISON ST.																				
BENJAMIN	ERIC	2800 N HAMPDEN CT	CHICAGO	IL	60614	12/15/2015	\$202.30	Claimant	400 N LAKL SHORE DR																				
BELTSTELLER	KEVIN	361 MAIN ST	SAN FRANCISCO	CA	94105	10/15/2014	\$160.58	Claimant	3941 S ASHLAND AVENUE																				
BIRDSLELL	NICOLE	3932 HONEYMOON RIDGE	LAKE IN HILLS	IL	60158	06/01/2016	\$141.50	Claimant	630- 698 W. CONGRESS																				
BIZFER	SUZANNE	1427 MADISON STREET	CHICAGO	IL	60202	09/30/2015	\$501.85	Claimant	66 E. WASHINGTON ST.																				
BODNER	KRISTINE	5062 W. AGATITE	CHICAGO	IL	60635	04/12/2014	\$252.38	Claimant	5730 W JOSTER AVE.																				
BOGHOSIAN	ALAN	676 ST. CLAIR STREET	CHICAGO	IL	60611	03/07/2016	\$167.56	Claimant	700 N. ST. CLAIR																				
BROWN	STEPHAN	920 W AGATITE AVE	CHICAGO	IL	60640	07/23/2015	\$47.55	Claimant	1450 S WOOD ST																				
BUXBAUM	MICHAEL	1303 W CHICAGO AVE	CHICAGO	IL	60642	03/26/2014	\$76.97	Claimant	736 N MELWAUKEE AVE																				
CAMPBELL	OSCAR	6123 S KEDVALE	CHICAGO	IL	60629	11/04/2015	\$681.40	Claimant	5455 S PULASKI																				
CARICCA	ALFREDO	505 REDONDO DRIVE, #412	DOWNERS	IL	60516	07/19/2014	\$97.13	Claimant	1400 W 35TH ST																				
CASTRO	CARRIE	360 West 80th Place	Merrillville	IN	46410	03/22/2014	\$215.72	Claimant	N HALSTED ST & W																				
CLAY	TERESA	6400 W BERTHAU	CHICAGO	IL	60634	12/31/2015	\$73.68	Claimant	80 W RANDOLPH																				
COOPER	AUDREY	9025 SOUTH CREGIER AVENUE	CHICAGO	IL	60617	05/10/2015	\$514.51	Claimant	306 E 67TH STREET																				
ENGLAND	SYLVIA	503 NORTH GENESEE STREET	WAUKEGAN	IL	60085	08/24/2014	\$511.76	Claimant	825 N HUDSON																				
FAIR	GLENDA	1406 GREENRIDGE DR	URBANA	IL	61802	03/19/2014	\$62.50	Claimant	283 N Pulaski Road																				
FERDINAND	NICHOLAS	720 S CARPENTER ST	CHICAGO	IL	60607	05/09/2016	\$108.75	Claimant	723 S CARPENTER ST																				
FURUE	SATOSHI	1845 SOUTH MICHIGAN AVENUE UNIT 2008	CHICAGO	IL	60616	07/20/2015	\$152.66	Claimant	1339 S. WOOD STREET																				
GABRA	MARTINA	1406 GREENRIDGE DR	URBANA	IL	61802	03/23/2016	\$172.86	Claimant	3600 W ROOSEVELT ROAD																				

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Last Name	First Name	Address	City	State	Zip Code	UOL	Total Paid	Payee	Location of Accident
GARCIA	EMILY	3521 N. KILPATRICK AVE.	CHICAGO	IL	60641	07/14/2014	\$570.00	Claimant	3309 N MILWAUKEE
GEISLER	PAUL	2926 W GREGORY ST	CHICAGO	IL	60625	10/26/2015	\$273.21	Claimant	5418 N PULASKI RD
GORDON	BARBARA	1515 S PRAIRIE AVE	CHICAGO	IL	60605	03/01/2016	\$51.04	Claimant	10047 S EWING
HAMANN	MICHAEL	14212 COOLESTON AVE	RIVERDALE	IL	60827	07/29/2015	\$75.62	Claimant	1430 E. 130th St
HERNANDEZ	GUADALUPE	3215 W CRYSTAL ST 1ST FR	CHICAGO	IL	60651	10/19/2014	\$349.50	Claimant	932 N KOSTNER AVE
HOLTAN	GWENDOLYN	1214 WEST BARRY AVENUE, #3	CHICAGO	IL	60657	06/02/2014	\$139.02	Claimant	1440 W SCHOOL ST
IOSSBAKER	JOSEPH	2621 W 24TH PLACE	CHICAGO	IL	60608	06/23/2015	\$130.15	Claimant	2506 W 24TH PLACE
JACKSON	DWIGHT	828 EAST 48TH STREET	CHICAGO	IL	60615	04/25/2014	\$357.12	Claimant	4800-4900 S LAKE PARK
JESSE	BARBARA	1490 SEGONA AVE	AURORA	IL	60504	11/15/2015	\$153.26	Claimant	2910 S WENTWORTH
JONES	DANIEL	PO BOX 3068	BLOOMINGTON	IL	61702	10/09/2015	\$311.61	Claimant	7901 S ASHLAND
KING	REBECCA	4432 N. CALIFORNIA	CHICAGO	IL	60625	05/25/2015	\$79.64	Claimant	3519 N WESTERN
LENZ	PAULA	3653 N. PITTSBURGH AVE	CHICAGO	IL	60634	05/12/2016	\$132.56	Claimant	3653 N PITTSBURGH AVE
LEWIS	KATRINA	2262 UNION STREET	BLUE ISLAND	IL	60406	05/22/2014	\$250.69	Claimant	329 E 55TH ST
MACQUEEN	BRIAN	4709 N VIRGINIA AVE	CHICAGO	IL	60625	01/10/2016	\$127.79	Claimant	2400 N. Western
MADBOULY	HANAN	8321 W GIBRICH ST	NILES	IL	60714	07/05/2015	\$140.16	Claimant	14 W 95TH ST
MARSHF7	MARTA	4815 SOUTH KILPATRICK AVENUE	CHICAGO	IL	60632	04/23/2014	\$281.20	Claimant	W 47TH STREET SOUTH
MENABE	KATINA	8548 S. UNION	CHICAGO	IL	60620	07/04/2015	\$354.00	Claimant	9555 - 9600 S HALSTED
MEHAR	MARGARET	10011 S CALIFORNIA AVE	CHICAGO	IL	60656	09/04/2015	\$431.50	Claimant	8900 S SANGAMON
METZGER	CRAIG	2651 W. BELMONT	CHICAGO	IL	60618	11/21/2015	\$412.50	Claimant	3200 N WESTERN AVE
MOORE	JEFFERY	8349 S MAY	CHICAGO	IL	60620	06/16/2015	\$121.57	Claimant	6310 S VINCENNES
MURROW	MARTHA	515 S 2ND AVENUE	MAYWOOD	IL	60153	04/15/2016	\$55.35	Claimant	3044 W. Madison
OKTEM	BEN	3707 N. JANSSEN	CHICAGO	IL	60613	06/24/2016	\$119.02	Claimant	1200 W BELMONT
PAZ	MARCELINO	1079 CAPRI DR.	AURORA	IL	60503	05/08/2016	\$206.70	Claimant	480 E GRAND AVE.
PEREZ	ENRIQUE	8820 BALDUSROL DR	ORLAND PARK	IL	60462	04/24/2016	\$635.21	Claimant	110 S. COLUMBUS
PETERS	ELLA	4824 W. 83RD St.	BIRRRANK	IL	604597749	03/14/2016	\$615.22	Claimant	2533 W 103RD AND
PINKIS	PAUL	3500 W GRANVILLE AVENUE	CHICAGO	IL	60639	12/23/2015	\$610.71	Claimant	3700 W GRANVILLE
PIAMOOTHA	PREMASARA	PO BOX 268994	OKLAHOMA	OK	73126	01/04/2016	\$1,028.52	Claimant	3057 W FARGO
REESE	LAVANCE	6N HAMLIN BLVD	CHICAGO	IL	60624	07/22/2015	\$401.65	Claimant	1558 S STATE
ROBLES	HEIMEL	4630 W ALI GELD	CHICAGO	IL	60639	11/05/2015	\$105.75	Claimant	1011 N KILDARE AVE.
ROSS	JOSEPHINE	AE STATE	ROANOKE	VA	24018	02/08/2016	\$369.77	Claimant	8248 S VERNON
SARNACKI	KEVIN	6818 W BARRY AVE	CHICAGO	IL	60634	05/24/2016	\$997.50	Claimant	6063 N CENTRAL AVE
SHUMAKLR	PRLESTON	925 WEST SUNNYSIDE AVE	CHICAGO	IL	60640	10/31/2015	\$253.70	Claimant	111 N LAKESHORE DRIVE
TAYLOR	OCTAVIUS	11232 S. INDIANA	CHICAGO	IL	60628	07/19/2015	\$71.24	Claimant	2 W. 115th St.

Last Name	First Name	Address	City	State	Zip Code	DOL	Total Paid	Payee	Location of Accident
VALLF	CRISTINA	3701 S WOOD	CHICAGO	IL	60609	05/12/2016	\$203.01	Claimant	3500 S WESTERN
VINELLI	MARIETTA	ON701 Barry Avenue	Wheaton	IL	60187	03/30/2014	\$39.15	Claimant	1100 N. Halsted
WANKOVSKY	THEODORE	2451 F WILDEN LANE	ARLINGTON	IL	60004	03/07/2016	\$231.06	Claimant	165 E SUPERIOR
ZANCA	RUSSELL	7180 N. MOODY AVE	CHICAGO	IL	60646	08/03/2016	\$666.66	Claimant	900 S LAKE SHORE DR.
		Number	Amount						
Total of Sp't Claims		59	\$16,716.46						
		Number	Amount						
Total of Sp't Claims		62	\$17,631.46						

## PAYMENT OF SUNDRY CLAIMS FOR CONDOMINIUM REFUSE REBATES.

[Or2016-445]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

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

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names, said amounts to be paid in full as follows and charged to Account Number 100-99-4415-0939-0939:

[List of claimants printed on pages 31094  
through 31099 of this *Journal*.]

REPORT DATE : 9/13/2016  
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CITY OF CHICAGO  
 COMMITTEE ON FINANCE  
 REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 9/14/2016

31094

JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE		AMOUNT OF REBATE	***** SPONSOR *****	
ADDISON POINT CONDO. ASSN.	28	ANNUAL	2011	2,100.00	GILBERT VILLEGAS	36
ANDERSONVILLE PLACE CONDOS	17	ANNUAL	2011	1,275.00	AMEYA PAWAR	47
ANDERSONVILLE TERRACE CONDO.	5	ANNUAL	2011	375.00	AMEYA PAWAR	47
ARDMORE SQUARE CONDO ASSOC.	13	ANNUAL	2011	975.00	HARRY OSTERMAN	48
ARTHURS COURT CONDO. ASSOC.	12	ANNUAL	2011	825.00	PATRICK J O'CONNOR	40
AVANTI POINT CONDO ASSOC.	30	ANNUAL	2011	2,250.00	NICHOLAS SPOSATO	38
BEACH POINT TOWER CONDO.	90	ANNUAL	2011	6,000.00	HARRY OSTERMAN	48
BELDEN PLACE CONDO ASSOC.	23	ANNUAL	2011	1,125.00	CARLOS RAMIREZ ROSA	35
BIRCHWOOD ON THE LAKE CONDO.	42	ANNUAL	2011	3,150.00	JOE MOORE	49
BRIDGEVIEW GARDENS CONDOMINIUM	12	ANNUAL	2011	900.00	ANTHONY NAPOLITANO	41
BRYN MAWR CONDOMINIUM ASSOC.	6	ANNUAL	2011	450.00	HARRY OSTERMAN	48
BUCKTOWN TOWNHOMES HOMEOWNERS	44	ANNUAL	2011	3,150.00	PROCO JOE MORENO	01
BUENA MARINE CONDO ASSOC.	12	ANNUAL	2011	825.00	JAMES CAPPLEMAN	46
CALIFORNIA PARK CONDO. ASSOC.	14	ANNUAL	2011	825.00	DEBORAH MELL	33
CARMEN MANOR CONDOMINIUM ASSN.	15	ANNUAL	2011	1,125.00	JAMES CAPPLEMAN	46
CAROUSEL COURT CONDO ASSOC	30	ANNUAL	2011	2,250.00	JOHN ARENA	45
CASA BONITA CONDOMINIUM ASSN.	66	ANNUAL	2011	4,500.00	JOE MOORE	49
CASSIEL CONDOMINIUM ASSOC	30	ANNUAL	2011	2,250.00	ANTHONY NAPOLITANO	41
CATALPA WINTHROP BUILDING	50	ANNUAL	2011	3,750.00	HARRY OSTERMAN	48
CATHERINE COURT CONDO. ASSN.	498	ANNUAL	2011	23,250.00	ANTHONY NAPOLITANO	41
CHEVALIER CONDOMINIUM ASSOC	20	ANNUAL	2011	1,500.00	ANTHONY NAPOLITANO	41
CHRISTIANA COURT CONDO. ASSOC.	16	ANNUAL	2011	1,200.00	DEBORAH MELL	33
CLARENDON COURT CONDO ASSC.	18	ANNUAL	2011	1,350.00	JAMES CAPPLEMAN	46
CLARENDON LAKESIDE CONDO. ASSN	6	ANNUAL	2011	450.00	JAMES CAPPLEMAN	46
COLUMBIA ESTATES CONDOMINIUM	19	ANNUAL	2011	1,350.00	JOE MOORE	49
CORBELL SQUARE CONDOMINIUM ASSN	20	ANNUAL	2011	1,500.00	HARRY OSTERMAN	48
CORNERSTONE CONDOMINIUMS	12	ANNUAL	2011	750.00	JOE MOORE	49
CORNERSTONE MANOR CONDO ASSOC.	17	ANNUAL	2011	1,275.00	DEBRA SILVERSTEIN	50
CUMBERLAND VIEW CONDOMINIUMS	32	ANNUAL	2011	2,400.00	NICHOLAS SPOSATO	38
CUYLER-SPALDING CONDO. ASSOC.	19	ANNUAL	2011	1,425.00	DEBORAH MELL	33
DARIEN CONDOMINIUM ASSN.	222	SEMI-ANNUAL	2011	6,337.50	THOMAS TUNNEY	44
DICKENS CONDO. ASSOCIATION	19	ANNUAL	2011	675.00	ROBERTO MALDONADO	26
EAST POINT CONDOMINIUM ASSOC.	160	ANNUAL	2011	12,000.00	HARRY OSTERMAN	48
EASTWOOD PLAZA CONDO. ASSN.	26	ANNUAL	2011	1,950.00	NICHOLAS SPOSATO	38
EDGEWATER BEACH APTS. CORP.	300	ANNUAL	2011	22,725.00	HARRY OSTERMAN	48
EDGEWATER BEACH MANOR CONDO	13	ANNUAL	2011	975.00	HARRY OSTERMAN	48
EDISON PLACE CONDO ASSOCIATION	27	ANNUAL	2011	1,650.00	ANTHONY NAPOLITANO	41
EDISON VILLAGE CONDO ASSOC.	8	ANNUAL	2011	600.00	ANTHONY NAPOLITANO	41
EL LAGO CONDOMINIUM ASSOC.	268	ANNUAL	2011	10,464.64	HARRY OSTERMAN	48
ENCLAVE AT GALEWOOD CROSSING	168	ANNUAL	2011	11,325.00	EMMA MITES	37
ESTES NORTH SHORE CONDO	43	ANNUAL	2011	1,875.00	JOE MOORE	49
ESTES TERRACE CONDOMINIUM	9	ANNUAL	2011	600.00	BRENDAN REILLY	42
EVELYN LANE CONDOMINIUM	48	ANNUAL	2011	3,075.00	ANTHONY NAPOLITANO	41
FARGO COURT CONDOMINIUMS ASSN.	26	ANNUAL	2011	1,800.00	JOE MOORE	49
FARWELL CONDO ASSOC.	22	ANNUAL	2011	1,650.00	JOE MOORE	49

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CITY OF CHICAGO  
 COMMITTEE ON FINANCE  
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MEETING DATE 9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****		
FARWELL PLACE CONDO. ASSOC.	12	ANNUAL	2011	675.00	JOE MOORE	49
FORD CITY CONDOMINIUM ASSN.	320	SEMI ANNUAL	2011	12,000.00	DERRICK CURTIS	18
FRANCISCO GARDEN CONDO. ASSOC.	12	ANNUAL	2011	900.00	DEBRA SILVERSTEIN	50
FRIENDLY VILLAGE #2	18	ANNUAL	2011	1,275.00	ANTHONY NAPOLITANO	41
GLENLAKE I CONDO. ASSOC.	296	ANNUAL	2011	19,425.00	NICHOLAS SPOSATO	38
GLENLAKE II CONDO. ASSOC.	140	ANNUAL	2011	10,500.00	NICHOLAS SPOSATO	38
GLENWOOD BALMORAL CONDO ASSN.	12	ANNUAL	2011	900.00	HARRY OSTERMAN	48
GRACELAND WEST CONDO ASSOC.	14	ANNUAL	2011	1,050.00	AMEYA PAWAR	47
GRANVILLE BEACH CONDO. ASSN.	312	ANNUAL	2011	12,375.00	HARRY OSTERMAN	48
GRANVILLE COURTS CONDO. ASSOC.	256	ANNUAL	2011	13,500.00	PATRICK J O'CONNOR	40
GREENLEAF MANOR CONDO ASSOC	16	ANNUAL	2011	1,125.00	JOE MOORE	49
GREENLEAF ON THE LAKE	45	ANNUAL	2011	3,375.00	JOE MOORE	49
GREENLEAF PRIVATE	36	ANNUAL	2011	1,425.00	JOE MOORE	49
GREENLEAF WOLCOTT CONDO ASSOC	30	ANNUAL	2011	1,350.00	JOE MOORE	49
GREENVIEW SCHREIBER CONDO.	15	ANNUAL	2011	1,050.00	PATRICK J O'CONNOR	40
GROVE AT GREENLEAF CONDO. ASSN	44	ANNUAL	2011	1,235.40	JOE MOORE	49
HAMILTON HOUSE CONDOMINIUM	13	ANNUAL	2011	750.00	JOE MOORE	49
HAMILTON PLACE CONDOMINIUM	16	ANNUAL	2011	1,200.00	AMEYA PAWAR	47
HARDING PLACE CONDO ASSN.	6	ANNUAL	2011	450.00	ARIEL REBOYRAS	30
HAWTHORNE POINT CONDO ASSN	31	ANNUAL	2011	2,325.00	AMEYA PAWAR	47
HAZELTON CONDOMINIUM ASSN.	6	SEMI-ANNUAL	2011	225.00	JAMES CAPPLEMAN	46
HEATHER TERRACE CONDO. ASSN.	22	ANNUAL	2011	1,650.00	NICHOLAS SPOSATO	38
HENDERSON LAMON CONDO ASSOC	17	ANNUAL	2011	675.00	NICHOLAS SPOSATO	38
HERITAGE CONDOMINIUMS	18	ANNUAL	2011	1,350.00	MARGARET LAURINO	39
HIGGINS MANOR CONDOS ASSOC.	6	ANNUAL	2011	450.00	JOHN ARENA	45
HOLLYWOOD TOWERS CONDO ASSOC.	541	ANNUAL	2011	37,500.00	HARRY OSTERMAN	48
KARMATAGAE CONDO. ASSOC.	23	ANNUAL	2011	1,725.00	CARLOS RAMIREZ ROSA	35
KEDZIE MANOR CONDO ASSOCIATION	25	ANNUAL	2011	825.00	SCOTT WAGUESPACK	32
KEDZIE SQUARE CONDO ASSOC	28	ANNUAL	2011	1,500.00	CARLOS RAMIREZ ROSA	35
KEELER COURT CONDO. ASSN.	18	ANNUAL	2011	1,350.00	NICHOLAS SPOSATO	38
KENLAKE CONDO ASSOCIATION	6	ANNUAL	2011	450.00	HARRY OSTERMAN	48
KENMORE COURT CONDO ASSOC.	28	ANNUAL	2011	2,100.00	HARRY OSTERMAN	48
KENTON COURT CONDO ASSOCIATION	40	ANNUAL	2011	2,775.00	HARRY OSTERMAN	48
KIMBALL MANOR CONDO ASSOC	6	ANNUAL	2011	450.00	DEBORAH MELL	33
KINGSBURY ON THE PARK CONDO.	120	SEMI-ANNUAL	2011	3,150.00	BRENDAN REILLY	42
KINGSBURY ON THE PARK CONDO.	120	SEMI-ANNUAL	2011	3,150.00	BRENDAN REILLY	42
LA LEGENDA CONDOMINIUM ASSOC.	43	ANNUAL	2011	2,700.00	JOE MOORE	49
LAKEVIEW POINT CONDO. ASSN.	57	ANNUAL	2011	3,000.00	HARRY OSTERMAN	48
LAWRENCE POINT TOWER CONDO	24	ANNUAL	2011	1,500.00	DEBORAH MELL	33
LIFESTYLE CONDO ASSOC.	6	ANNUAL	2011	375.00	PATRICK J O'CONNOR	40
LOYOLTON CONDOMINIUM ASSN.	42	ANNUAL	2011	2,412.89	JAMES CAPPLEMAN	46
LUNT COURT CONDOMINIUM ASSN.	42	ANNUAL	2011	3,525.00	JOE MOORE	49
LUNT GARDENS CONDO ASSOC.	26	ANNUAL	2011	1,125.00	DEBRA SILVERSTEIN	50
LUNT-LAKE APARTMENT TRUST	88	ANNUAL	2011	6,600.00	JOE MOORE	49
M&M CONDOS & 711-713 W.	12	ANNUAL	2011	750.00	JAMES CAPPLEMAN	46

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REPORTS OF COMMITTEES

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 COMMITTEE ON FINANCE  
 REFUSE REBATE COUNCIL ORDERS--PASSED

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE		AMOUNT OF REBATE	***** SPONSOR *****	
MAGNOLIA PLACE CONDO ASSOC	6	ANNUAL	2011	450.00	JAMES CAPPLEMAN	46
MALIBU EAST CONDO. ASSOCIATION	499	ANNUAL	2011	37,425.00	HARRY OSTERMAN	48
MANOR AT NORWOOD CONDO. ASSOC.	10	ANNUAL	2011	600.00	PATRICK J O'CONNOR	40
MANOR PARK CONDO ASSOCIATION	21	ANNUAL	2011	1,350.00	DEBORAH MEILL	33
MANORS ON MAGNOLIA CONDO ASSN	13	ANNUAL	2011	975.00	HARRY OSTERMAN	48
MARANATHA CONDOMINIUM ASSN.	6	ANNUAL	2011	450.00	HARRY OSTERMAN	48
MARGATE TERRACE CONDO ASSN.	11	ANNUAL	2011	675.00	HARRY OSTERMAN	48
MASON TERRACE CONDOMINIUM	18	ANNUAL	2011	1,350.00	JOHN ARENA	45
MEDILL STREET LOFT CONDO.ASSOC	29	ANNUAL	2011	2,175.00	PROCO JOE MORENO	01
MELBA CONDOMINIUM ASSOCIATION	16	ANNUAL	2011	1,200.00	JAMES CAPPLEMAN	46
MERRIMAC SQUARE CONDO.ASSN.1	50	ANNUAL	2011	3,750.00	NICHOLAS SPOSATO	38
MONTROSE CORNER TOWNHOMES	15	ANNUAL	2011	1,050.00	AMEYA PAWAR	47
MONTROSE HARBOR CONDOMINIUM	6	ANNUAL	2011	375.00	JAMES CAPPLEMAN	46
MONTROSE MANOR CONDO. ASSN.	26	ANNUAL	2011	1,350.00	NICHOLAS SPOSATO	38
MOZART COURT CONDOMINIUM ASSOC	32	ANNUAL	2011	2,400.00	DEBORAH MEILL	33
MOZART MANOR CONDO. ASSN.	15	ANNUAL	2011	1,125.00	DEBRA SILVERSTEIN	50
MUSEUM PARK SOUTH HOMES	3	ANNUAL	2011	225.00	PAT DOWELL	03
NO. TEN LOFTS CONDO. ASSOC.	266	SEMI-ANNUAL	2011	6,675.00	DANNY SOLIS	25
NO. TEN LOFTS CONDO. ASSOC.	266	SEMI-ANNUAL	2011	6,675.00	DANNY SOLIS	25
NORTH RIVERSIDE TERRACE CONDO	21	ANNUAL	2011	1,575.00	DEBORAH MEILL	33
NORTHGATE LANDING CONDO.ASS'N.	40	ANNUAL	2011	2,250.00	JOE MOORE	49
NORTHGATE PIER CONDO ASSOC.	72	ANNUAL	2011	5,325.00	JOE MOORE	49
NORTHWEST GARDEN APT'S CONDO.	9	ANNUAL	2011	675.00	ANTHONY NAPOLITANO	41
NORTHWEST TERRACE CONDO BLDG	28	ANNUAL	2011	2,100.00	ANTHONY NAPOLITANO	41
NORTHWEST TERRACE CONDO.#2	28	ANNUAL	2011	1,800.00	ANTHONY NAPOLITANO	41
NORWOOD CONDO ASSOCIATION	6	ANNUAL	2011	450.00	HARRY OSTERMAN	48
NORWOOD MANOR CONDO. ASSN.	26	ANNUAL	2011	1,950.00	ANTHONY NAPOLITANO	41
OAKLEY COMMONS CONDO	13	ANNUAL	2011	750.00	DEBRA SILVERSTEIN	50
OXFORD GLEN CONDO. ASSN.	13	ANNUAL	2011	975.00	HARRY OSTERMAN	48
PALMER KEDZIE CONDOMINIUMS	64	ANNUAL	2011	3,600.00	SCOTT WAGJESPACK	32
PARK 1500 LOFTS CONDO., ASSOC.	326	SEMI-ANNUAL	2011	7,875.00	BRIAN HOPKINS	02
PARKSIDE SQUARE CONDO. ASSOC.	60	ANNUAL	2011	3,225.00	ANTHONY NAPOLITANO	41
PAULINA RIDGE CONDO. ASSOC.	16	ANNUAL	2011	1,050.00	PATRICK J O'CONNOR	40
PAULINA TERRACE CONDO. ASSOC.	20	ANNUAL	2011	1,500.00	AMEYA PAWAR	47
PENSACOLA PLACE	16	ANNUAL	2011	1,200.00	DEBORAH MEILL	33
PINEWOOD CONDO ASSOCIATION	15	ANNUAL	2011	1,125.00	JOE MOORE	49
PRATT BOULEVARD PLACE II CONDO	34	ANNUAL	2011	1,725.00	JOE MOORE	49
PRATT-ASHLAND COOPERATIVE	22	ANNUAL	2011	1,725.00	JOE MOORE	49
RAVENWOOD GARDENS CONDO ASSN.	10	ANNUAL	2011	825.00	AMEYA PAWAR	47
REDGATE CONDOMINIUM ASSOC.	30	ANNUAL	2011	1,950.00	CARLOS RAMIREZ ROSA	35
RIDGEMOOR ESTATES CONDO.ASSN.2	44	ANNUAL	2011	3,300.00	NICHOLAS SPOSATO	38
RIDGEMOOR ESTATES CONDO.ASSN.5	44	ANNUAL	2011	3,300.00	NICHOLAS SPOSATO	38
RIDGEMOOR ESTATES CONDO.ASSN.6	44	ANNUAL	2011	3,300.00	NICHOLAS SPOSATO	38
RIDGEWOOD ESTATES CONDO ASSOC.	92	ANNUAL	2011	6,900.00	DEBRA SILVERSTEIN	50
ROCKWELL CORNERS CONDOMINIUM	19	ANNUAL	2011	1,200.00	PATRICK J O'CONNOR	40



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CITY OF CHICAGO  
 COMMITTEE ON FINANCE  
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MEETING DATE 9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE		AMOUNT OF REBATE	***** SPONSOR *****	
ROSEMONT HANOVER CONDO. ASSN.	7	ANNUAL	2011	525.00	PATRICK J O'CONNOR	43
ROYALTON CONDO ASSOC.	78	ANNUAL	2011	5,400.00	DEBRA SILVERSTEIN	50
ROYALTON CONDOMINIUM ASSN.	6	ANNUAL	2011	375.00	HARRY OSTERMAN	48
SHERIDAN LAKE SIDE CONDO.	58	ANNUAL	2011	3,075.00	JOE MOORE	49
SHERIDAN POINT CONDOMINIUM	136	ANNUAL	2011	6,525.00	JOE MOORE	49
SHERIDAN SQUARE CONDO ASSOC	6	ANNUAL	2011	450.00	JAMES CAPPLEMAN	45
SHERWIN PLACE CONDO ASSN.	20	ANNUAL	2011	1,125.00	JOE MOORE	49
SHORELINE PARK CONDO ASSOC.	570	ANNUAL	2011	24,750.00	HARRY OSTERMAN	48
SIXTY THIRTY CONDO. ASSOC.	258	ANNUAL	2011	19,350.00	THOMAS TUNNEY	44
SUITES ON THE LAKE CONDO.ASSOC	26	ANNUAL	2011	1,800.00	JOE MOORE	49
SUMMERDALE CONDO ASSOC.	24	ANNUAL	2011	1,425.00	HARRY OSTERMAN	48
THE ELMS IN ROGERS PARK	19	ANNUAL	2011	1,425.00	JOE MOORE	49
THE PARK MONROE CONDOS HOMES	212	SEMI-ANNUAL	2011	3,440.19	BRENDAN REILLY	42
THE STATESMAN CONDOMINIUM ASSN	90	ANNUAL	2011	3,750.00	HARRY OSTERMAN	48
THE WARWICK CONDOMINIUM	24	ANNUAL	2011	1,500.00	NICHOLAS SPOSATO	38
THE 3500 CLUB TOWNHOMES	34	ANNUAL	2011	2,475.00	CARLOS RAMIREZ ROSA	35
THORNDALE BEACH SOUTH CONDO	226	ANNUAL	2011	15,720.00	HARRY OSTERMAN	48
THORNDALE PARK CONDO.ASS'N.	6	ANNUAL	2011	450.00	HARRY OSTERMAN	48
TIARA HOMEOWNERS ASSOCIATION	100	ANNUAL	2011	7,500.00	HARRY OSTERMAN	48
VIEWS OF SHERIDAN	46	ANNUAL	2011	3,065.03	JAMES CAPPLEMAN	46
VINES OF RAVENSWOOD	12	ANNUAL	2011	825.00	DEBORAH MELL	33
VISION ON STATE CONDO ASSOC.	253	SEMI-ANNUAL	2011	4,050.00	PAT DOWELL	03
VISION ON STATE CONDO ASSOC.	253	SEMI-ANNUAL	2011	4,050.00	PAT DOWELL	03
WARREN PARK ON FARWELL	11	ANNUAL	2011	675.00	DEBRA SILVERSTEIN	50
WASHINGTON HOUSE CONDO ASSOC	41	ANNUAL	2011	2,925.00	NICHOLAS SPOSATO	38
WEST BUCKTOWN LOFTS	41	ANNUAL	2011	2,325.00	PROCO JOE MORENO	01
WILLOWMERE CONDOMINIUM ASSOC.	15	ANNUAL	2011	1,125.00	JAMES CAPPLEMAN	45
WINSTON TOWERS #3 CONDO ASSOC.	251	ANNUAL	2011	18,825.00	DEBRA SILVERSTEIN	50
WINSTON TOWERS I ASSOCIATION	195	ANNUAL	2011	14,625.00	DEBRA SILVERSTEIN	50
WINSTON TOWERS II ASSOCIATION	218	ANNUAL	2011	16,350.00	DEBRA SILVERSTEIN	50
WOLCOTT SUPPLEMENTARY CONDO ASSN	31	ANNUAL	2011	1,875.00	HARRY OSTERMAN	48
WYNSTONE COURT CONDO. ASS'N.	36	ANNUAL	2011	1,800.00	HARRY OSTERMAN	48
100 E. WALTON CONDO ASSOC.	249	SEMI-ANNUAL	2011	6,187.50	BRENDAN REILLY	42
100 E. WALTON CONDO ASSOC.	249	SEMI-ANNUAL	2011	6,187.50	BRENDAN REILLY	42
1100 N. LAKE SHORE DRIVE CONDO	75	SEMI-ANNUAL	2011	2,850.00	BRENDAN REILLY	42
1100 N. LAKE SHORE DRIVE CONDO	75	SEMI-ANNUAL	2011	2,850.00	BRENDAN REILLY	42
1100 W LELAND CONDOMINIUM ASSN	28	ANNUAL	2011	2,100.00	JAMES CAPPLEMAN	46
1138 W. CATALPA CONDO ASSN.	12	ANNUAL	2011	3,050.00	HARRY OSTERMAN	48
1247-53 WEST LELAND CONDO	15	ANNUAL	2011	675.00	JAMES CAPPLEMAN	46
132 EAST DELAWARE PLACE	107	SEMI-ANNUAL	2011	3,899.39	BRENDAN REILLY	42
132 EAST DELAWARE PLACE	107	SEMI-ANNUAL	2011	4,012.50	BRENDAN REILLY	42
1321 W. WINNEMAC CONDO. ASSOC.	6	ANNUAL	2011	450.00	HARRY OSTERMAN	48
1400 W BELLE PLAINE CONDO ASSO	6	ANNUAL	2011	375.00	AMEYA PAWAR	47
1453 55 W. RASCHER CONDO	6	ANNUAL	2011	450.00	HARRY OSTERMAN	48
1518 WEST OLIVE CONDO ASSN	8	ANNUAL	2011	600.00	HARRY OSTERMAN	48

9/14/2016

REPORTS OF COMMITTEES

31097

REPORT DATE : 9/13/2016  
 REPORT TIME : 15:16:45  
 PROGRAM : RRR272

CITY OF CHICAGO  
 COMMITTEE ON FINANCE  
 REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 9/14/2016

31098

JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE		AMOUNT OF REBATE	***** SPONSOR *****	
1526-28 W. CHASE AVENUE CONDO	8	ANNUAL	2011	300.00	JOE MOORE	49
1529-37 W. FARWELL CONDOMINIUM	27	ANNUAL	2011	1,875.00	JOE MOORE	49
1634 36 GREENLEAF CONDO ASSOC.	6	ANNUAL	2011	450.00	JOE MOORE	49
1926-28 W. PRATT CONDOMINIUM	10	ANNUAL	2011	750.00	JOE MOORE	49
2042 W. ARTHUR CONDOMINIUM	6	ANNUAL	2011	450.00	JOE MOORE	49
212 W. WASHINGTON CONDOMINIUM	183	SEMI-ANNUAL	2011	5,062.50	BRENDAN REILLY	42
212 W. WASHINGTON CONDOMINIUM	183	SEMI-ANNUAL	2011	5,062.50	BRENDAN REILLY	42
2425-2429 W. FOSTER CONDO ASSN	6	ANNUAL	2011	300.00	PATRICK J O'CONNOR	40
2454 N. WASHTENAW CONDO ASSOC	16	ANNUAL	2012	900.00	PROCO JOE MORENO	01
3034-36 W. LOGAN CONDO ASSOC	18	ANNUAL	2011	1,200.00	SCOTT WACUESPACK	32
3180 CONDOMINIUM ASSOCIATION	174	SEMI-ANNUAL	2011	6,562.50	JAMES CAPPLEMAN	46
3301 N. RIDGEWAY CONDO ASSN.	12	ANNUAL	2011	900.00	ARIEL REBOYRAS	30
3501-07 W. WILSON CONDO ASSOC.	12	ANNUAL	2011	900.00	DEBORAH MELL	33
3550 CONDOMINIUM ASSOCIATION	728	SEMI-ANNUAL	2011	15,975.00	JAMES CAPPLEMAN	46
3550 CONDOMINIUM ASSOCIATION	728	SEMI-ANNUAL	2011	13,186.00	JAMES CAPPLEMAN	46
3550 W. MONIROSE CONDO ASSOC.	34	ANNUAL	2011	1,950.00	CARLOS RAMIREZ ROSA	35
3736-42 W. BERTEAU CONDO ASSN.	14	ANNUAL	2011	675.00	CARLOS RAMIREZ ROSA	35
3804 N. HARLEM AVENUE CONDO.	6	ANNUAL	2011	450.00	NICHOLAS SPOSATO	38
4012-20 N. ALBANY CONDO ASSN.	32	ANNUAL	2011	1,500.00	DEBORAH MELL	33
4044 N. CALIFORNIA CONDO ASSOC	12	ANNUAL	2011	675.00	DEBORAH MELL	33
4144 N. SHERIDAN CONDO.	59	ANNUAL	2011	4,500.00	JAMES CAPPLEMAN	46
4206 N. CALIFORNIA CONDO	8	ANNUAL	2011	600.00	DEBORAH MELL	33
4616-20 N. KENMORE CONDO ASSN	21	ANNUAL	2011	825.00	JAMES CAPPLEMAN	46
4626 N.KENMORE CONDO ASSN	6	ANNUAL	2011	450.00	JAMES CAPPLEMAN	46
4826 -38 N PAULINA CONDO ASSOC	13	ANNUAL	2011	825.00	AMEYA PAWAR	47
4845-51 N. WOLCOTT CONDO	25	ANNUAL	2011	1,350.00	AMEYA PAWAR	47
4880 MARINE DRIVE CONDO ASSN.	119	ANNUAL	2011	6,421.41	HARRY OSTERMAN	48
4927 N. DAMEN CONDO ASSOC.	15	ANNUAL	2011	1,050.00	PATRICK J O'CONNOR	40
4960 N. WESTERN CONDOS	8	ANNUAL	2011	600.00	PATRICK J O'CONNOR	40
5000 5002 N.HERMITAGE CONDO	6	ANNUAL	2011	450.00	AMEYA PAWAR	47
5001 N. OAKLEY CONDO ASSOC.	8	ANNUAL	2011	600.00	PATRICK J O'CONNOR	40
5057 KENMORE CONDOMINIUM ASSN.	23	ANNUAL	2011	1,650.00	JAMES CAPPLEMAN	46
5221-5225 N. HOYNE CONDOMINIUM	11	ANNUAL	2011	675.00	PATRICK J O'CONNOR	40
5223 N. OAKVIEW AVE. CONDO	6	ANNUAL	2011	375.00	ANTHONY NAPOLITANO	41
5235 WEST LINDA CONDOMINIUM	5	ANNUAL	2011	375.00	JOHN ARENA	45
5455 EDGEWATER PLAZA CONDO	465	ANNUAL	2011	27,225.00	HARRY OSTERMAN	48
5501 WEST LAWRENCE CONDO ASSN.	6	ANNUAL	2011	600.00	JOHN ARENA	45
5709 LAWRENCE AVE. CONDO	6	ANNUAL	2011	450.00	JOHN ARENA	45
5726-28 N. KENMORE CONDO ASSN	8	ANNUAL	2011	600.00	HARRY OSTERMAN	48
5757 N. SHERIDAN RD. CONDO.	171	ANNUAL	2011	12,825.00	HARRY OSTERMAN	48
6113-15 W. HIGGINS CONDO ASSN.	8	ANNUAL	2011	600.00	JOHN ARENA	45
6333 N. MILWAUKEE AVE. CONDO	20	ANNUAL	2011	825.00	JOHN ARENA	45
6334 N. SHERIDAN ROAD CONDO	42	ANNUAL	2011	2,550.00	JOE MOORE	49
6619 N. SHERIDAN CONDO ASSC.	22	ANNUAL	2011	900.00	JOE MOORE	49
6822-29 N. GREENVIEW CONDO	15	ANNUAL	2011	1,125.00	JOE MOORE	49

REPORT DATE : 9/13/2016  
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CITY OF CHICAGO  
 COMMITTEE ON FINANCE  
 REFUSE REBATE COUNCIL ORDERS--PASSED

MEETING DATE 9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE		AMOUNT OF REBATE	***** SPONSOR *****	
6963-59 N. ASHLAND CONDO ASSN	18	ANNUAL	2011	750.00	JOE MOORE	49
7200 N. RIDGE AVE CONDO ASSOC	38	ANNUAL	2011	2,850.00	JOE MOORE	49
7314-20 N. HONORE CONDO. ASSOC	29	ANNUAL	2011	825.00	HARRY OSTERMAN	48
732 W. BITTERSWEET CONDO.ASSN.	101	ANNUAL	2011	6,517.78	JAMES CAPPLEMAN	46
7334 N. RIDGE CONDO ASSN.	40	ANNUAL	2011	1,575.00	JOE MOORE	49
7377 ROGERS CONDO ASSOCIATION	16	ANNUAL	2011	1,125.00	JOE MOORE	49
829-31 GUNNISON CONDO ASSOC.	6	ANNUAL	2011	375.00	HARRY OSTERMAN	48
8529 W. CATALPA CONDO. ASSN.	6	ANNUAL	2011	450.00	ANTHONY NAPOLITANO	41
939-43 AINSLIE CONDOMINIUM	6	ANNUAL	2011	300.00	HARRY OSTERMAN	48

\*\* GRAND TOTAL AMOUNT \*\*

799,995.23

\*\* GRAND TOTAL NUMBER \*\* 234

9/14/2016

REPORTS OF COMMITTEES

31099

## PAYMENT OF SENIOR CITIZEN SEWER REBATE CLAIMS.

[Or2016-446]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

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

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said order as passed:

*Ordered*, That the City Comptroller is authorized and directed to pay the following named claimants the respective amounts set opposite their names, said amounts to be paid in full as follows and charged to Account Number 314-99-4415-9148-0938:

[List of claimants printed on pages 31101  
through 31104 of this *Journal*.]

COMMITTEE ON FINANCE  
SMALL CLAIMS, CITY OF CHICAGO  
SPENDER REBATE JOURNAL

NAME	FIN NUMBER	ALDERMAN	AMOUNT
MIRANS, MANYA W	14-28-207-004-1312	44 TUNNEY	50.00
ADLER, DAVID G	17-11-420-042-1003	33 NEAL	50.00
ADLER, MARILYN	14-21-307-016-1009	44 TUNNEY	50.00
AHMAD, S. HASEEM	17-32-117-021-1008	49 MOORE	50.00
ALI, ASHID	14-05-203-012-1027	48 OSTERMAN	50.00
ALVARADO, BERNARDINA Y.	14-21-110-020-1170	46 CAPPLEMAN	50.00
ANDERSON, ANN HELEN	13-02-419-036-1003	39 LAURINO	50.00
BARKANS, SANDRA D	45-25-215-015-1078	48 OSTERMAN	50.00
BARTH, DOROTHY H	14-16-304-039-1022	46 CAPPLEMAN	50.00
BENGTSEN, BARBARA H.	14-21-110-020-1507	46 CAPPLEMAN	50.00
BENOY, THERESA A	14-21-111-007-1187	46 CAPPLEMAN	50.00
BERGFELD, BARBARA	17-03-107-019-1069	43 SMITH	50.00
BIEGANSKY, PAUL	17-09-227-030-1101	42 REILLY	50.00
BIEFLER, LOUISE	17-04-207-066-1331	02 HOPKINS	50.00
BLANC, SUSAN E	42-11-100-200-1471	46 CAPPLEMAN	50.00
BLOMQUIST, CHERYL	14-28-206-005-1339	44 TUNNEY	50.00
BLUM, ANNA	10-36-118-005-1203	50 SILVERSTEIN	50.00
BOEIM, LORETTA M	14-21-101-035-1174	46 CAPPLEMAN	50.00
BORJON, YOLANDA	17-10-400-043-1100	42 REILLY	50.00
BOTHUN, ROGER	14-21-111-007-1623	46 CAPPLEMAN	50.00
BOTICH, GEORGE	14-21-111-007-1616	46 CAPPLEMAN	50.00
BROWN, JACK P.	17-17-206-014-1002	02 HOPKINS	50.00
BROWN, JACK P.	17-17-206-014-1002	02 HOPKINS	50.00
BROWNLEE, MIDA P	21-30-114-029-1223	07 MITCHELL	50.00
BRUGGER, ROBERT	9-36-425-053-1007	41 NAPOLITANO	50.00
BRZYANI, CAROL L.	17-04-424-051-1474	02 HOPKINS	50.00
BURGESS, PHILIP	14-21-103-030-1094	46 CAPPLEMAN	50.00
CAMPOS, MARLENE L.	14-21-110-020-1347	46 CAPPLEMAN	50.00
CANAVAN, MARY	17-03-227-018-1113	02 HOPKINS	50.00
CANNON, ROBERT C	14-08-263-001-0000	48 OSTERMAN	50.00
CARAMELA, LEONARD J	14-05-203-011-1316	48 OSTERMAN	50.00
CASSON, WENDY	14-33-123-066-1010	43 SMITH	50.00
CASTELLANOS, OFELIA G.	14-21-101-034-1188	46 CAPPLEMAN	50.00
CATIC, GRAZYNA MARIA	13-31-107-024-1150	29 TALJAFERRO	50.00
CHAVEZAGNE, MAURICE	17-10-202-063-1125	42 REILLY	50.00
CHAROUS, MICHELE A	14-21-111-007-1643	46 CAPPLEMAN	50.00
CHESLER, ENID E	14-21-305-030-1096	46 CAPPLEMAN	50.00
CHRITE, GEORGE M.	21-30-123-021-1072	07 MITCHELL	50.00
CICHANIK, CHARLES	17-10-202-063-1075	42 REILLY	50.00
COLEMAN, DORIS	17-27-305-140-1025	04 BURNS	50.00
COMER, THOMAS M.	14-21-100-018-1328	46 CAPPLEMAN	50.00
DAMAN, JOSEPH	14-21-110-020-1096	46 CAPPLEMAN	50.00
DAVIS, LYNN ELLEN	14-21-110-020-1147	46 CAPPLEMAN	50.00
DIXON, ANN L.	21-30-108-020-0000	07 MITCHELL	50.00
DIXON, CAROLYN C	14-21-112-012-1130	46 CAPPLEMAN	50.00
DIXON, CAROLYN C	14-21-112-012-1130	46 CAPPLEMAN	50.00
LOLL, JOHN	17-10-202-063-1160	42 REILLY	50.00
DONALEK, PETER J.	14-16-305-021-1054	46 CAPPLEMAN	50.00
DONNAL, DENNIS	14-21-110-020-1476	46 CAPPLEMAN	50.00
DORADO, ILDEPHONSE J	14-08-203-016-1440	48 OSTERMAN	50.00
DRISS, DAISY	14-21-111-007-1084	46 CAPPLEMAN	50.00
DUENAS, CATHERINE	14-16-300-032-1417	46 CAPPLEMAN	50.00
DUGNAN, PATRICK	14-21-111-007-1005	46 CAPPLEMAN	50.00
DUNN, VICKI	14-21-110-020-1290	46 CAPPLEMAN	50.00
EBERSON, GERTRAUD	14-21-110-020-1024	46 CAPPLEMAN	50.00
EYERMAN, MARY EVANS	17-10-207-063-1036	42 REILLY	50.00
FARLEY, MARGARET	14-21-111-007-1249	46 CAPPLEMAN	50.00
FAULHNER, JOHANN	17-09-227-030-1074	42 REILLY	50.00
FAULKNER, ROSE	20-24-419-018-1070	05 HARRISTON	50.00
FAMCETT, KIM R	14-16-305-021-1037	46 CAPPLEMAN	50.00
FERNANDEZ, CONRADO	17-10-400-012-1032	42 REILLY	50.00
FINKLEMAN, ANNE EARLEIGH	17-10-202-063-1080	42 REILLY	50.00
FITZMAURICE, PATRICIA	14-16-301-041-1015	46 CAPPLEMAN	50.00
FURLONG, MARGARET.	14-16-304-039-1186	46 CAPPLEMAN	50.00

JANTY, DAVID A	14-21-110-070-1108	46 CAPPLEMAN	50.00
JARRISON, HILDER	14-21-110-020-1144	46 CAPPLEMAN	50.00
REUCHER, GREGORY	17-10-202-063-1022	42 REILLY	50.00
JAGNINI, PAULA N	14-21-103-079-1008	46 CAPPLEMAN	50.00
JIBSON, DONOHY	14-21-110-020-1005	46 CAPPLEMAN	50.00
JIBSON, WAYNE R.	14-21-110-020-1602	46 CAPPLEMAN	50.00
JILL, GAIL	14-06-263-001-0300	48 OSTERMAN	50.00
JILLMAN, MARGARET M	14-16-303-037-1005	46 CAPPLEMAN	50.00
JILLMAN, PATRICIA N	14-21-103-030-1020	46 CAPPLEMAN	50.00
JLANZ, LENORE M.	14-21-111-007-1059	46 CAPPLEMAN	50.00
GLASPER JR., FRED	14-21-111-007-1532	46 CAPPLEMAN	50.00
GLASS, ALLAN	17-03-207-068-1043	42 REILLY	50.00
GLYNN, DENNIS M.	14-28-207-004-1076	44 TUNNEY	50.00
GOEBEL, MARYETTE M.	14-21-111-007-1186	46 CAPPLEMAN	50.00
GOLDBERG, THEODORE M	14-21-111-007-1136	46 CAPPLEMAN	50.00
GORDON, MICHAEL	17-10-202-063-1070	42 REILLY	50.00
GOSTON, DORIS N.	14-21-110-020-1083	46 CAPPLEMAN	50.00
GRANBERG, ROY C.	14-21-111-007-1071	46 CAPPLEMAN	50.00
GRANGE, DENISE	14-28-206-005-1338	44 TUNNEY	50.00
GRESHWALD, JOHN	14-21-307-047-1123	44 TUNNEY	50.00
GRIFOSANO, SALLY	14-16-301-041-1340	46 CAPPLEMAN	50.00
GUNSET, HERIYINDA	14-33-121-062-0090	43 SMITH	50.00
HALL, CAROL	17-04-269-044-1044	02 HOPKINS	50.00
HALLOCK, LAWRENCE	14-17-111-026-1001	46 CAPPLEMAN	50.00
HALPIN, TERRENCE	14-08-109-050-1003	48 OSTERMAN	50.00
HARWICKE, EILEEN	17-03-227-010-1111	02 HOPKINS	50.00
HARWICKE, NEIL J.	14-21-307-047-1146	44 TUNNEY	50.00
HASAN, FADWA	14-21-111-007-1344	46 CAPPLEMAN	50.00
HAYES, JOHN C.	21-30-114-029-1211	07 MITCHELL	50.00
HENNEY, BARBARA J.	14-21-110-020-1416	46 CAPPLEMAN	50.00
HERNANDEZ, HECTOR	14-21-101-034-1059	46 CAPPLEMAN	50.00
HINKLE, DAVID	14-21-307-047-1214	44 TUNNEY	50.00
HIRSH, CYNTHIA	17-10-202-063-1040	42 REILLY	50.00
HORWITZ, ROBERT K	14-21-111-007-1179	46 CAPPLEMAN	50.00
HUMMER, MELANIE	17-10-202-063-1002	42 REILLY	50.00
HUMPAL, LINDSAY	14-16-300-026-1003	46 CAPPLEMAN	50.00
HUMPAL, LINDSAY	14-16-300-028-1003	46 CAPPLEMAN	50.00
JACOB, MERLE	14-21-111-007-1254	46 CAPPLEMAN	50.00
JOHNSON, CLARA STIMS	20-11-206-058-0000	04 BURNS	50.00
JONES, DONALD C.	14-05-202-019-1043	49 MOORE	50.00
JUSS, RAPHAEI	17-03-108-016-1044	43 SMITH	50.00
KAINOW, CAROL WEXLER	17-10-202-062-1099	42 REILLY	50.00
KARALES, MARYANN	14-16-301-041-1173	46 CAPPLEMAN	50.00
KASPRZYCKI, DIANNE	14-21-307-047-1020	44 TUNNEY	50.00
KAUFMAN, LAWRENCE	14-29-202-018-1110	44 TUNNEY	50.00
KENNEDY, RUTH B	21-30-114-029-1275	07 MITCHELL	50.00
KENNY, MICHAEL	14-28-200-003-1029	44 TUNNEY	50.00
KESSEL, RENEE	17-04-441-024-1024	02 HOPKINS	50.00
KESSLER, MORION	14-33-414-044-1059	43 SMITH	50.00
KHANANURAKSA, VITAI	14-21-110-020-1530	46 CAPPLEMAN	50.00
KIES, ELAINE	17-10-409-012-1233	42 REILLY	50.00
KIM, KYEH	17-22-107-090-1042	03 DOWELL	50.00
KING, GERALDINE	17-03-107-019-1003	43 SMITH	50.00
KING, LILLIAN G	21-30-114-005-0000	07 MITCHELL	50.00
KITREYEV, MICHAEL	14-16-301-041-1839	46 CAPPLEMAN	50.00
KLEIN, SUSAN M	14-16-301-041-1243	46 CAPPLEMAN	50.00
KLUSIS, EMILY M.	14-21-111-007-1468	46 CAPPLEMAN	50.00
KROPCZYNSKA, AJJINA	14-08-408-035-0000	48 OSTERMAN	50.00
KROWLES, SALLY JO	17-10-400-012-1236	42 REILLY	50.00
KRYI, CAROLYN	14-08-412-034-1001	48 OSTERMAN	50.00
LAWACKI, WALTER	17-10-202-063-1169	42 REILLY	50.00
LAMBECK, ANNE JULIE	14-21-101-034-1292	46 CAPPLEMAN	50.00
LASKY, DENISE M	14-06-203-001-0000	48 OSTERMAN	50.00
LEIGH, SHERREN	17-10-202-063-0706	42 REILLY	50.00
LEITMAN, YAFFA	17-10-202-063-1161	42 REILLY	50.00
LEONARD, EDMOND P	14-21-110-020-1674	46 CAPPLEMAN	50.00
LEVINE, MARSHALL	17-10-202-063-1023	42 REILLY	50.00
LILSKY, ANDREA L.	14-21-111-007-1382	46 CAPPLEMAN	50.00

GIFR, CHARLOTTE	14-21-100-018-1036	46 CAPPLEMAN	50.00
LIGHT, JANE	14-21-111-007-1097	46 CAPPLEMAN	50.00
LINQUIST, TANCE	14-08-203-001-0900	48 OSTERMAN	50.00
LITNANE, MARY L.	14-21-307-047-1114	44 TUNNEY	50.00
LOFTUS, JOHN J.	14-21-314-049-1007	44 TUNNEY	50.00
LADDBERG, EIVOR C.	14-28-308-022-1067	43 SMITH	50.00
MADOURALL, JANET	14-21-110-020-1376	46 CAPPLEMAN	50.00
MACK, ALAN W	14-21-103-030-1086	46 CAPPLEMAN	50.00
MAGARACI, SALVATORE	14-05-215-015-1334	48 OSTERMAN	50.00
MALONE, W. BRUCK	14-21-111-007-1463	46 CAPPLEMAN	50.00
MANOS, SUSAN	14-21-307-047-1095	44 TUNNEY	50.00
MANUEL, THEODORE Z.	20-12-111-018-1007	05 HAIRSTON	50.00
MARCS, CHARLOTTE	17-03-101-028-1078	43 SMITH	50.00
MARKWARDI, FRANCES J.	14-21-111-007-1199	46 CAPPLEMAN	50.00
MARKWARDI, FRANCES J.	14-21-111-007-1199	46 CAPPLEMAN	50.00
MAY, ROGER A	14-21-103-029-1002	46 CAPPLEMAN	50.00
MAYES, JAMES A	21-30-114-029-1280	07 MITCHELL	50.00
MAYS, DONALD L	14-16-301-041-1840	46 CAPPLEMAN	50.00
MC GEE, NEIL F	13-06-118-018-1007	41 NAPOLETANO	50.00
MC GREEVEY, MARYELLEN	14-16-301-041-1845	46 CAPPLEMAN	50.00
MCLEANON, CHARLES	11-29-107-033-1003	49 MOORE	50.00
MCDONALD, WILLIAM B	14-21-106-017-0900	46 CAPPLEMAN	50.00
MCELROY, YVONNE D	21-30-114-095-0000	07 MITCHELL	50.00
MCKINLAY, PATRICIA	17-03-103-028-1210	43 SMITH	50.00
MOMURRY, PAITI J.	14-21-111-007-1363	46 CAPPLEMAN	50.00
MENDELSON, ALFREDA A.	14-21-110-020-1278	46 CAPPLEMAN	50.00
MENDELSON, JENNIE	21-30-114-005-0000	07 MITCHELL	50.00
MEYER, EILEEN D.	14-21-110-020-1171	46 CAPPLEMAN	50.00
MILLER, CLAUDETTE R.	21-30-114-029-1278	07 MITCHELL	50.00
MILLER, LYNN	14-21-111-007-1377	46 CAPPLEMAN	50.00
MILLS, FRANCES K	14-21-111-007-1253	46 CAPPLEMAN	50.00
MILOSZEWSKI, HEDDY	17-03-101-029-1049	43 SMITH	50.00
MIURA, AYUMI PEARL	14-21-110-020-1512	46 CAPPLEMAN	50.00
MOORMAN, HELEN L.	20-12-101-024-1018	05 HAIRSTON	50.00
MORGAN, MARK C.	20-11-206-058-0000	04 BURNS	50.00
MUI, HAROLD	14-28-301-024-1006	43 SMITH	50.00
NARCISSE, ALMA G	17-09-337-092-1193	42 REILLY	50.00
NARCISSE, ALMA G	17-09-337-092-1193	42 REILLY	50.00
NARON, ROSARICA	17-10-400-012-1849	42 REILLY	50.00
NASBY, BARB	14-16-304-039-1053	46 CAPPLEMAN	50.00
NAUMANN, JUDITH	13-12-219-061-1009	40 O'CONNOR	50.00
NEWMAN, IRENE	17-10-202-063-1090	42 REILLY	50.00
NICK, RONALD	17-09-227-030-1124	42 REILLY	50.00
NORMAN, JEAN	14-21-110-020-1165	46 CAPPLEMAN	50.00
O'SULLIVAN, KATHLEEN J.	14-21-111-007-1393	46 CAPPLEMAN	50.00
OBER, CYNTHIA J	17-04-216-064-1130	02 HOPKINS	50.00
OFVERA, ALICIA	13-18-409-074-1130	38 SPOSATO	50.00
ONG, ROSA	14-21-307-047-1067	44 TUNNEY	50.00
ORIA, VALENTINE J.	14-21-111-007-1716	46 CAPPLEMAN	50.00
ORIA, VALENTINE J.	14-21-111-007-1716	46 CAPPLEMAN	50.00
PALMER, RICHARD K	14-21-111-007-1238	46 CAPPLEMAN	50.00
PARR, IVAN C	14-21-110-020-1319	46 CAPPLEMAN	50.00
PERIMAN, JAMES	17-03-221-003-0000	02 HOPKINS	50.00
PETROS, COSTAS G.	14-21-110-020-1232	46 CAPPLEMAN	50.00
PETTYITT, WILBUR P.	21-30-108-029-0000	07 MITCHELL	50.00
PIERCE, TORI	14-16-304-042-1088	46 CAPPLEMAN	50.00
PODER, JOANNE	17-04-207-087-1057	02 HOPKINS	50.00
POOL, BONNIE	17-04-207-087-1608	02 HOPKINS	50.00
PORTER, THEMID D	21-30-114-005-0000	07 MITCHELL	50.00
PRICE, UVENIA	14-21-111-007-1373	46 CAPPLEMAN	50.00
QUADE, GARY	14-21-111-007-1069	46 CAPPLEMAN	50.00
RANDOLPH, KATHLEEN	14-21-308-064-1002	44 TUNNEY	50.00
RAUENS, GLORIA R	20-14-223-034-0000	05 HAIRSTON	50.00
REAVES, CLARA	21-30-114-029-1104	07 MITCHELL	50.00
REEVES, GENE	21-30-114-005-0000	07 MITCHELL	50.00
REGAN, KATHLEEN	14-21-307-047-1193	44 TUNNEY	50.00
RETZLAFF, SANDRA	13-18-409-074-1010	38 SPOSATO	50.00
RIEPPER, ROCHELLE B	14-21-111-007-1631	46 CAPPLEMAN	50.00
ROBINSON, EDWARD E.	20-12-108-030-1010	05 HAIRSTON	50.00
RODAR JR., WILLIAM E	14-05-211-021-1153	48 OSTERMAN	50.00
ROEHL, LILA RODRIGUEZ	17-16-419-007-1080	04 BURNS	50.00
ROSSMEIER, MICHAEL	14-33-408-041-1007	43 SMITH	50.00

SARBITA, PETER	17-33-329 062-1002	11 THOMPSON	50.00
SCERBA, VILMA	14-05-215-017-1397	48 OSTERMAN	50.00
SCHLESINGER, THERESA A	14-21-111-007-1284	46 CAPPLEMAN	50.00
SCHMOELLER, IRMA	14-06-113-036-0000	40 O'CONNOR	50.00
SEMPLE, PEGGY	14-21-314-048-1166	44 TUNNEY	50.00
SHEDLOCK JAMES	14-21-110-020-1184	46 CAPPLEMAN	50.00
SIDNEY, DORIS J	14-17-407-053-1024	46 CAPPLEMAN	50.00
SIMS, ANN G.	21-30-114-005-0000	07 MITCHELL	50.00
SLACK, J. CHARLENE	17-03-227-018-1106	02 HOPKINS	50.00
SOSIAS IVETTE C	14-16-301-041-1236	46 CAPPLEMAN	50.00
SONA, LINDA M	14-21-112-012-1116	46 CAPPLEMAN	50.00
SPEARS, ROSA L.	21-30-123-021-1008	07 MITCHELL	50.00
SPEAKER, DEAN	17-17-206-016-1018	25 SOLIS	50.00
SPIECH, DOLORES	20-11-206-058-0000	04 BURNS	50.00
STALEY, UTA DE TAPPAN	17-03-208-005-0000	02 HOPKINS	50.00
STANIOCHI, IRIS	14-21-307-047-1092	44 TUNNEY	50.00
STIEHL, FRIEDA A	14-21-305-030-1216	46 CAPPLEMAN	50.00
STONE, LYNEA WAIT	17-10-202-063-1021	42 REILLY	50.00
STRICKLAND, HELEN I.	21-30-114-005-0000	07 MITCHELL	50.00
STRUNK, ELEANORE	14-21-111-007-1250	46 CAPPLEMAN	50.00
SULTAN, BABAR	14-05-202-019-1036	48 OSTERMAN	50.00
SWELTYZER, GRETTA	14-21-111-007-1108	46 CAPPLEMAN	50.00
SWISLOW, RUTH	14-21-101-016-0000	46 CAPPLEMAN	50.00
TANEV, LATINA	14-32-425-119-0000	43 SMITH	50.00
TARTOF, DAVID	20-14-201-063-0000	05 HAIRSTON	50.00
TAYLOR, THOMAS E	21-30-114-029-1282	07 MITCHELL	50.00
THOMAS, EDITH	14-21-101-034-1411	46 CAPPLEMAN	50.00
THOMPSON, MICHELE	17-10-400-012-1875	42 REILLY	50.00
TORTORELLO, PETER	17-03-106-027-1072	43 SMITH	50.00
TRESE, JEAN	20-12-111-018-1006	05 HAIRSTON	50.00
TRUCHLY, VASIL	14-16-300-027-1053	46 CAPPLEMAN	50.00
TUCKER, HARVE	14-21-307-047-1208	44 TUNNEY	50.00
URIBE, BEGONA	14-21-111-007-1581	46 CAPPLEMAN	50.00
VAIL, MARY E	12-11-120-030-1001	41 NAPOLITANO	50.00
VASTUKEVICIUS, RAYMOND	14-21-111-007-1260	46 CAPPLEMAN	50.00
VEEDER, WILLIAM R.	20-13-103-011-0000	05 HAIRSTON	50.00
WADDEN, JOHN EVANS	17-04-207-087-1486	02 HOPKINS	50.00
WAGNER, JOHN	14-16-304-039-1051	46 CAPPLEMAN	50.00
WAGNER, MIRIAM	14-28-206-005-1347	44 TUNNEY	50.00
WASSERMAN, ROCHELLE L.	17-03-227-018-1082	42 REILLY	50.00
WEINZEL, GLENN	17-09-410-014-1444	42 REILLY	50.00
WEIMORE, MARSHA	14-16-302-030-1043	46 CAPPLEMAN	50.00
WILCOCKEN, JAY A	20-12-112-069-1061	05 HAIRSTON	50.00
WILEN, GLORIA S	17-04-424-051-1320	02 HOPKINS	50.00
WINSTON, ARNOLD	17-10-202-063-1066	42 REILLY	50.00
WENG, TING-WA	17-03-222-015-0000	02 HOPKINS	50.00
WOODING, ROCHELLE	14-16-304-042-1067	46 CAPPLEMAN	50.00
YAWANIS, DAVID	13-12-235-064-1003	40 O'CONNOR	50.00
ZEHM, REGINA W.	17-04-207-087-1151	42 REILLY	50.00
ZEHM, REGINA W.	17-04-207-087-1151	42 REILLY	50.00
ZELDOW, PETER	17-10-202-063-1033	42 REILLY	50.00
ZELITZKY, GAIL	17-10-318-031-1240	42 REILLY	50.00
ZIBGENFUSS, PATRICIA E	20-14-202-076-1228	05 HAIRSTON	50.00

\* TOTAL AMOUNT 12,850.00



## ISSUANCE OF CITY OF CHICAGO CHARITABLE SOLICITATION (TAG DAY) PERMITS.

[Or2016-439]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration an order authorizing six applications for the City of Chicago charitable solicitation (tag day) permits for: (A) Doctors Without Borders/Medecins Sans Frontieres (MSF), (B) Gigi's Playhouse, Inc., (C) Hakeems Houses of Hope, (D) Illinois/Iowa Kiwanis Clubs of Chicago, (E) Planned Parenthood Federation of America, and (F) Save the Children Federation, Inc., having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed order transmitted herewith.

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

Respectfully submitted,

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

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

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

The following is said order as passed:

*Ordered*, That the Committee on Finance is hereby authorized and directed to issue charitable solicitation (tag day) permits to the following organizations:

- A. Doctors Without Borders/Medecins Sans Frontieres (MSF)  
September 16, 2016 through December 31, 2016  
Excluding November 24, 2016 and December 15, 2016 -- citywide.
- B. Gigi's Playhouse, Inc.  
February 18, 2017 -- citywide.
- C. Hakeems Houses of Hope  
October 1 and 15, 2016  
November 5 and 19, 2016 -- citywide.
- D. Illinois/Iowa Kiwanis Clubs of Chicago  
September 23 -- 25, 2016 -- citywide.
- E. Planned Parenthood Federation of America  
September 16, 2016 through January 15, 2017  
Excluding November 24, 2016, December 15, 2016 and  
January 1, 2017 -- citywide.
- F. Save the Children Federation, Inc.  
September 15, 2016 through November 18, 2016 -- citywide.

This order shall take effect and be in force from and after its passage.

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

[CL2016-1498]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, Small Claims Division, to which were referred on February 13, 2013, and on subsequent dates, sundry claims for various refunds, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Do Not Pass* said claims for payment.

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

[List of denied claims printed on pages 31108  
and 31109 of this *Journal*.]

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*Do Not Pass* -- CONDOMINIUM REFUSE REBATE CLAIMS.

[CL2016-1499]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, Condominium Refuse Rebate Division, to which were referred on January 13, 2016, and on subsequent dates, sundry condominium refuse rebate claims, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Do Not Pass* said claims for payment.

(Continued on page 31110)

City Of Chicago  
**Denied Claims by Claim Name**

Denied Date: 09/14/2016

31108

JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Claimant Name	Introduced to City Council
AGRAWAL, PAWAN	10/28/2015
ARCOS, LUIS A	11/05/2014
BACHTEL, SHARON	04/13/2016
BALAGUERA, JOHAN	12/09/2015
BALANDYUK, NATALIYA	12/09/2015
BALL, MARAVIA	02/10/2016
BERGERSEN, ERIK G	03/18/2015
BLACKBURN, JOHN	04/13/2016
BURNS, LARRY	07/20/2016
CADENA, EVELYN	07/20/2016
CAMPBELL, ANDRIAS	03/16/2016
CERNA, JORGE	05/18/2016
CHIVERS, RILEY H	01/13/2016
CLARK, RODNEY	12/09/2015
COKER, OLIVIA R	11/12/2014
COOKSEY, MATTHEW BRANDON	01/21/2015
CRENSHAW, SHADA	07/20/2016
CUNNINGHAM, ASHLEY D	07/20/2016
DE ASSIS, OTAVIO	10/14/2015
DESENT, BRAD	10/21/2015
DOHERTY, OWEN	03/18/2015
DOWNING, DANAE M	03/16/2016
ELEM, MARQUEZ	05/18/2016
ELLIS, ALICE D.	04/30/2014
EVIA, ISA	04/30/2014
FLISAK, JOHN	05/28/2014
GALLEGOS, JOSE	06/22/2016
GARG, MADHUR	02/10/2016
GERTLER, HEBERT B	07/20/2016
GILMORE, KELSEA	05/18/2016
GOLDSTEIN, SUSAN	03/15/2015
GRANT, CHET	04/02/2014
GRASSO, BONNIE	07/20/2016
GREATER, CANAAN	02/10/2016
GREEN, ELMA	11/18/2015
GREENF, CYNTHIA VYSHE	12/10/2014
HAIN, NATHAN J	02/10/2016
HALE, KIMBERLY O	07/20/2016

Claimant Name	Introduced to City Council
HARDWICK, RANDY R	12/09/2015
HAWKINS, CHANEL	05/20/2015
HDS, TRUCKING INC.	02/13/2013
HENDERSON, MARK	05/28/2014
HOPSON, GLENDA	05/20/2015
HOWARD, ELVIN	09/24/2015
JACKSON, LOVELL	02/10/2016
JAMISON, ROBERT	07/20/2016
JEAN-BAPTISTE, SHIRLEY	01/13/2016
JOSEPH, CHARRIKA	09/24/2015
KARELA, JAMES	02/10/2016
KREINBRING, KATHARINE	07/29/2015
KRIVOKJICA, DUSAN	07/20/2016
KURYLO, KRIS	11/19/2014
LANE, HOLLY	05/18/2016
LIM, SUSAN	07/29/2015
MATSUDA, ROSS KYO	05/06/2015
MILAM, NANCY	04/13/2016
MCDONALD, CARLEY	03/18/2015
NEWMAN, TIMOTHY P	03/18/2015
ORTIZ, YESENIA	04/13/2016
PEREYRA, JOSE	09/24/2015
PINSON, LARRY	07/20/2016
PRIETO, ROSALVA	03/05/2014
PRUITT, EVERETT JR.	09/10/2014
RANDALL, DARRYL ALLEN	04/30/2014
REAVES, LAWRENCE	01/13/2016
RITCHIE, ROBERT	01/21/2015
ROOKS, CHRISTA E	07/20/2016
ROWE, BRIAN D	07/29/2015
SIEGAL, SCOTT R	07/29/2015
SIMS, MARQUIS L.	07/30/2014
SPELLS, GERALD LORENZO	12/10/2014
SPENCER, ANGELA	07/20/2016
STREGE, MARK W.	11/12/2014
TATAREVIC, SAFET	04/30/2014
THOMAS, GABRIELLE	06/22/2016
TORRES, JULIO C	05/18/2016
VEGA, MARGARITA	05/28/2014
VILCHEZ, WILLIAM A	07/29/2015
WFRSCHING, RENEE	05/12/2016
WESLEY, HARVEY	01/13/2016
WILLIAMS, TATIANA	04/13/2016
WILSON-SWIFT, LASHUAN S	01/13/2016
WOODS, NICOLE	03/24/2015
WULKAN, AHRON	04/15/2015

9/14/2016

REPORTS OF COMMITTEES

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(Continued from page 31107)

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

Respectfully submitted,

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

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

[List of denied claims printed on pages 31111  
through 31113 of this *Journal*.

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*Do Not Pass* -- CLAIMS FOR SEWER REBATES.

[CL2016-1497]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, Sewer Rebate Division, to which were referred on

(Continued on page 31114)

REPORT DATE : 9/13/2016  
 REPORT TIME : 15:17:28  
 PROGRAM : RRR272

CITY OF CHICAGO  
 COMMITTEE ON FINANCE  
 REFUSE REBATE COUNCIL ORDERS--DID NOT PASS

MEETING DATE 9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****	
ALDINE TERRACE ASSOC.	12	ANNUAL	2015	THOMAS TUNNEY	44
ALTGELD WEST CONDO ASSOCIATION	16	ANNUAL	2015	SCOTT WAGUESPACK	32
ARGYLE PLACE CONDO. ASSOC.	12	ANNUAL	2015	PATRICK J O'CONNOR	40
ARTHUR BOSWORTH CONDO ASSOC	12	ANNUAL	2015	PATRICK J O'CONNOR	40
AUGUSTA CONDOMINIUM ASSN.	6	ANNUAL	2015	THOMAS TUNNEY	44
BALMORAL PLAZA CONDO ASSOC	60	ANNUAL	2015	PATRICK J O'CONNOR	40
BEAUTIFUL BRONZE	5	ANNUAL	2015	PAT DOWELL	03
BEIDEN-COMMONWEALTH CONDO.	12	ANNUAL	2015	THOMAS TUNNEY	44
BELLE PLAINE-ALBANY CONDO	14	ANNUAL	2015	DEBORAH MELL	33
BERNARD MANOR CONDOMINIUMS	11	ANNUAL	2015	CARLOS RAMIREZ ROSA	35
BERWYN DAMEN CONDOMINIUMS	10	ANNUAL	2015	PATRICK J O'CONNOR	40
BRYN MAWR PLACE 1 CONDO ASSN.	59	ANNUAL	2015	ANTHONY NAPOLITANO	41
BYRON CHRISTIANA CONDO ASSOC	11	ANNUAL	2015	DEBORAH MELL	33
CAPITOL HILL LOFTS CONDO ASSN.	90	ANNUAL	2015	BRENDAN REILLY	42
CARL SANDBURG VILLAGE #2	567	ANNUAL	2015	BRIAN HOPKINS	02
CHRISTIANA AND GEORGE CONDO	16	ANNUAL	2015	CARLOS RAMIREZ ROSA	35
CITADEL CONDO ASSOCIATION	12	ANNUAL	2015	SCOTT WAGUESPACK	32
CLYBOURN-WESTER CONDOMINIUM	6	ANNUAL	2015	BRIAN HOPKINS	02
COLUMBUS ON THE PARK TOWNHOME	27	ANNUAL	2015	JASON ERVIN	28
CORTLAND DRAKE CONDO ASSOC.	20	ANNUAL	2015	PROCO JOE MORENO	01
COURTYARD AT GRAND CROSSING	19	ANNUAL	2015	LESLIE HAIRSTON	05
CROSSROADS CONDO ASSOC.	15	ANNUAL	2015	DEBORAH MELL	33
CULLOM MANOR CONDO	12	ANNUAL	2015	MARGARET LAURINO	39
DAILY NEWS CONDO ASSOC.	43	ANNUAL	2015	JASON ERVIN	28
DAIRY COMMONS TOWNHOMES	31	ANNUAL	2015	DEBORAH MELL	33
DAYTON CONDOMINIUM ASSOCIATION	6	ANNUAL	2015	MICHELE SMITH	43
DAYTON HOMEOWNERS ASSN.	10	ANNUAL	2015	MICHELE SMITH	43
DICKENS POINTE CONDO ASSOC.	10	ANNUAL	2015	MICHELE SMITH	43
EAST VIEW PARK CONDO. ASSN.	99	ANNUAL	2015	LESLIE HAIRSTON	05
EDISON FOUNTAIN PLACE CONDO.	14	ANNUAL	2015	ANTHONY NAPOLITANO	41
ELIZABETH MANOR CONDO ASSOC	18	ANNUAL	2015	SCOTT WAGUESPACK	32
FILM STRIP LOFTS CONDO ASSOC.	14	ANNUAL	2015	SCOTT WAGUESPACK	32
GALLERY 1250 CONDO ASSOC.	196	ANNUAL	2015	BRIAN HOPKINS	02
GRANVILLE GARDENS CONDO ASSOC.	17	ANNUAL	2015	PATRICK J O'CONNOR	40
HARDING COURT CONDO ASSN.	38	ANNUAL	2015	MARGARET LAURINO	39
HOMER AND DAMEN CONDOMINIUM	7	ANNUAL	2015	SCOTT WAGUESPACK	32
KAMERLING CONDO ASSOCIATION	15	ANNUAL	2015	EMMA MITTS	37
KIMBALL MANOR CONDO ASSOC	5	ANNUAL	2015	DEBORAH MELL	33
LAKE SIDE TOWER CONDO ASSOC	143	ANNUAL	2015	PAT DOWELL	03
LAKEWOOD LIMITED CONDO ASSOC.	14	ANNUAL	2015	THOMAS TUNNEY	44
LEXINGTON PARK CONDO ASSOC	36	ANNUAL	2015	PAT DOWELL	03
LINCOLN CROSSING CONDO ASSOC.	35	ANNUAL	2015	PATRICK J O'CONNOR	40
LINDEN GROVE V CONDO ASSOC.	20	ANNUAL	2012	PATRICK J O'CONNOR	40
LINDEN GROVE 2 CONDO., ASSOC.	20	ANNUAL	2015	PATRICK J O'CONNOR	40
LYNDALE PLACE CONDOMINIUMS	11	ANNUAL	2015	CARLOS RAMIREZ ROSA	35

9/14/2016

REPORTS OF COMMITTEES

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REPORT DATE : 9/13/2016  
 REPORT TIME : 15:17:28  
 PROGRAM : RRR272

CITY OF CHICAGO  
 COMMITTEE ON FINANCE  
 REFUSE REBATE COUNCIL ORDERS DID NOT PASS

MEETING DATE 9/14/2016

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JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****
MANORS OF LELAND CONDO ASSOC.	12	ANNUAL	2015	DEBORAH MELL 33
MANORS OF SAWYER CONDO ASSOC.	12	ANNUAL	2015	DEBORAH MELL 33
MASON MANOR CONDOMINIUM	24	ANNUAL	2015	CHRIS TALIAFERRO 29
MASTERCRAFT CONDOMINIUMS	16	ANNUAL	2015	SCOTT WAGUESPACK 32
MERRIMAC SQUARE CONDO ASSN. 1	50	ANNUAL	2015	NICHOLAS SPOSATO 38
MICHIGAN AVE. TOWER	228	ANNUAL	2015	PAT DOWELL 03
NEIGHBORHOOD COMMONS CO-OP	168	ANNUAL	2015	MICHELE SMITH 43
NELSON LOFTS CONDO ASSOC	14	ANNUAL	2015	SCOTT WAGUESPACK 32
NORTHWEST TERRACE CONDO BLDG	28	ANNUAL	2015	ANTHONY NAPOLITANO 41
NORWOOD COURTS CONDO. ASSN.	118	ANNUAL	2015	PATRICK J O'CONNOR 40
OLD TOWN SQUARE UNIT ONE	24	ANNUAL	2015	BRIAN HOPKINS 02
PALMER PARK CONDOMINIUM ASSN	24	ANNUAL	2015	CARLOS RAMIREZ ROSA 35
PARK BELDEN CONDOMINIUM	15	ANNUAL	2015	MICHELE SMITH 43
PARK HOMES @LAKESHORE EAST	25	ANNUAL	2015	BRENDAN REILLY 42
PARKSIDE MANOR CONDO ASSOC.	6	ANNUAL	2015	MICHELE SMITH 43
PARKSIDE OF OLD TOWN MIDRISE	207	ANNUAL	2015	WALTER BURNETT JR. 27
PRAIRIE BLOOM CONDO ASSO	6	ANNUAL	2015	PAT DOWELL 03
RIVER WEST POINTE CONDO ASSN.	12	ANNUAL	2015	WALTER BURNETT JR. 27
ROCKWELL & GEORGE CONDOS	19	ANNUAL	2015	DEBORAH MELL 33
STAR CONDOMINIUM ASSOCIATION	24	ANNUAL	2015	PAT DOWELL 03
STONRGATE TERRACE CONDO ASSOC.	17	ANNUAL	2015	MICHELE SMITH 43
SUNNYSIDE CONDOMINIUMS	15	ANNUAL	2015	DEBORAH MELL 33
SURREY COURT CONDOMINIUM ASSN.	22	ANNUAL	2015	MICHELE SMITH 43
THE MAPLE TOWER CONDO. ASSOC.	27	ANNUAL	2015	BRIAN HOPKINS 02
THE RESIDENTS AT 950 W MONROE	101	ANNUAL	2015	DANNY SOLIS 25
THE 3017-23 W. CULLOM CA	12	ANNUAL	2015	DEBORAH MELL 33
UNIVERSITY PARK ON THE RIVER	19	ANNUAL	2015	DEBORAH MELL 33
VISTA HOMES BUILDING CORP.	118	ANNUAL	2015	LESLIE HAIRSTON 05
WABASH FLATS CONDOMINIUM ASSN.	26	ANNUAL	2015	PAT DOWELL 03
WEST ALTGELD CONDO ASSOC.	11	ANNUAL	2015	SCOTT WAGUESPACK 32
1017 S. LYTLE CONDO ASSOC	6	ANNUAL	2015	JASON ERVIN 28
1111 W. MADISON ST. CONDO ASSN	23	ANNUAL	2015	DANNY SOLIS 25
1170 W. ARMITAGE CONDO. ASSOC.	12	ANNUAL	2015	MICHELE SMITH 43
1242 LAKE SHORE DR. CORP.	35	ANNUAL	2015	MICHELE SMITH 43
1330-1332 W. ALBION CONDO ASSOC	7	ANNUAL	2015	PATRICK J O'CONNOR 40
1355 W. WASHINGTON CONDO ASSN.	25	ANNUAL	2015	WALTER BURNETT JR. 27
1414 N. WELLS CONDO ASSOC.	51	ANNUAL	2015	WALTER BURNETT JR. 27
1520 S. WABASH CONDO ASSOC.	10	ANNUAL	2015	PAT DOWELL 03
1700 W. NORTH AVE.	12	ANNUAL	2015	SCOTT WAGUESPACK 32
1776 WINNEMAC CONDO. ASSOC.	16	ANNUAL	2015	PATRICK J O'CONNOR 40
180 EAST PEARSON HOMEOWNERS	260	ANNUAL	2015	BRIAN HOPKINS 02
1811 W 17TH ST CONDO ASSOC	9	ANNUAL	2015	DANNY SOLIS 25
19 EAST 26 STREET CONDO ASSOC	5	ANNUAL	2015	PAT DOWELL 03
1918 E. MICHIGAN CONDO ASSN.	32	ANNUAL	2015	PAT DOWELL 03
1945 N SHEFFIELD CONDO ASSOC	10	ANNUAL	2015	MICHELE SMITH 43



REPORT DATE : 9/13/2016  
 REPORT TIME : 15:17:28  
 PROGRAM : RRR272

CITY OF CHICAGO  
 COMMITTEE ON FINANCE  
 REFUSE REBATE COUNCIL ORDERS--DID NOT PASS

MEETING DATE 9/14/2016

CONDOMINIUM/ COOPERATIVE NAME	NO. OF ELIGIBLE UNITS	TYPE	AMOUNT OF REBATE	***** SPONSOR *****	
21 W. 26TH ST. CONDO ASSOC.	5	ANNUAL	2015	PAT DOWELL	03
2201 NORTH CLEVELAND CONDO.	29	ANNUAL	2015	MICHELE SMITH	43
2212-20 W. ARMITAGE CA	12	ANNUAL	2015	SCOTT WAGUESPACK	32
223 WISCONSIN CONDO ASSN.	12	ANNUAL	2015	MICHELE SMITH	43
2409 CATALPA VILLAGE CONDO	24	ANNUAL	2015	PATRICK J O'CONNOR	40
2415 GENEVA CONDO ASSOCIATION	4	ANNUAL	2015	MICHELE SMITH	43
25 EAST 26 STREET CONDO ASSOC	5	ANNUAL	2015	PAT DOWELL	03
2625 W NORTH CONDO ASSOCIATION	9	ANNUAL	2015	PROCO JOE MORENO	01
2629 HAMPDEN COURT CONDO ASSN.	67	ANNUAL	2015	MICHELE SMITH	43
27 EAST 26TH ST. CONDO ASSOC.	5	ANNUAL	2015	PAT DOWELL	03
2741-43 W CONGRESS CONDO ASSOC	10	ANNUAL	2015	JASON ERVIN	28
2834-36 DAWSON CONDO ASSOC	15	ANNUAL	2015	CARLOS RAMIREZ ROSA	35
2846 SOUTHPORT ASSOC.	6	ANNUAL	2015	SCOTT WAGUESPACK	32
2847 N HALSTED CONDO ASSOC	9	ANNUAL	2015	THOMAS TUNNEY	44
3012 W. BELLE PLAINE CONDO	11	ANNUAL	2015	DEBORAH MELL	33
31 EAST 26TH ST. CONDC ASSOC	5	ANNUAL	2015	PAT DOWELL	03
33 EAST 26TH ST. CONDO ASSOC	5	ANNUAL	2015	PAT DOWELL	03
3900 W CORNELIA CONDO ASSOC	13	ANNUAL	2015	ARIEL REBOYRAS	30
399 CORPORATION	32	ANNUAL	2015	MICHELE SMITH	43
4035 W. 87TH ST. CONDO. ASSOC	6	ANNUAL	2015	DERRICK CURTIS	18
4149 N. TRIPP CONDO ASSOC.	8	ANNUAL	2015	MARGARET LAURINO	39
4206 N. CALIFORNIA CONDO	8	ANNUAL	2015	DEBORAH MELL	33
432 WEST GRANT PLACE	7	ANNUAL	2015	MICHELE SMITH	43
438-448 SURF CONDOMINIUM	45	ANNUAL	2015	THOMAS TUNNEY	44
442 WELLINGTON COOPERATIVE	24	ANNUAL	2015	THOMAS TUNNEY	44
4626 N. KENMORE CONDO ASSN	6	ANNUAL	2015	JAMES CAPPLEMAN	46
4716 W ADDISON ST CONDO ASSOC	6	ANNUAL	2015	ARIEL REBOYRAS	30
5 NORTH WABASH CONDOMINIUM	90	ANNUAL	2015	BRENDAN REILLY	42
50 EAST CHESTNUT CONDO ASSOC	34	ANNUAL	2015	BRENDAN REILLY	42
5002 NEWPORT CONDO. ASSOC.	9	ANNUAL	2015	NICHOLAS SPOSATO	38
512 W. WRIGHTWOOD CONDO. ASS'N.	20	ANNUAL	2015	MICHELE SMITH	43
55 WEST ERIE STREET CONDO	9	ANNUAL	2015	BRENDAN REILLY	42
5621 N. SPAULDING CONDOMINIUM	19	ANNUAL	2015	MARGARET LAURINO	39
68TH & OGLESBY CONDO. ASSN.	10	ANNUAL	2015	LESLIE HAIRSTON	05
740 FULTON CONDOMINIUM ASSOC.	132	ANNUAL	2015	BRENDAN REILLY	42

\*\* GRAND TOTAL AMOUNT \*\*

\*\* GRAND TOTAL NUMBER \*\* 125

9/14/2016

REPORTS OF COMMITTEES

31113

(Continued from page 31110)

February 16, 2016, and on subsequent dates, sundry claims for sewer rebates, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Do Not Pass* said claims for payment.

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

Respectfully submitted,

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

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

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

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

[List of denied claims printed on  
page 31115 of this *Journal*.]

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*Placed On File* -- REPORT OF SETTLEMENTS AND SUITS AGAINST CITY  
DURING MONTH OF JUNE 2016.

[F2016-41]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication

(Continued on page 31116)

9/14/2016

REPORTS OF COMMITTEES

31115

DATE: 9/08/2016  
TIME: 7:43:35  
PROGRAM: SCR661

COMMITTEE ON FINANCE  
SEWER REBATE  
DENIED CLAIMS ON: 9/14/2016

PAGE: 1  
TERMINAL: GA  
USER: GALVIN

CLAIMANT NAME

ALLEN, CAROLYN  
ANDERSON, SUZANNE  
CASPER, NANCY  
CHOA, JAMES  
HAMPTON COLEMAN, FANNIE  
KNIPPPEL, PETER  
MARCHEWKA, LAIMA  
MATA, HABACUC  
PEANO, JOHN  
SANTIAGO, GARCIA  
TALAGA, JOSEPH  
YAU, KWO LING

(Continued from page 31114)

transmitting a list of cases in which judgements or settlements were entered into for the month of June 2016, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

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

Respectfully submitted,

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

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

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*Placed On File* -- REPORT OF SETTLEMENTS AND SUITS AGAINST CITY  
DURING MONTH OF JULY 2016.

[F2016-42]

The Committee on Finance submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Finance, having had under consideration a communication transmitting a list of cases in which judgements or settlements were entered into for the month of July 2016, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Place on File* the communication transmitted herewith.

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

Respectfully submitted,

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

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

**COMMITTEE ON THE BUDGET AND GOVERNMENT OPERATIONS.**

AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY ADDING NEW SECTION 2-92-336 REGARDING CONTRACT BID INCENTIVE FOR EX-OFFENDER APPENTICE UTILIZATION.

[O2016-5612]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on the Budget and Government Operations, having had under consideration an ordinance amending Chapter 2-92 of the Municipal Code of Chicago to provide for the utilization of ex-offender apprentices, having had the same under advisement, begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) CARRIE M. AUSTIN,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Chapter 2-92 of the Municipal Code of Chicago is hereby amended by inserting a new Section 2-92-336, underscored as follows:

2-92-336 Contracts -- Ex-Offender Apprentice Utilization.

(a) For purposes of this section the following definitions apply:

"Apprentice" means any person who is: (1) sponsored into an apprenticeship training program by a contractor that is authorized by a union to sponsor apprentices; (2) participating in a workforce development program of a delegate agency that receives funding from the Department of Family and Support Services; and (3) an ex-offender. The union's apprenticeship training program must be registered with the United States Department of Labor, or approved or recognized by the State of Illinois. For purposes of this definition, "participating in" means the duration of the pertinent contract or one year, whichever is less.

"Bid incentive" means an amount deducted, for bid evaluation purposes only, from the contract base bid in order to calculate the bid price to be used to evaluate the bid on a competitively bid construction project.

"Construction project" means any project to be paid for by the City, but which is not funded in whole or part by any federal or state funds, to construct, remodel or reconstruct any public works, public buildings, public structures, roadways, parkways, bridges, parking facilities or parks, or any portion of any of the same, belonging to the City within its geographical boundaries as they exist or shall exist in the future.

"Contract base bid" means the total dollar amount a contractor bids on a construction project without factoring any bid incentive or percentage reductions to the bid amount.

"Earned credit" means the amount of the bid incentive allocated to a contractor upon completion of a construction project in which the contractor met or exceeded his or her goals for the utilization of apprentices in performance of the total labor hours performed under the contract.

"Earned credit certificate" means a certificate issued by the chief procurement officer evidencing the amount of earned credit a contractor has been awarded.

"Ex-offender" means a resident of the City of Chicago who has been convicted of an imprisonable offense under the Illinois Criminal Code or another state's penal statute.

"Labor hours" means the total hours of workers receiving an hourly wage who are directly employed at the work site. "Labor hours" shall include hours performed by

workers employed by the contractor and all subcontractors working at the work site. "Labor hours" shall not include hours worked by non-working foremen, superintendents, owners and workers who are not subject to prevailing wage requirements.

(b) (1) For any construction project advertised after the effective date of this section having an estimated contract value of \$100,000.00 or more, and where not otherwise prohibited by federal, state or local law, the chief procurement officer shall allocate to any qualified bidder the following bid incentive for utilization of apprentices in performance of the total labor hours performed under the contract.

(2) The Chief Procurement Officer is authorized to limit or preclude the use of apprentices for a particular contract if she determines, following consultation with the Commissioner of Family and Support Services, that the nature of the underlying offense raises concerns of suitability for that contract.

Total Labor Hours Performed By Apprentices

Bid Incentive

5 to 10%

½% of the contract base bid

11 to 15%

1% of the contract base bid

The bid incentive shall be calculated and applied in accordance with subsection (c)(2). The bid incentive does not affect the contract price and is used only to calculate an amount to be used in evaluating the bid.

For all construction projects advertised after the effective date of this section, the chief procurement officer shall include the bid incentive provision in all such advertisements, unless the limitation or preclusion of subsection (b)(2) applies.

(2) As part of the contract close-out procedure, if the chief procurement officer determines that the contractor has successfully met its apprentice utilization goals, the chief procurement officer shall issue an earned credit certificate that evidences the amount of earned credits allocated to the contractor. The contractor may apply the earned credits as the bid incentive for any future construction project contract bid of equal or greater dollar value.

The earned credit certificate is valid for three years from the date of issuance and shall not be applied towards any future contract bid after the expiration of that period.

The contractor may apply the earned credit certificate on multiple future construction project contract bids during the three-year period in which the certificate is valid, but may only receive one bid incentive for bid evaluation purposes on one construction project

contract award. If the contractor applies the earned credit certificate on multiple construction project bids and is the lowest responsive and responsible bidder on more than one construction project bid, the earned credit certificate shall be applied to the construction project first to be advertised by DPS, or if multiple construction project bids were advertised on the same date, the earned credit certificate shall be applied only to the construction project with the greatest dollar value.

(d) The contractor shall maintain accurate and detailed books and records necessary to monitor compliance with this section and shall submit such reports as required by the chief procurement officer, or the commissioner of the supervising department.

Full access to the contractor's and subcontractors' records shall be granted to the chief procurement officer, the commissioner of the supervising department, or any duly authorized representative thereof. The contractor and subcontractors shall maintain all relevant records for at least three years after final acceptance of the work.

(e) The chief procurement officer is authorized to adopt, promulgate and enforce rules pertaining to the administration and enforcement of this section.

SECTION 2. This ordinance shall take effect following passage and approval.

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SUPPLEMENTAL APPROPRIATION AND AMENDMENT OF YEAR 2016 ANNUAL APPROPRIATION ORDINANCE WITHIN FUND NO. 925 AND YEAR XLII COMMUNITY DEVELOPMENT BLOCK GRANT ORDINANCE.

[SO2016-5636]

The Committee on the Budget and Government Operations submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on the Budget and Government Operations, having had under consideration a substitute ordinance authorizing a supplemental appropriation and an amendment to the year 2016 Annual Appropriation Ordinance necessary to reflect an increase in the amount of funds received from federal, state, public and/or private agencies, and having been presented with the proposed substitute ordinance by the Office of Budget and Management which also amends the XLII Community Development Block Grant Ordinance and provides a clarification of an ordinance authorizing the expenditure of Motor Fuel Tax Funds for the year 2016, having had the same under advisement, begs



leave to report and recommend that Your Honorable Body *Pass* the proposed substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) CARRIE M. AUSTIN,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The Annual Appropriation Ordinance (the "Annual Appropriation Ordinance") for the year 2016 of the City of Chicago (the "City") contains estimates of revenues receivable as grants from agencies of the state and federal governments and public and private agencies; and

WHEREAS, In accordance with Section 8 of the Annual Appropriation Ordinance, the heads of various departments and agencies of the City have applied to agencies of the state and federal governments and public and private agencies for grants to the City for various purposes; and

WHEREAS, The City through its Department of Fleet and Facility Management ("2FM") has been awarded state grant funds in the amount of \$452,000 by the Illinois Department of Commerce and Economic Opportunity ("IDCEO") which shall be used for the Public Sector Efficiency Grant Electricity Program; and

WHEREAS, The City through 2FM has been awarded state grant funds in the amount of \$274,000 by IDCEO which shall be used for the Public Sector Energy Efficiency Grant Natural Gas Program; and

WHEREAS, The City through its Department of Public Health ("Health") has been awarded federal grant funds in the amount of \$68,000 by the Centers for Disease Control and Prevention ("CDC") which shall be used for the All-Hazard Public Health Emergencies Zika 2016 Program; and

WHEREAS, The City through Health has been awarded additional federal grant funds in the amount of \$27,000 by the CDC which shall be used for the Hospital Preparedness Program; and

WHEREAS, The City through Health has been awarded additional grant federal funds in the amount of \$780,300 by the CDC which shall be used for the Public Health Emergency Preparedness Program; and

WHEREAS, The City through Health has been awarded federal carryover grant funds in the amount of \$524,000 by the CDC which shall be used for the HIV/AIDS Surveillance Program; and

WHEREAS, The City through Health has been awarded additional federal grant funds in the amount of \$1,119,000 by the CDC which shall be used for the Building and Strengthening Epidemiology and IT Capacity Program; and

WHEREAS, The City through Health has been awarded private grant funds in the amount of \$75,000 by Blue Cross and Blue Shield of Illinois which shall be used for the Care Van Blue Cross Program; and

WHEREAS, The City through Health has been awarded federal grant funds in the amount of \$500,000 by the CDC which shall be used for the Increasing HPV Vaccine Coverage Program; and

WHEREAS, The City through Health has been awarded federal grant funds in the amount of \$1,000,000 by the United States Department of Health and Human Services, Substance Abuse and Mental Health Services Administration which shall be used for the Resiliency in Communities After Stress and Trauma Program; and

WHEREAS, The City through Health has been awarded federal grant funds in the amount of \$200,000 by the CDC which shall be used for the Zika Surveillance, Intervention and Referral Program; and

WHEREAS, The City through its Department of Family and Support Services ("DFSS") has been awarded additional state grant funds in the amount of \$5,000 by the Illinois Department on Aging which shall be used for the Long Term Care Systems Development Program; and

WHEREAS, The City through DFSS has been awarded additional federal grant funds in the amount of \$1,000 by the Corporation for National and Community Service which shall be used for the Senior Companion Program; and

WHEREAS, The City through its Department of Planning and Development ("DPD") has generated \$1,408,000 in program income from the Rental Rehabilitation ("RR") Program, a federally funded grant by the United States Department of Housing and Urban Development which shall be used for the HOME Investment Partnerships Program as matching grant funds; and

WHEREAS, The City through DPD has been awarded additional state grant funds in the amount of \$6,561,000 by the Illinois Housing Development Authority which shall be used for the Low-Income Housing Trust Fund; and

WHEREAS, The City through its Fire Department ("Fire") has been awarded federal grant funds in the amount of \$3,500,000 by the United States Department of Homeland Security ("DHS") which shall be used for the Securing the Cities Program; and

WHEREAS, The City through Fire has been awarded federal grant funds in the amount of \$90,000 by DHS which shall be used for the Port Security Grant Program; and

WHEREAS, On October 19, 2015, the City Council of the City adopted an ordinance entitled "Submission of Final Statement of Objectives and Projected Use of Funds for Community Development Block Grant Year XLII as Amended" (the "Year XLII CDBG Ordinance"); and

WHEREAS, The City through DPD, administers a CDBG program that funds a wide range of activities including building, buying, and/or rehabilitating affordable housing for rent or homeownership or providing direct rental assistance to low-income people in the City (the "Developer Services Program"); and

WHEREAS, DPD desires to increase program income for the Developer Service Program in the amount of \$2,925,000 and funds have become available due to unexpected repayments of rehabilitation loans; and

WHEREAS, On July 20, 2016, the City Council of the City passed an ordinance (the "July Ordinance"), amending (i) the Annual Appropriation Ordinance and (ii) an associated motor fuel tax-related ordinance; and

WHEREAS, Exhibit B to the July Ordinance, which set forth the motor fuel tax-related amendment, included a scrivener's error in the form of a missing "Eight Hundred", in the following stated figure: "Three Million Ninety-four Thousand Five Hundred Twenty Dollars (\$3,894,520)", and it is necessary and appropriate to correct that error; now, therefore,

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

SECTION 1. The sum of \$16,584,300 not previously appropriated, representing new grant program income, is hereby appropriated from Fund 925 -- Grant Funds for the year 2016. The Annual Appropriation Ordinance is hereby further amended by striking the words and figures and adding the words and figures indicated in the attached Schedule I which is hereby made a part hereof.

SECTION 2. The above recitals are expressly incorporated in and made a part of this ordinance.

SECTION 3. The Year XLII CDBG Ordinance is hereby further amended by striking the words and figures and adding the words and figures and adding the words and figures indicated in the attached Schedule II.

SECTION 4. Exhibit B to the July Ordinance is hereby replaced in its entirety with Schedule III attached hereto. This replacement is intended to clarify, rather than amend, the July Ordinance.

SECTION 5. To the extent that any ordinance, resolution, rule, order or provision of the Municipal Code of Chicago, or part thereof, is in conflict with the provisions of this ordinance, the provisions of this ordinance shall control. If any section, paragraph, clause or provision of this ordinance shall be held invalid, the invalidity of such section, paragraph, clause or provision shall not affect any of the other provisions of this ordinance.

SECTION 6. This ordinance shall be in full force and effect upon its passage and approval.

Schedules I, II and III referred to in this ordinance read as follows:

*Schedule I.*  
*Amendment To The 2016 Appropriation Ordinance.*

Code	Department And Item	Strike Amount	Add Amount				
	Estimate Of Grant Revenue For 2016						
	Awards from Agencies of the Federal Government	\$1,272,040,000	\$1,279,849,300				
	Awards from Agencies of State Government	208,686,000	215,978,000				
	Awards from Public and Private Agencies	28,724,000	28,799,000				
	Grant Program Income	7,925,000	9,333,000				
	925 -- Grant Funds						
Department Number	Department And Grant Name	Strike Amount 2016 Anticipated Grant	Add Amount 2016 Anticipated Grant	Strike Amount (2016 Total) Includes Anticipated Carryover	Add Amount (2016 Total) Includes Anticipated Carryover	Strike Amount (2016 Total)	Add Amount (2016 Total)
38	Department Of Fleet And Facility Management:						
	Public Sector Energy Grant -- Electricity		\$452,000				\$452,000
	Public Sector Energy Efficiency Grant -- Natural Gas		274,000				274,000

Department Number	Department And Grant Name	Strike Amount 2016 Anticipated Grant	Add Amount 2016 Anticipated Grant	Strike Amount (2016 Total) Includes Anticipated Carryover	Add Amount (2016 Total) Includes Anticipated Carryover	Strike Amount (2016 Total)	Add Amount (2016 Total)
41	Department Of Public Health:						
	All-Hazard Public Health Emergencies: Zika 2016		\$ 68,000				\$ 68,000
	Hospital Preparedness Program	\$2,737,000	2,764,000			\$2,737,000	2,764,000
	Public Health Emergency Preparedness	9,116,214	9,896,214			9,116,214	9,896,214
	HIV/AIDS Surveillance Program				\$24,000		24,000
	Building and Strengthening Epidemiology And IT Capacity	732,000	1,851,000			732,000	1,851,000
	Care Van Blue Cross Program		75,000				75,000
	Increasing HPV Vaccine Coverage Program		500,000				500,000
	Resiliency in Communities After Stress and Trauma Program		1,000,000				1,000,000
	Zika Surveillance, Intervention, Referral Program		200,000				200,000

9/14/2016

REPORTS OF COMMITTEES

31127

Department Number	Department And Grant Name	Strike Amount 2016 Anticipated Grant	Add Amount 2016 Anticipated Grant	Strike Amount (2016 Total) Includes Anticipated Carryover	Add Amount (2016 Total) Includes Anticipated Carryover	Strike Amount (2016 Total)	Add Amount (2016 Total)
50	Department Of Family And Support Services:						
	Long Term Care Systems Development	\$ 56,000	\$ 61,000			\$ 56,000	\$ 61,000
	Senior Companion Program	285,000	286,000			285,000	286,000
54	Department Of Planning And Development:						
	Home Investment Partnership (RR Program Income)	425,000	1,833,000	13,557,000	14,965,000	13,557,000	14,965,000
	Low-Income Housing Trust Fund	8,000,000	14,561,000			8,000,000	14,561,000
59	Fire Department:						
	Securing the Cities		3,500,000				3,500,000
	Port Security Grant Program		90,000				90,000

*Schedule II.*

*Amendment To Community Development Block Grant.*

	Strike Amount	Add Amount
Appropriation Ordinance		
Community Development Block Grant	\$82,640,000	\$85,565,000
Revenue from Loan Payments	541,000	3,466,000
54 Department Of Planning And Development		
2515.91-3 Rehabilitation Loans And Grants	1,218,419	4,143,419
2515. Developer Service	<u>1,571,952</u>	<u>4,496,952</u>
Department Total	\$28,809,776	\$31,734,776



*Schedule III.*

*Exhibit "B".*

*Expenditure Of Portion Of Motor Fuel Tax Fund  
Allocated To City Of Chicago In Year 2016.*

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

Section 1. Definitions. As used in this ordinance:

The term "authorized use" means any use permitted pursuant to Division 2 of Article 7 of the Illinois Highway Code, 605 ILCS 5/7-202, et seq., as described and interpreted by the Illinois Department of Transportation in its Bureau of Local Roads and Streets Manual, Figure 4-3B.

The term "eligible debt service" means debt service eligible for payment out of the portion of the Motor Fuel Tax Fund allocated to the City pursuant to 605 ILCS 5/7-202.13.

The term "Fund 310" means Fund 310 as set forth in the Annual Appropriation Ordinance for the year 2016.

The term "Fund 383" means Fund 383 as set forth in the Annual Appropriation Ordinance for the year 2016.

Section 2. The City is hereby authorized to make the following expenditures from the portion of the Motor Fuel Tax Fund which has been or may be allocated to the City for the period beginning January 1, 2016, and ending December 31, 2016:

Subsection A. The Commissioner of Transportation is authorized to expend:

(i) the sum of Two Million Twenty-six Thousand Nine Hundred Eleven Dollars (\$2,026,911) for authorized uses related to Electrical Operations of the street lighting and signal system, as more fully described in Fund 310, and

(ii) the sum of Eleven Million Eight Hundred Sixty-one Thousand Sixteen Dollars (\$11,861,016) for authorized uses related to in-house construction services related to bridge maintenance, pothole and pavement maintenance, as more fully described in Fund 310, and

(iii) the sum of Three Million Eight Hundred Ninety-four Thousand Five Hundred Twenty Dollars (\$3,894,520) for authorized use related to Electrical Operations in-house construction services for street lighting, as more fully described in Fund 310.

Subsection B. The Commissioner of Fleet and Facility Management is authorized to expend:

(1) the sum of Five Million Five Hundred Three Thousand Nineteen Dollars (\$5,503,019) for authorized use related to Asset Management's budget for energy cost of the street lighting system.

Subsection C. The Commissioner of Streets and Sanitation is authorized to expend the sum of Seventeen Million One Hundred Sixty-one Thousand Three Hundred Eighty-nine Dollars (\$17,161,389) for authorized uses related to Street Operations snow and ice removal program, as budgeted in Fund 310.

Subsection D. The Director of the Office of Budget and Management is authorized to approve the expenditure of the sum of Two Million One Hundred Twenty-two Thousand Six Hundred Thirty-four Dollars (\$2,122,634) for authorized uses related to Snow and Ice Removal and One Million Seven Hundred Twenty-five Thousand Dollars (\$1,725,000) for Technical and Third Party Agreements, as budgeted in Fund 310.

Subsection E. The City is authorized to expend the sum of Three Million Dollars (\$3,000,000) for contribution to the CTA, as budgeted in Fund 310.

Subsection F. The City is authorized to expend the sum of Eight Million Six Hundred Ninety-eight Thousand Five Hundred Eleven Dollars (\$8,698,511) for other authorized uses related to pension, healthcare and indirect costs chargeable to the fund, as budgeted in Fund 310.

Subsection G. The City is authorized to expend the sum of Twelve Million Three Hundred Seven Thousand Dollars (\$12,307,000) for eligible debt service payment, and costs or fees related thereto paid from MFT resources, as budgeted in Fund 383.

Section 3. The City shall maintain one or more separate ledger accounts recording expenditures from its portion of the Motor Fuel Tax Fund, utilizing standard account classifications acceptable under generally accepted accounting principles, with all charges for direct or indirect expenses categorized and detailed.

Section 4. Motor Fuel Tax Fund monies specifically allocated for a particular use shall not be transferred to any other Motor Fuel Tax funded use without prior approval of the City Council. The operating departments shall use allocated monies only for the objects and purposes associated with those monies in the annual appropriation ordinance.

Section 5. The City Clerk is directed to transmit two (2) certified copies of this ordinance to the Division of Highways of the Department of Transportation of the State of Illinois, through the District Engineer of District 1 of said Department of Transportation.

Section 6. This ordinance shall be in force and effect from and after its passage and approval.

**COMMITTEE ON ECONOMIC, CAPITAL AND  
TECHNOLOGY DEVELOPMENT.**

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SUPPORT OF COOK COUNTY CLASS 7(c) TAX INCENTIVE FOR PROPERTY AT  
921 S. JEFFERSON ST.

[O2016-5605]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, September 14, 2016.

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

Reporting for your Committee on Economic, Capital and Technology Development, for which a meeting was held on September 7, 2016 and having had under consideration a Class 7(c) tax incentive ordinance for the property located at 921 South Jefferson Street, I beg leave to report and recommend that Your Honorable Body *Pass* said proposed ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) PROCO JOE MORENO,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

WHEREAS, The Cook County Board of Commissioners has enacted the Real Property Assessment Classification Ordinance, as amended (the "Ordinance"), which establishes the Class 7c tax incentive under the Ordinance; and

WHEREAS, JayTee LLC, an Illinois limited liability company ("JayTee"), intends to acquire certain real estate located generally at 921 South Jefferson Street, Chicago, Illinois 60607, as further described on Exhibit A hereto (the "Project Site"); and

WHEREAS, JayTee proposes to develop the Project Site, and construct an approximately 118,568 square foot building on the Project Site (the "Project"); and

WHEREAS, The Project will increase employment opportunities, economic activity in the area and growth in the real property tax base; and

WHEREAS, JayTee has applied to the Office of the Assessor of Cook County, Illinois (the "Assessor") for designation of the Project Site as a Class 7(c) classification (the application being filed under the address 909 South Jefferson Street pending an address change) eligible for certain real estate tax incentives; and

WHEREAS, The Ordinance provides that an applicant for Class 7(c) classification must obtain an ordinance or resolution from the municipality in which the real estate is located expressly stating that (a) the municipality has determined that the eligibility factors of the Ordinance are present, and (b) the municipality supports and consents to the Class 7(c) classification by the Assessor; and

WHEREAS, The Department of Planning and Development of the City ("DPD") has reviewed the proposed Project, has determined that it meets the necessary eligibility requirements for Class 7(c) designation, and hereby recommends to the City Council that the City expressly determine that (a) the required eligibility factors are present, and (b) the City supports and consents to the Class 7(c) classification by the Assessor of the Project Site; now, therefore,

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

SECTION 1. The above recitals are hereby expressly incorporated as if fully set forth herein.

SECTION 2. DPD has reviewed the eligibility application for a Class 7(c) classification and incentive classification initial questionnaire and determined that the four eligibility factors under the Ordinance that must be present to demonstrate that the Project Site is "in need of commercial development" are satisfied.

SECTION 3. The City hereby determines that the Project meets eligibility factor (1) under the Ordinance in that real estate taxes in the area for three of the last six years have either declined or remained stagnant due to the depressed condition of the area.

SECTION 4. The City hereby determines that the Project meets eligibility factor (2) under the Ordinance in that there is a reasonable expectation that the development, redevelopment or rehabilitation of the Project is viable and likely to go forward on a reasonably timely basis if granted Class 7(c) designation and will therefore result in the economic enhancement of the property.

SECTION 5. The City hereby determines that the Project meets eligibility factor (3) under the Ordinance in that certification of the Project Site for Class 7(c) designation will materially assist development, redevelopment or rehabilitation of the Project Site and the Project would not go forward without the full incentive offered under Class 7(c).

SECTION 6. The City hereby determines that the Project meets eligibility factor (4) under the Ordinance in that certification of the Project Site for Class 7(c) designation is reasonably expected to ultimately result in an increase in real property tax revenue and employment opportunities of the property.

SECTION 7. The City further hereby determines that the Project Site is a redevelopment priority of the City.

SECTION 8. The City hereby determines that the incentive provided by Class 7(c) designation is necessary for development to occur on the Project Site and hereby supports and consents to the Class 7(c) designation by the Assessor of the Project Site.

SECTION 9. The Commissioner of DPD (the "Commissioner"), or a designee of the Commissioner, are each hereby authorized to deliver a certified copy of this ordinance to the Assessor and to furnish such additional information as may be required in connection with the Class 7(c) designation of the Project Site.

SECTION 10. This ordinance shall be effective from and after its passage and approval.

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

*Exhibit "A".*

Description Of The Project Site Address:

A parcel of land comprising all of Lots 12 and 13 and parts of Lots 11, 14, 15, 16, 17 and 18 in Elijah K. Hubbard's Subdivision of Block 39 in School Section Addition to Chicago of Section 16, Township 39 North, Range 14, East of the Third Principal Meridian, bounded and described as follows:

commencing at the intersection of the north line of West Taylor Street (as widened to 80 feet) with the west line of South Clinton Street (as widened to 80 feet); thence north 89 degrees, 42 minutes, 01 second west, along the north line of West Taylor Street (as widened), a distance of 180.15 feet to the point of beginning for the following described parcel of land: thence north 00 degrees, 02 minutes, 09 seconds west a distance of 229.29 feet to the north line of said Lots 11 to 14, inclusive; thence north 89 degrees, 39 minutes, 05 seconds west, along the north line of said lots and along the south line of West Arthington Street a distance of 140 feet to the east line of South Jefferson Street (as widened to 80 feet); thence south 00 degrees, 02 minutes, 09 seconds east, along the east line of South Jefferson Street (as widened) a distance of 229.41 feet to the north line of West Taylor Street (as widened); thence south 89 degrees, 42 minutes, 01 second east, along the north line of West Taylor Street (as widened) a distance of 140 feet to the point of beginning, in Cook County, Illinois.

Address:

921 South Jefferson Street  
Chicago, Illinois 60607.

Permanent Index Number:

17-16-319-022-000.

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SUPPORT FOR RENEWAL OF COOK COUNTY CLASS 6(b) TAX INCENTIVE  
FOR PROPERTY AT 4237 W. ANN LURIE PL.

[R2016-544]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, September 14, 2016.

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

Reporting for your Committee on Economic, Capital and Technology Development, for which a meeting was held on September 7, 2016 and having had under consideration a Class 6(b) tax incentive resolution which was introduced by Alderman Thompson for the property located at 4237 West Ann Lurie Place, I beg leave to report and recommend that Your Honorable Body *Adopt* said proposed resolution transmitted herewith.

This recommendation was concurred in by a voice vote of all committee members present, with one dissenting vote by Alderman Arena.

Respectfully submitted,

(Signed) PROCO JOE MORENO,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 48.

*Nays* -- Alderman Arena -- 1.

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

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

The following is said resolution as adopted:

WHEREAS, The Cook County Board of Commissioners has enacted the Cook County Real Property Assessment Classification Ordinance, as amended from time to time (the "Ordinance"), which provides for, among other things, real estate tax incentives to property owners who build, rehabilitate, enhance and occupy property which is located within Cook County and which is used primarily for industrial purposes; and

WHEREAS, The City of Chicago (the "City"), consistent with the Ordinance, wishes to induce industry to locate, expand and remain in the City by supporting financial incentives in the form of property tax relief; and

WHEREAS, Bond Corporation, an Illinois corporation (the "Applicant"), is the owner of certain real estate located generally at 4237 West Ann Lurie Place (also known as 4237 West 42<sup>nd</sup> Place), Chicago, Illinois 60632, as further described on Exhibit A hereto (the "Subject Property") and has constructed an approximately 50,000 square foot industrial facility thereon; and

WHEREAS, On June 29, 2005, the City Council of the City enacted a resolution supporting and consenting to the Class 6(b) classification of the Subject Property by the Office of the Assessor of Cook County (the "Assessor"); and

WHEREAS, The Assessor granted the Class 6(b) tax incentive in connection with the Subject Property in 2005; and

WHEREAS, On July 20, 2016, the City Council of the City enacted a resolution supporting and consenting to the renewal of the Class 6(b) classification of the Subject Property by the Assessor; and

WHEREAS, The Applicant has filed an application for an additional renewal of the Class 6(b) classification with the Assessor pursuant to the Ordinance; and

WHEREAS, It is the responsibility of the Assessor to determine that an application for a Class 6(b) classification or renewal of a Class 6(b) classification is eligible pursuant to the Ordinance; and

WHEREAS, The Ordinance requires that, in connection with the filing of a Class 6(b) renewal application with the Assessor, an applicant must obtain from the municipality in which such real estate is located a resolution expressly stating that the municipality has determined that the industrial use of the property is necessary and beneficial to the local economy and that the municipality supports and consents to the renewal of the Class 6(b) classification; now, therefore,

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

SECTION 1. That the City determines that the industrial use of the Subject Property is necessary and beneficial to the local economy in which the Subject Property is located.

SECTION 2. That the City supports and consents to the renewal of the Class 6(b) classification with respect to the Subject Property.

SECTION 3. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602, and a certified copy of this resolution may be included with the Class 6(b) renewal application filed with the Assessor by the Applicant, as applicant, in accordance with the Ordinance.

SECTION 4. That this resolution shall be effective immediately upon its passage and approval.

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



*Exhibit "A".*

## Legal Description Of Subject Property:

That part of Lot "A" in the subdivision of the Circuit Court Commissioner's Partition of that part of the northeast quarter lying south of the Illinois and Michigan Canal Reserve of Section 3, Township 38 North, Range 13, East of the Third Principal Meridian, according to the plat of said subdivision recorded in the Recorder's Office of Cook County, Illinois in Book 59 of plats, page 32 on September 5, 1893 as Document 1924571 bounded and described as follows:

beginning at the intersection of the south line of District Boulevard as dedicated by plat of dedication recorded as Document 922443410 and a line 810.93 feet east of and parallel to the north and south centerline of said Section 3; thence east along said south line of District Boulevard to its intersection with a line 985.93 feet east of and parallel to said north and south centerline of Section 3; thence south along the last described parallel line to its intersection with the north line of West 43<sup>rd</sup> Street, as dedicated by plat of dedication recorded as Document 92443410, said north line of West 43<sup>rd</sup> Street, being 33 feet north of and parallel to the east and west centerline of said Section 3; thence west along said north line of West 43<sup>rd</sup> Street to its intersection with said line 810.93 feet east of parallel to said north and south centerline of Section 3; thence north along the last described parallel line to the point of beginning, in Cook County, Illinois.

Permanent Real Estate Tax Index Number (PIN)  
For The Subject Property:

19-03-200-031-0000.

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SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVE FOR PROPERTY AT  
717 S. DESPLAINES ST.

[R2016-545]

The Committee on Economic, Capital and Technology Development submitted the following report:

CHICAGO, September 14, 2016.

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

Reporting for your Committee on Economic, Capital and Technology Development, for

which a meeting was held on September 7, 2016 and having had under consideration a Class 6(b) tax incentive resolution which was introduced by Alderman Solis for the property located at 717 South Desplaines Street, I beg leave to report and recommend that Your Honorable Body *Adopt* said proposed resolution transmitted herewith.

This recommendation was concurred in by a voice vote of all committee members present, with one dissenting vote by Alderman Ramirez-Rosa.

Respectfully submitted,

(Signed) PROCO JOE MORENO,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

*Nays* -- Alderman Ramirez-Rosa -- 1.

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

The following is said resolution as adopted:

WHEREAS, The Cook County Board of Commissioners has enacted the Cook County Real Property Assessment Classification Ordinance, as amended from time to time (the "Ordinance"), which provides for, among other things, real estate tax incentives to property owners who build, rehabilitate, enhance and occupy property which is located within Cook County and which is used primarily for industrial purposes; and

WHEREAS, The City of Chicago (the "City"), consistent with the Ordinance, wishes to induce industry to locate and expand in the City by supporting financial incentives in the form of property tax relief; and

WHEREAS, Ascent CH3 LLC, a Delaware limited liability company (the "Applicant"), owns certain real estate located generally at 717 South Desplaines Street, Chicago, Illinois 60607, as further described on Exhibit A hereto (the "Subject Property"); and

WHEREAS, The Applicant intends to substantially rehabilitate an approximately one hundred ten thousand square foot warehouse into an industrial facility to be used as a data center and located on the Subject Property; and

WHEREAS, The Applicant has filed with the Office of the Assessor of Cook County (the "Assessor") an eligibility application for a Class 6(b) tax incentive under the Ordinance; and

WHEREAS, The Subject Property is located within the Jefferson/Roosevelt Redevelopment Project Area (created pursuant to the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended, and pursuant to an ordinance enacted by the City Council of the City), and the purpose of Redevelopment Project Areas is also to provide certain incentives in order to stimulate economic activity and to revitalize depressed areas; and

WHEREAS, It is the responsibility of the Assessor to determine that an application for a Class 6(b) classification or renewal of a Class 6(b) classification is eligible pursuant to the Ordinance; and

WHEREAS, The Ordinance requires that, in connection with the filing of a Class 6(b) eligibility application with the Assessor, the applicant must obtain from the municipality in which such real estate that is proposed for Class 6(b) designation is located a resolution expressly stating that the municipality has determined that the incentive provided by Class 6(b) is necessary for development to occur on such real estate and that the municipality supports and consents to the Class 6(b) classification by the Assessor; and

WHEREAS, The intended use of the Subject Property will provide significant present and future employment; and

WHEREAS, Notwithstanding the Class 6(b) status of the Subject Property, the redevelopment and utilization thereof will generate significant new revenues to the City in the form of additional real estate taxes and other tax revenues; now, therefore,

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

SECTION 1. That the City determines that the incentive provided by Class 6(b) is necessary for the development to occur on the Subject Property.

SECTION 2. That the City supports and consents to the Class 6(b) classification by the Assessor with respect to the Subject Property.

SECTION 3. That the Clerk of the City of Chicago is authorized to and shall send a certified copy of this resolution to the Office of the Cook County Assessor, Room 312, County Building, Chicago, Illinois 60602, and a certified copy of this resolution may be included with the Class 6(b) eligibility application filed with the Assessor by the Applicant, as applicant, in accordance with the Ordinance.

SECTION 4. That this resolution shall be effective immediately upon its passage and approval.

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

*Exhibit "A".*

Legal Description Of Subject Property:

717 South Desplaines Street:

The south 228.93 feet of Lot 1 in the resubdivision of Blocks 31 and 32 (except parts heretofore dedicated for widening of South Jefferson and South Desplaines Streets) in School Section Addition to Chicago, a subdivision of Section 16, Township 39 North, Range 14, East of the Third Principal Meridian, according to the plat thereof recorded March 29, 1924 as Document 8339752 in Book 187 of plats, page 27 in Cook County, Illinois.

Lot 2 in the resubdivision of Blocks 31 and 32 (except parts heretofore dedicated for the widening of South Jefferson and South Desplaines Streets) in School Section Addition to Chicago, a subdivision of Section 16, Township 39 North, Range 14, East of the Third Principal Meridian, according to the plat of said subdivision recorded March 29, 1924 as Document 8339752 in Book 187 of plats, page 17 in Cook County, Illinois.

Permanent Real Estate Tax Index Numbers (PINs):

17-16-303-003-0000; and

17-16-303-005-0000.

**COMMITTEE ON EDUCATION AND CHILD DEVELOPMENT.**

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**CALL ON CITY COLLEGES OF CHICAGO TO EXTEND STAR SCHOLARSHIP PROGRAM TO ALL HIGH SCHOOL GRADUATES IN CHICAGO.**

[R2016-550]

The Committee on Education and Child Development submitted the following report:

CHICAGO, September 14, 2016.

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

Reporting for your Committee on Education and Child Development, for which a meeting was held on August 31, 2016, having had under consideration one resolution introduced on July 20, 2016 by Alderman Patrick Thompson where a hearing was held, calling on the City Colleges of Chicago to expand the "Chicago Star Scholarship" program, I beg leave to report and recommend that Your Honorable Body *Adopt* the proposed resolution transmitted herewith.

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

Respectfully submitted,

(Signed) HOWARD B. BROOKINS, JR.,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said resolution as adopted:

WHEREAS, City Colleges of Chicago ("City Colleges") is a great asset for all Chicagoans, with over seven campuses and six satellite sites all over the City; and

WHEREAS, City College's operating budget exceeds \$206 Million, and is funded by Chicago taxpayers; and

WHEREAS, In 2015, City Colleges began the Star Scholarship program; and

WHEREAS, The Chicago Star Scholarship program provides a full scholarship, inclusive of tuition and books, for CPS graduates seeking an associate degree at City Colleges; and

WHEREAS, On average, an associate degree generates nearly \$500,000 more in additional lifetime earnings than a high school diploma. A bachelor degree brings another half a million dollars. By enrolling at City Colleges, students can save up to \$40,000 compared to other local institutions; and

WHEREAS, In its first year, the Chicago Star Scholarship has enabled more than 1,000 CPS graduates to pursue their degree from City Colleges free-of-charge. The first cohort of Star Scholars has achieved a 94 percent retention rate, suggesting that students enrolled in this program are more likely to persist in their coursework toward a degree; and

WHEREAS, Recipients of the Star Scholarship are permitted to continue their college education at 15 institutions in the Chicago area and receive significant financial aid at schools participating in the Star partnership, such as Northwestern University, University of Chicago, DePaul University, Illinois Institute of Technology, and the University of Illinois at Chicago; and

WHEREAS, Currently, The Chicago Star Scholarship is limited to those students who attend Chicago Public High Schools, have a grade point average of 3.0 or higher on a 4.0 scale, and are "completion-ready" in Math and English; and

WHEREAS, The benefits of the Scholarship should extend to all taxpaying residents of the City; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 20<sup>th</sup> day of July 2016, do hereby request the City Colleges of Chicago extend the STAR scholarship to all High School graduates residing in the City; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the City Colleges of Chicago.

**COMMITTEE ON HEALTH AND ENVIRONMENTAL PROTECTION.****AMENDMENT OF CHAPTERS 13-20, 13-172, 18-13 AND 18-28 OF MUNICIPAL CODE REGARDING ENERGY CONSERVATION.**

[O2016-5623]

The Committee on Health and Environmental Protection submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Health and Environmental protections for which a meeting was held on September 7, 2016, having had under consideration an ordinance introduced by Mayor Rahm Emanuel calling on amendments to Chicago's Building Code pertaining to energy conservation, begs leave to report and recommend that Your Honorable Body Pass the proposed ordinance transmitted herewith.

This recommendation was concurred in a voice vote of all committee members, with no dissenting votes.

Respectfully submitted,

(Signed) GEORGE A. CÁRDENAS,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadolowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

**BE IT ORDAINED BY THE CITY COUNCIL OF THE CITY OF CHICAGO:**

**SECTION 1.** Title 18 of the Municipal Code of Chicago is hereby amended by repealing existing Chapter 18-13 and by inserting in its place a new Chapter 18-13, as follows:

**CHAPTER 18-13  
ENERGY CONSERVATION**

**ARTICLE 1. GENERAL REQUIREMENTS**

**18-13-100 Referenced codes and standards.**

The following codes and standards are adopted by reference and, unless otherwise modified by this chapter, shall be considered part of the requirements of this chapter to the extent of each prescribed reference: *2015 International Energy Conservation Code*, including, but not limited to, *IECC—Commercial Provisions* (hereinafter known as “IECC 2015 - CE”) and *IECC—Residential Provisions* (hereinafter known as “IECC 2015 - RE”); *ANSI/ASHRAE/IES Standard 90.1-2013*, including all published errata and excluding published Addenda that encompass ASHRAE 90.1-2013 (hereinafter known as “ANSI/ASHRAE 90.1-2013”); *Appendix RA Recommended Procedure for Worst-Case Testing of Atmospheric Venting Systems Under R402.4 or R405 Conditions < 5 ACH<sub>50</sub>* (hereinafter known as “Appendix RA”); and *Appendix RB Solar-Ready Provisions – Detached One- and Two-family Dwellings, Multiple Single-family Dwellings (Townhouses)* (hereinafter known as “Appendix RB”). Provided, however, that Appendix RA is informative only; compliance with its provisions is not mandatory. Provided further, that compliance with Appendix RB is mandatory only if a city agency specifically requires compliance with Appendix RB in connection with a particular project. If differences occur between the provisions of this chapter and the referenced standards, the provisions of this chapter shall apply.

The standards referenced in Chapter 6 of IECC 2015 – CE and of IECC 2015 – RE shall be considered part of the requirements of this chapter to the extent of each prescribed reference.

**18-13-110 Definitions in referenced codes and standards.**

As used in the referenced codes and standards:

“Code official” shall mean the City of Chicago “Department of Buildings” or “Building Commissioner”.

“Registered design professional” shall mean the registered design professional of record on the building permit application.



“International Building Code”, “International Mechanical Code”, or references to other publications of the International Code Council family of codes, as used within the text of the *2015 International Energy Conservation Code*, shall mean the Municipal Code of Chicago and Chicago Building Code, unless specifically stated otherwise in this chapter.

## ARTICLE 2. COMMERCIAL PROVISIONS

**18-13-200. Chapter 1 [CE] of IECC—Adopted with modifications.** The provisions of Chapter 1 [CE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modifications:

1. **C101.1 Title.** Revise to read:

**C101.1 Title.** This Chapter 18-13 shall be known as the City of Chicago Energy Conservation Code.

2. **C101.5 Compliance.** Revise to read:

**C101.5 Compliance.** “*Commercial buildings* shall meet the provisions of IECC 2015 – CE as amended herein. Minimum compliance shall be demonstrated by submission of one of the following:

1. Compliance forms published in the ASHRAE 90.1 User's Manual; or
2. Compliance Certificates generated by the U.S. Department of Energy's COMcheck™ Code compliance tool; or
3. Other comparable compliance materials that meet or exceed, the compliance forms published in the ASHRAE 90.1 User's Manual or the U.S. Department of Energy's COMcheck™ Code compliance tool as approved by the Building Commissioner; and
4. Documentation, as determined by the Building Commissioner, as to compliance with this chapter.”

3. **C107 Fees.** Delete C107.1 through 107.5, inclusive. Revise C107.1 to read:

**C107.1. Fees.** Fees shall be determined in accordance with Chapter 13-32 of the Municipal Code of Chicago.

4. **C108 Stop Work Orders.** Delete C108.1 through C108.4, inclusive. Revise C108.1 to read:

**C.108.1 Stop work orders.** Stop work orders shall be governed by Section 13-12-080 of the Municipal Code of Chicago.”

5. **C109 Board of Appeals.** Delete C109.1 through C109.3, inclusive. Revise C109.1 to read:

**C109.1. General.** Appeals of orders or decisions of the Building Commissioner shall be governed by Chapter 13-24 of the Municipal Code of Chicago.

**18-13-210 Chapter 2 [CE] of IECC—Adopted with modifications.** The provisions of Chapter 2 [CE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modifications:

1. **C201.5 Italicization of defined terms.** Add the following new requirement:

**C201.5 Italicization of defined terms.** Defined terms are italicized to indicate that such term is a defined term.

2. **C202 General Definitions.** Add the following new definition:

**AUTHORITY HAVING JURISDICTION (“AHJ”).** The City of Chicago Department of Buildings or Building Commissioner or the Building Commissioner’s assignee.

3. **C202 GENERAL DEFINITIONS.** Revise to read:

**CODE OFFICIAL.** The City of Chicago Department of Buildings or Building Commissioner.

4. **C202 GENERAL DEFINITIONS.** Revise to read:

**HISTORIC BUILDING.** Any building or structure that is one or more of the following:

1. Designated under the Chicago Landmarks Ordinance as a “Chicago Landmark” or recommended for such designation by the Commission on Chicago Landmarks.
2. Identified as a contributing building or structure to any district designated under the Chicago Landmarks Ordinance as a “Chicago Landmark” or recommended for such designation by the Commission on Chicago Landmarks.
3. Color coded red in the *Chicago Historic Resources Survey* published in 1996.
4. Listed, or certified as eligible for listing, by the State Historic Preservation Officer or Keeper of the National Register of Historic Places in the National Register of Historic Places.

5. Certified as a contributing resource within a National-Register listed or state-designated historic district.

5. **C202 GENERAL DEFINITIONS.** Revise to read:

**REGISTERED DESIGN PROFESSIONAL.** The registered design professional of record on the building permit application.

**18-13-220 Chapter 3 [CE] of IECC—Adopted with modifications.** The provisions of Chapter 3 [CE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modification:

1. **Section C301 Climate Zones.** Delete C301.1 through 301.4, inclusive. Revise C301.1 to read:

**C301.1 General.** Wherever the term “climate zone(s)” is used, the term shall mean “Climate Zone 5” as defined in Table C301.1.

**18-13-230 Chapter 4 [CE] of IECC—Adopted with modification.** The provisions of Chapter 4 [CE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modifications:

1. **C402.2.2 Roof assembly.** Revise to read:

**C402.2.2 Roof assembly.** The minimum thermal resistance (*R*-value) of the insulating material installed either between the roof framing or continuously on the *roof assembly* shall be as specified in Table 402.1.3, based on construction materials used in the *roof assembly*. Skylight curbs shall be insulated to the level of roofs with insulation entirely above deck or R-5, whichever is less.

**Exceptions:**

1. Continuously insulated *roof assemblies* where the thickness of insulation varies 1 inch (25 mm) or less and where the area weighted *U-Factor* is equivalent to the same assembly with the *R*-value specified in Table C402.1.3.
2. Where tapered insulation is used with insulation entirely above the deck, the *R*-value where the insulation thickness varies 1 inch (25 mm) or less from the minimum thickness of tapered insulation shall comply with the *R*-value specified in Table C402.1.3.

3. Unit skylight curbs included as a component of a skylight listed and labeled in accordance with NFRC 100 shall not be required to be insulated.
  4. For roofs on existing buildings with a slope of less than 2.5 units vertical in 12 units horizontal (2.5:12), refer to Section C503.1 exceptions).
  5. For roofs on existing buildings, refer to Section C503.2 or C504.2.
2. **C402.3 Roof solar reflectance and thermal emittance.** Delete existing C402.3. Insert a new C402.3, titled "Urban heat island provisions":

**C402.3 Urban heat island provisions.** The following are exempt from the reflectance requirements:

1. The portion of the roof acting as a substructure for and covered by a rooftop deck, or vegetation associated with an extensive or intensive green roof as defined by the U.S. Environmental Protection Agency ("USEPA"), or by photovoltaic and solar thermal equipment.
2. A rooftop deck covering a maximum of 1/3 of the rooftop total gross area.

The remainder of the roof area must meet the reflectance requirements set forth in this section.

3. **Table C402.3 MINIMUM ROOF REFLECTANCE AND EMITTANCE OPTIONS.** Delete existing Table C402.3.
4. **C402.3.1 Aged roof solar reflectance.** Delete existing C402.3.1. Insert a new C402.3.1, titled "Solar reflectance":
 

**C402.3.1 Solar reflectance.** All roof exterior surfaces shall have a minimum solar reflectance as specified in Section C402.3.2 through C402.3.5 when (i) tested in accordance with ASTM E903 or ASTM E1918, (ii) tested with a portable reflectometer at near ambient conditions, (iii) labeled by the Cool Roof Rating Council, or (iv) labeled as an Energy Star qualified roof product. Any product that has been rated by the Cool Roof Rating Council or by Energy Star shall display a label verifying the rating of the product.
5. **C402.3.2 Low-sloped roofs.** Insert a new C402.3.2, as follows:

**C402.3.2 Low-sloped roofs.** Roofing materials used in roofs with slopes of a rise of 0 units in a horizontal length of 12 units (0:12 pitch) up to and including roofs with slopes of a rise of 2 units in a horizontal length of 12 units (2:12 pitch) ("low-sloped") shall meet the following requirements:

1. Low-sloped roofs permitted on or after April 22, 2009 in conjunction with a new building or structure shall utilize roofing products that meet or exceed an initial reflectance value of 0.72 or a three-year installed reflectance value of 0.5 as determined by the Cool Roof Rating Council or by Energy Star.

**Exception:** Where more than 50% of the total gross area of the low-sloped roof is covered with vegetation associated with an extensive or intensive green roof as defined by the USEPA, the remainder of the roof shall have a reflectance value of a minimum of 0.30. The rooftop deck exception in C402.3 applies.

**Exception:** Ballasted roofs with a minimum of 15 lbs/sq. ft. of ballast over the entire roof surface may have a reflectance value of a minimum of 0.30. For purposes of this section, "ballast" shall mean river rock aggregate or larger, pavers or other means of weighing down a roofing membrane over a substrate to resist wind uplift.

6. **C402.3.3 Medium-sloped roofs.** Insert a new C402.3.3:

**C402.3.3 Medium-sloped roofs.** Roofing materials used in roofs with slopes of over a rise of 2 units in a horizontal length of 12 units (2:12 pitch) up to and including roofs with slopes of a rise of 5 units in a horizontal length of 12 units (5:12 pitch) ("medium-sloped") shall have an initial solar reflectance of 0.15 or greater.

7. **C402.3.4 Multiple-sloped roofs.** Insert a new C402.3.4:

**C402.3.4 Multiple-sloped roofs.** Roofs with multiple slopes shall be subject to those requirements applicable to the slope which covers the largest area of the building footprint.

8. **C402.3.5 Steep roofs.** Insert a new C402.3.4:

**C402.3.5 Steep roofs.** Roofs with slopes greater than a rise of 5 units in a horizontal length of 12 units (5:12 pitch) shall be exempt from any initial solar reflectance requirements.

9. **C402.5.1 Air Barriers.** Revise to read:

**C402.5.1 Air Barriers.** A continuous *air barrier* shall be provided throughout the building thermal envelope. The *air barriers* shall be permitted to be located on the inside or outside of the building envelope, located within the assemblies composing the envelope, or any combination thereof. The *air barrier* shall

comply with Sections C502.5.1.1 and C502.5.1.2. For roof *air barriers* on existing buildings, refer to Section C503.1 or C504.2.

10. **C402.5.1.1 Air barrier construction.** Revise to read:

**C402.5.1.1 Air barrier construction.** The *continuous air barrier* shall be constructed to comply with the following items (1) through (3), inclusive. The *air barrier* shall be continuous for all assemblies that are the thermal envelope of the building and across the joints and assemblies.

1. *Air barrier* joints and seams shall be sealed, including sealing at joints between dissimilar materials. The joints and seals shall be securely installed in or on the joint for its entire length so as not to dislodge, loosen or otherwise impair its ability to resist positive and negative pressure from wind, stack effect and mechanical ventilation.
2. Penetrations of the *air barrier* shall be caulked, gasketed or otherwise sealed in a manner compatible with the construction materials and location. Paths for air leakage from the building to the space between the roof deck and roof covering used *air barrier*, shall be caulked, gasketed or otherwise covered with a moisture vapor-permeable material. Joints and seals associated with penetrations shall be sealed in the same manner or taped or covered with moisture vapor-permeable wrapping material. Sealing materials shall be appropriate to the construction materials being sealed and shall be securely installed around the penetration so as not to dislodge, loosen or otherwise impair the penetrations' ability to resist positive and negative pressure from wind, stack effect and mechanical ventilation. Sealing of concealed fire sprinklers, where required, shall be in a manner that is recommended by the manufacturer. Caulking or other adhesive sealants shall not be used to fill voids between fire sprinkler cover plates and walls or ceilings.
3. Recessed lighting fixtures shall comply with Section C402.5.8. Where similar objects are installed that penetrate the *air barrier*, provisions shall be made to maintain the integrity of the *air barrier*. Light fixtures installed within environmental air spaces shall meet the requirements of the Chicago Building Code.

**18-13-240 Chapter 5 [CE] of IECC—Adopted with modification.** The provisions of Chapter 5 [CE] of the International Energy Conservation Code are hereby adopted by reference and shall apply with the following modifications:

1. **C501.4 Compliance.** Delete existing text. Revise to read:

**C501.4 [Reserved].**

2. **C501.6 Historic buildings.** Revise to read:

**C501.6 Historic buildings.** Provisions of this code relating to the construction, repair, alteration, restoration and movement of structures, and *change of occupancy* shall be mandatory for *historic buildings* unless the Commission on Chicago Landmarks demonstrates that compliance with that provision would threaten, degrade or destroy the historic form, fabric or function of the building.

3. **C502.1 General.** Revise to read:

**C502.1 General.** Additions to an existing building, building system or portion thereof shall conform to the provisions of this code as those provisions relate to new construction without requiring the unaltered portion of the existing building or building system to comply with this code. Additions shall not create an unsafe or hazardous condition or overload existing building systems. An addition shall be deemed to comply with this code if the addition alone complies or if the existing building and addition comply with this code as a single building, or if the building with the addition uses no more energy than the existing building. Additions shall comply with C502.2 and C402.3.

Additions complying with ANSI/ASHRAE/IESNA 90.1 need not comply with C402, C403, C404, and C405, but shall comply with C402.3.

4. **C503 Alterations.** Revise to read:

**C503.1 General.** *Alterations* to any building or structure shall comply with the requirements of the code for new construction. *Alterations* shall be such that the existing building or structure is no less conforming to the provisions of this code than the existing building or structure was prior to the *alteration*. *Alterations* to an existing building, building system or portion thereof shall conform to the provisions of this code as those provisions relate to new construction without requiring the unaltered portions of the existing building or building system to comply with this code. *Alterations* shall not create an unsafe or hazardous condition or overload existing building systems.

*Alterations* complying with ANSI/ASHRAE/IESNA 90.1 need not comply with Sections C402, C403, C404 and C405, but shall comply with C402.3.

**Exception:** The following *alterations* need not comply with the requirements for new construction, provided the energy use of the building is not increased:

1. Storm windows installed over existing *fenestration*.
2. Surface-applied window film installed on existing single-pane *fenestration* assemblies reducing solar heat gain provided the code does not require the glazing or *fenestration* to be replaced.
3. Existing ceiling, wall or floor cavities exposed during construction, provided that these cavities are filled with insulation.
4. Construction where the existing roof, wall or floor cavity is not exposed.
5. *Roof recover*, except for the urban heat island provisions in C503.3.1.
6. *Air barriers* shall not be required for *roof recover* and *roof replacement* where the *alterations* or renovations to the building do not include *alterations*, renovations or *repairs* to the remainder of the building envelope.
7. [Reserved].
8. For *roof replacement* on existing buildings with a roof slope of less than 2 units vertical in 12 units horizontal (2:12), and where the roof covering is removed and insulation remains, and where the required R-value cannot be provided due to thickness limitations presented by existing rooftop conditions, (including heating, ventilating and air-conditioning equipment, low door or glazing heights, parapet heights, weep holes, and roof flashing heights not meeting the manufacturer's specifications), the maximum thickness of insulation compatible with the available space and existing uses shall be installed. Insulation used shall be minimum R-5 per inch. In areas where flashing may be terminated a minimum of 8 inches above the roof covering (including required insulation) insulation shall be a minimum of R-30ci.
9. *R-value* for roof assemblies with tapered insulation above deck with slope greater than 1/8 units vertical in 12 units horizontal (1/8:12) shall average R-30ci.

5. **C503.3.1.1 Roof reflectance – Low slope roofs.** Insert a new C503.3.1.1:

**C503.3.1.1 Roof reflectance – Low slope roof.** Full or partial replacements or retrofits of existing low-sloped roofs originally permitted prior to April 22, 2009 by substituting the original materials or roofing system with new materials shall



utilize roofing products that meet or exceed an initial reflectance value of 0.72 or a three-year installed reflectance value of 0.5 as determined by the Cool Roof Rating Council or Energy Star.

**Exception:** Where more than 50% of the total gross area of the low-sloped roof is covered with vegetation associated with an extensive or intensive green roof as defined by the USEPA, the remainder of the roof shall have a reflectance value of a minimum of 0.30. The rooftop deck exception in C402.3 applies.

**Exception:** Where an existing ballasted roof is replaced with a ballasted roof, one of the following two sets of requirements must be met: (i) the reflectance value for the entire roof shall be a minimum of 0.30 and a minimum of 15 lbs/sq. ft. of ballast coverage over the entire roof shall be provided, or (ii) the reflectance value shall be a minimum of 0.72 or a three-year installed reflectance value of 0.5 as determined by the Cool Roof Rating Council or Energy Star.

**Exception:** When roof systems with a slope of a rise of a maximum 1/4 unit in a horizontal length of 12 units (1/4:12 pitch) are replaced with a built-up roofing system, the top layer aggregate must have a minimum reflectance of 0.3. The exposed top layer of aggregate must substantially cover the roof area, such that the maximum exposure of the underlying water-repellent layer is no more than 5% of the total area of the roof.

6. **C503.3.1.2 Roof reflectance – Medium slope roofs.** Insert a new C503.3.1.2:

**C503.3.1.2 Roof reflectance – Medium slope roofs.** Full replacement or partial replacement of 50% or more of the gross medium-sloped roof area over the preceding 36 months by substituting the original materials or roofing system with new materials shall meet the required reflectance values in C402.3.

**Exception:** Partial replacement of an existing roof of less than 50% of the gross medium-sloped roof area within the preceding 36 months must meet the required reflectance value in effect when the roof was originally permitted.

7. **C503.3.1.3 Roof reflectance – Multiple slope roofs.** Insert a new C503.3.1.3:

**C503.3.1.3 Roof reflectance – multiple slope roofs.** Roofs with multiple slopes shall be subject to those requirements applicable to the slope which covers the largest area of the building footprint.

8. **C504.1 General.** Revise to read:

**C504.1 General.** Buildings and structures, and parts thereof, shall be repaired in compliance with Section C501.3 and this section. Work on non-damaged components that is necessary for the required *repair* of damaged components

shall be considered part of the *repair* and shall not be subject to the requirements for *alterations* in this chapter. Routine maintenance required by C501.3, ordinary *repairs* exempt from *permit* and abatement of wear due to normal service conditions shall not be subject to the requirements for *repairs* in this section.

Where a building was constructed to comply with ANSI/ASHRAE/IESNA 90.1, repairs shall comply with the standard and need not comply with C402, C403, C404 and C405, but shall comply with C402.3.

9. **C5-4.3 Roof repair – Roof reflectance.** Add a new C504.3:

**C504.3 Roof repair – Roof reflectance.** Where an existing low-sloped roof is repaired to mend, fix, patch, cure, refurbish or otherwise salvage a portion of an existing roof in order to maintain or extend the life span of such roof, the portion of the roof that is repaired shall meet or exceed the reflectance value in effect when the roof was originally permitted.

**18-13-250 Chapter 6 [CE] of IECC—Adopted without modification.** The provisions of Chapter 6 [CE] of the International Energy Conservation Code are adopted by reference and shall apply without modification.

### ARTICLE 3. RESIDENTIAL PROVISIONS

**18-13-300. Chapter 1 [RE] of IECC – Adopted with modifications.** The provisions of Chapter 1 [RE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modifications:

1. **R101.1 Title.** Revise to read:

**R101.1 Title.** This Chapter 18-13 shall be known as the City of Chicago Energy Conservation Code.

2. **R101.5 Compliance.** Revise to read:

**R101.5 Compliance.** *Residential buildings* shall meet the provisions of IECC 2015 – RE as amended herein. Minimum compliance shall be demonstrated by submission of one of the following:

1. Compliance Certificates generated by the U.S. Department of Energy's REScheck™ Code compliance tool; or
2. Other comparable compliance materials that meet or exceed the U.S. Department of Energy's REScheck™ Code compliance tool as approved by the Building Commissioner; or

3. Department of Buildings provided checklist for prescriptive compliance path; and
  4. A signed attestation by the Registered Energy Professional as to compliance with the energy code and documentation as determined by the Commissioner as to compliance with the amendments contained in this chapter.
3. **R107 Fees.** Delete existing R107.1 through R107.5, inclusive. Revise R107.1 to read:  
  
**R107.1 Fees.** Fees shall be determined in accordance with Chapter 13-32 of the Municipal Code of Chicago.
  4. **R108 Stop Work Order.** Delete existing R108.1 through R108.4, inclusive. Revise R108.1 to read:  
  
**R108.1 Stop work order.** Stop work orders shall be governed by Section 13-12-080 of the Municipal Code of Chicago.
  5. **R109 Board of Appeals.** Delete existing R109.1 through R 109.3, inclusive. Revise R109.1 to read:  
  
**R109.1 General.** Appeals of orders or decisions of the Building Commissioner shall be governed by Chapter 13-24 of the Municipal Code of Chicago.

**18-13-310 Chapter 2 [RE] of IECC—Adopted with modifications.** The provisions of Chapter 2 [RE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modifications:

1. **R201.5 Italicization of defined terms.** Add the following new requirement:  
  
**R201.5 Italicization of defined terms.** Defined terms are italicized to indicate that the italicized term is a defined term.
2. **R202 GENERAL DEFINITIONS.** Add the following new definition:  
  
**AUTHORITY HAVING JURISDICTION (“AHJ”).** The City of Chicago Department of Buildings or Building Commissioner or the Building Commissioner’s assignee.
3. **R202 GENERAL DEFINITIONS.** Revise the definition of “**HISTORIC BUILDING**” to read:  
  
**HISTORIC BUILDING.** Any building or structure that is one or more of the following:

1. Designated under the Chicago Landmarks Ordinance as a “Chicago Landmark” or recommended for such designation by the Commission on Chicago Landmarks.
  2. Identified as a contributing building or structure to any district designated under the Chicago Landmarks Ordinance as a “Chicago Landmark” or recommended for such designation by the Commission on Chicago Landmarks.
  3. Color coded red in the *Chicago Historic Resources Survey* published in 1996.
  4. Listed, or certified as eligible for listing, by the State Historic Preservation Officer or Keeper of the National Register of Historic Places in the National Register of Historic Places.
  5. Certified as a contributing resource within a National-Register listed or state-designated historic district.
4. **R202 GENERAL DEFINITIONS.** Add the following new definition:
- LOCAL EXHAUST.** An exhaust system that uses one or more fans to exhaust air from a specific room or rooms within a dwelling.
5. **R202 GENERAL DEFINITIONS.** Revise the definition of “**RESIDENTIAL BUILDING**” to read:
- RESIDENTIAL BUILDING.** A detached one-family or two-family dwelling, or any building that is four stories or less in height above grade that contains multiple *dwelling units*, in which the occupants reside on a primarily permanent basis, such as a townhouse, row house, apartment house, convent, monastery, rectory, fraternity or sorority house, dormitory, or rooming house.
6. **R202 GENERAL DEFINITIONS.** Revise the definition of “**WHOLE HOUSE MECHANICAL VENTILATION SYSTEM**” to read:
- WHOLE HOUSE MECHANICAL VENTILATION SYSTEM.** An exhaust system, supply system, or combination thereof that is designed in accordance with R403.6 to mechanically exchange indoor air for outdoor air when operating continuously or through a programmed intermittent schedule to satisfy the whole house *ventilation* rate. Means shall be taken to prevent infiltration when the whole house mechanical *ventilation* system is not operating.

**18-13-320 Chapter 3 [RE] of IECC—Adopted with modifications.** The provisions of Chapter 3 [RE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modification:

1. **SECTION R301 CLIMATE ZONES.** Delete R301.1 through R3-1.4. Revise R301.1 to read:

**R301.1 General.** Whenever the term “climate zone(s)” is used, the term shall mean “Climate Zone 5” as defined in Table R301.1.

**18-13-330 Chapter 4 [RE] of IECC—Adopted with modifications.** The provisions of Chapter 4 [RE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modifications:

1. **R401.2 Compliance.** Revise R401.2 to read:

**R401.2 Compliance.**

Projects shall comply with one of the following:

1. Sections R401 through R404.
  2. Section R405 and the provisions of Sections R401 through R404 labeled “Mandatory.”
  3. With the concurrence of the Building Commissioner, an alternative method, an energy rating index (ERI) approach in Section R406 and the provisions of Sections R401 through R404 labeled “Mandatory”.
2. **R401.2.1 Tropical zone.** Delete in its entirety.
  3. **TABLE R402.1.2 INSULATION AND FENESTRATION REQUIREMENTS BY COMPONENT.** Revise to read:

**TABLE R402.1.2 INSULATION AND FENESTRATION REQUIREMENTS BY COMPONENT<sup>a</sup>**

Climate Zone	Fenestration U-Factor <sup>b</sup>	Skylight <sup>b</sup> U-Factor	Glazed Fenestration SHGC <sup>b</sup>	Ceiling R-Value	Wood Frame Wall R-Value	Mass Wall R-Value <sup>i</sup>	Floor R-Value	Basement <sup>f</sup> Wall R-Value	Slab <sup>d</sup> R-Value and Depth	Crawl space <sup>e</sup> Wall R-Value
5 and Marine 4	0.32	0.55	NR	49	20 or 13+5 <sup>b</sup>	13/17	30 <sup>g</sup>	10/13	10 and 2 ft	15/19

<sup>a</sup> R-values are minimums. U-factors and SHGC are maximums. When insulation is installed in a cavity which is less than the label or design thickness of the insulation, the installed R-value of the insulation shall not be less than the R-value specified in the table.

<sup>b</sup> The fenestration U-factor column excludes skylights. The SHGC column applies to all glazed fenestration.

<sup>c</sup> "10/13" means R-10 continuous insulation on the interior or exterior of the home or R-13 cavity insulation at the interior of the basement wall.

<sup>d</sup> R-5 shall be added to the required slab edge R-values for heated slabs. Insulation depth shall be 2 feet.

<sup>e</sup> Or insulation sufficient to fill the framing cavity. R-19 minimum.

<sup>f</sup> The first value is cavity insulation, the second value is continuous insulation, so "13+5" means R-13 cavity insulation plus R-5 continuous insulation.

<sup>g</sup> The second R-value applies when more than half the insulation is on the interior of the mass wall.

**4. TABLE R402.1.4 EQUIVALENT U-FACTORS.** Revise to read:

**TABLE R402.1.4  
EQUIVALENT U-FACTORS<sup>a</sup>**

Climate Zone	Fenestration U-Factor	Skylight U-Factor	Ceiling U-Factor	Frame Wall U-Factor	Mass Wall U-Factor <sup>b</sup>	Floor U-Factor	Basement Wall U-Factor	Crawl Space Wall U-Factor
5 and Marine 4	0.32	0.55	0.026	0.060	0.082	0.033	0.059	0.055

<sup>a</sup> Nonfenestration U-factors shall be obtained from measurement, calculation or an approved source.

<sup>b</sup> When more than half the insulation is on the interior, the mass wall U-factors shall be a maximum of 0.065 in Climate Zone 5 and Marine 4.

**5. R402.1.6 Roof solar reflectance and thermal emittance.** Insert a new R402.1.6.1:

**R402.1.6.1 Urban heat island provisions.** The following are exempt from the reflectance requirements:

1. The portion of the roof acting as a substructure for and covered by a rooftop deck, or vegetation associated with an extensive or intensive green

roof as defined by the U.S. Environmental Protection Agency ("USEPA"), or by photovoltaic and solar thermal equipment.

2. A rooftop deck covering a maximum of 1/3 of the rooftop total gross area.

The remainder of the roof area shall meet the reflectance requirements set forth in this section.

6. **R402.1.6.2 Solar reflectance.** Insert a new R402.1.6.2:

**R402.1.6.2 Solar reflectance.**

All roof exterior surfaces shall have a minimum solar reflectance as specified in Section R402.1.6.1 through R402.1.6.6 when: (i) tested in accordance with ASTM E903 or ASTM E1918, (ii) tested with a portable reflectometer at near ambient conditions, (iii) labeled by the Cool Roof Rating Council, or (iv) labeled as an Energy Star qualified roof product. Any product that has been rated by the Cool Roof Rating Council or by Energy Star shall display a label verifying the rating of the product.

7. **R402.1.6.3 Low-sloped roofs.** Insert a new R402.1.6.3:

**R402.1.6.3 Low-sloped roofs.**

Roofing materials used in roofs with slopes of a rise of 0 units in a horizontal length of 12 units (0:12 pitch) up to and including roofs with slopes of a rise of 2 units in a horizontal length of 12 units (2:12 pitch) ("low-sloped") shall meet the following requirements:

1. Low-sloped roofs permitted on or after April 22, 2009 in conjunction with a new building or structure shall utilize roofing products that meet or exceed an initial reflectance value of 0.72 or a three-year installed reflectance value of 0.5 as determined by the Cool Roof Rating Council or by Energy Star.

**Exception:** Where more than 50% of the total gross area of the low-sloped roof is covered with vegetation associated with an extensive or intensive green roof as defined by the USEPA, the remainder of the roof shall have a reflectance value of a minimum of 0.30. The rooftop deck exception in R402.1.6.1 applies.

**Exception:** Ballasted roofs with a minimum of 15 lbs/sq. ft. of ballast over the entire roof surface may have a reflectance value of a minimum of 0.30. For purposes of this section, "ballast" shall mean river rock aggregate or larger, pavers or other means of weighing down a roofing membrane over a substrate to resist wind uplift.

8. **R402.1.6.4 Medium-sloped roofs.** Insert a new R402.1.6.4:

**R402.1.6.4 Medium-sloped roofs.** Roofing materials used in roofs with slopes of over a rise of 2 units in a horizontal length of 12 units (2:12 pitch) up to and including roofs with slopes of a rise of 5 units in a horizontal length of 12 units (5:12 pitch) (“medium- sloped”) shall have an initial solar reflectance of 0.15 or greater.

9. **R402.1.6.5 Multiple-sloped roofs.** Insert a new R402.1.6.5:

**R402.1.6.5 Multiple-sloped roofs.** Roofs with multiple slopes shall be subject to those requirements applicable to the slope which covers the largest area of the building footprint.

10. **R402.1.6.6 Steep roofs.** Insert a new R402.1.6.6:

**R402.1.6.6 Steep roofs.** Roof with slopes greater than a rise of 5 units in a horizontal length of 12 units (5:12 pitch) shall be exempt from any initial solar reflectance requirements.

11. **R402.2.2.2 Ceilings without attic spaces.** Revise to read:

**R402.2.2 Ceilings without attic spaces.** Where Section R402.1.2 would require insulation levels above R-30 and the design of the roof/ceiling assembly does not allow sufficient space for the required insulation, the minimum required insulation for such roof/ceiling assemblies shall be R-30. This reduction of insulation from the requirements of Section R402.1.2 shall be limited to 500 square feet (46 m<sup>2</sup>) or 20 percent of the total insulated ceiling area, whichever is less. This reduction shall not apply to the *U-factor* alternative approach in Section R402.1.4 and the total UA alternative in Section R402.1.5.

**Exception:** For roofs on existing buildings with slope less than 2.5 units vertical in 12 units horizontal (2.5:12), refer to Section R503.1.1.

12. **R402.2.9 Basement walls.** Revise to read:

**R402.2.9 Basement walls.** Walls associated with conditioned basements shall be insulated from the top of the *basement wall* down to 10 feet (3048 mm) below grade or to within six-inches (152 mm) of the basement floor, whichever is less. Walls associated with unconditioned basements shall meet this requirement unless the floor overhead is insulated in accordance with Sections R402.1.2 and R402.2.8.



**Exception:** Walls associated with conditioned basements may be insulated from the top of the *basement wall* down to 4 feet (1219 mm) below grade when the Basement Wall R-value is at least 15/19, (Basement Wall *U-Factor* of 0.050).

13. **R402.4.1.2 Testing.** Revise to read:

**R402.4.1.2 Testing.** One- and two-family dwellings and townhouses, four stories or less in height, shall be tested and verified as having an air leakage rate not exceeding five air changes per hour (ACH). Each dwelling unit shall be provided with a whole house mechanical *ventilation* system designed in accordance with Section R403.6. Testing shall be conducted in accordance with ASTM E779 or ASTM E1827 and reported at a pressure of 0.2 inches w.g. (50 Pascals). Where required by the *code official*, testing shall be conducted by an *approved* third party. A written report of the results of the test, indicating the ACH, shall be signed by the party conducting the test and provided to the *code official*. Testing shall be performed at any time after all penetrations of the *building thermal envelope* have been sealed.

**Exceptions:**

1. For additions, alterations, renovations or repairs to existing buildings, building envelope tightness and insulation installation shall be considered acceptable when the items in Table R402.4.1.1, applicable to the method of construction, are field verified. Where required by the *code official*, an *approved* third party independent from the installer, shall inspect both air barrier and insulation installation criteria.
2. For heated attached private garages and heated detached private garages accessory to one- and two-family dwellings and townhouses not more than three stories above grade plane in height, building envelope tightness and insulation installation shall be considered acceptable when the items in Table R402.4.1.1, applicable to the method of construction, are field verified. Where required by the *code official*, an *approved* third party independent from the installer, shall inspect both *air barrier* and insulation installation criteria. Heated attached private garage space and heated detached private garage space shall be thermally isolated from all other habitable, conditioned spaces.

**During testing:**

1. Exterior windows and doors, fireplace and stove doors shall be closed, but not sealed, beyond the intended weatherstripping or other infiltration control measures.

2. Dampers including exhaust, intake, makeup air, backdraft and flue dampers shall be closed, but not sealed beyond intended infiltration control measures.
  3. Interior doors, if installed at the time of the test, shall be open.
  4. Exterior doors for continuous *ventilation* systems and heat recovery ventilators shall be closed and sealed.
  5. Heating and cooling systems, if installed at the time of the test, shall be turned off.
  6. Supply and return registers, if installed at the time of the test, shall be fully open.
14. **R402.4.4 Rooms containing fuel-burning appliances.** Delete R402.4.4 in its entirety.
15. **R403.6 Mechanical ventilation (Mandatory).** Revise to read:  
**R403.6 Mechanical ventilation (Mandatory).** Where the air infiltration rate of a building or *dwelling unit* is five air changes per hour or less when tested in accordance with Section R402.4.1.2, the building or *dwelling unit* shall be provided with *ventilation* that meets the requirements of this section and the provisions of Chapter 18-28 of the Municipal Code of Chicago.
16. **R403.6.2 Recirculation of air.** Insert a new R403.6.1:  
**R403.6.2 Recirculation of air.** Exhaust air from bathrooms and toilet rooms shall not be recirculated within a residence or to another *dwelling unit* and shall be exhausted directly to the outdoors. Exhaust air from bathrooms and toilet rooms shall not discharge into an *attic*, crawl space or other areas inside the building.
17. **R403.6.3 Whole-house mechanical ventilation system.** Insert a new R403.6.3:  
**R403.6.3 Whole-house mechanical ventilation system.** Whole-house mechanical *ventilation* systems shall be designed in accordance with Sections R403.6.4 through R403.6.6.
18. **R403.6.4 System design.** Insert a new R403.6.4:  
**R403.6.4 System design.** The whole-house *ventilation* system shall consist of one or more supply or exhaust fans, or a combination of such, and associated ducts and controls. Local exhaust or supply fans are permitted to serve as such a system.

Outdoor air ducts connected to the return side of an air handler shall be considered to provide supply *ventilation*.

19. **R403.6.5 System controls.** Insert a new R403.6.5:

**R403.6.5 System controls.** The whole-house mechanical *ventilation* system shall be provided with controls that enable manual override.

20. **R403.6.6 Mechanical ventilation rate.** Insert a new R403.6.6:

**R403.6.6 Mechanical ventilation rate.** The whole house mechanical *ventilation* system shall provide outdoor air at a continuous rate of not less than that determined in accordance with Table R403.6.6(1).

**Exceptions:**

1. The whole-house mechanical *ventilation* system is permitted to operate intermittently where the system has controls that enable operation for not less than 25-percent of each 4-hour segment and the ventilation rate prescribed in Table R403.6.6(1) is multiplied by the factor determined in accordance with Table R403.6.6(2).
2. The total required outdoor air *ventilation* rate ( $Q_{tot}$ ) shall be as specified in Table 403.6.6(1) or calculated in accordance with Equation 4-1.

$$CFM_{total} = 0.01CFA + 7.5(Nbr + 1) \text{ (Equation 4-1)}$$

Where:

$CFM_{total}$  = total required *ventilation* rate, (cfm)

$CFA$  = conditioned floor area of residence, (ft<sup>2</sup>)

$Nbr$  = number of bedrooms (not to be less than 1)

21. **R403.6.6.1 Different Occupant Density.** Insert a new R403.6.6.1:

**R403.6.6.1 Different Occupant Density.** Table R403.6.6(1) assumes two persons in a dwelling unit and an additional person for each additional bedroom. Where higher occupant densities are known, the airflow rate shall be increased by 7.5 cfm (3.5 L/s) for each additional person. Where *approved* by the authority having jurisdiction, lower occupant densities may be used.

22. **R403.6.6.2 Airflow Measurement.** Insert a new R403.6.6.2:

**R403.6.6.2 Airflow Measurement.** The airflow rate required is the quantity of outdoor *ventilation* air supplied and/or indoor air exhausted by the whole-house mechanical *ventilation* system installed, and shall be measured using a flow hood, flow grid, or other airflow measuring device. *Ventilation* airflow of systems with multiple operating modes shall be tested in all modes designed to meet Section

R403.6.6. Where required by the *code official*, testing shall be conducted by an *approved* third party. A written report of the results of the test, indicating the *verified* airflow rate, shall be signed by the party conducting the test and provided to the *code official*.

23. **R403.6.7 Local exhaust rates.** Insert a new R403.6.7:

**Local exhaust rates.** Where part of a whole-house mechanical *ventilation* system designed in accordance with Section R403.6, local exhaust systems shall be designed to have the capacity to exhaust the minimum air flow rate determined in accordance with Table R403.6.7.

24. **TABLE R403.6.6(1).** Insert a new TABLE R403.6.6(1):

**TABLE R403.6.6(1)**  
**CONTINUOUS WHOLE-HOUSE MECHANICAL VENTILATION SYSTEM AIRFLOW RATE**

DWELLING UNIT FLOOR AREA (square feet)	NUMBER OF BEDROOMS				
	0 - 1	2 - 3	4 - 5	6 - 7	> 7
	Airflow in CFM				
< 1,500	30	45	60	75	90
1,501 - 3,000	45	60	75	90	105
3,001 - 4,500	60	75	90	105	120
4,501 - 6,000	75	90	105	120	135
6,001 - 7,500	90	105	120	135	150
> 7,500	105	120	135	150	165

For SI: 1 square foot = 0.0929 m<sup>2</sup>, 1 cubic foot per minute = 0.0004719 m<sup>3</sup>/s

25. **TABLE R403.6.6(2) INTERMITTENT WHOLE-HOUSE MECHANICAL VENTILATION RATE FACTORS<sup>a,b</sup>.** Insert a new TABLE 403.6.6(2):

**TABLE R403.6.6(2)**  
**INTERMITTENT WHOLE-HOUSE MECHANICAL VENTILATION RATE FACTORS<sup>a,b</sup>**

RUN-TIME PERCENTAGE IN EACH 4-HOUR SEGMENT	25%	33%	50%	66%	75%	100%
Factor <sup>a</sup>	4	3	2	1.5	1.3	1.0

a. For ventilation system run time values between those given, the factors are permitted to be determined by interpolation.  
b. Extrapolation beyond the table is prohibited.

**26. TABLE R403.6.7 MINIMUM REQUIRED LOCAL EXHAUST RATES FOR ONE- AND TWO-FAMILY DWELLINGS.** Insert a new TABLE R403.6.7:

**TABLE R403.6.7  
MINIMUM REQUIRED LOCAL EXHAUST RATES FOR ONE- AND TWO-FAMILY DWELLINGS**

AREA TO BE EXHAUSTED	EXHAUST RATES
Kitchens	100 cfm intermittent or 25 cfm continuous
Bathrooms-Toilet Rooms	Mechanical exhaust capacity of 50 cfm intermittent or 20 cfm continuous

For SI: 1 cubic foot per minute = 0.0004719 m<sup>3</sup>/s

**27. TABLE R405.5.2(1) SPECIFICATIONS FOR THE STANDARD REFERENCE AND PROPOSED DESIGNS.** Revise to read:

**TABLE R405.5.2(1)  
SPECIFICATIONS FOR THE STANDARD REFERENCE AND PROPOSED DESIGNS**

BUILDING COMPONENT	STANDARD REFERENCE DESIGN	PROPOSED DESIGN
Air Exchange Rate	<p>Air leakage rate of 5 air changes per hour in climate zones 4 and 5. Testing shall be conducted in accordance with ASTM E779 or ASTM E1827 and reported at a pressure of 0.2 inches w.g. (50 Pascal). The mechanical ventilation rate shall be in addition to the air leakage rate and the same as in the <i>proposed design</i>, but no greater than</p> $0.01 \times CFA + 7.5 \times (Nbr + 1)$ <p>where:  <i>CFA</i> = conditioned floor area  <i>Nbr</i> = number of bedrooms                      Energy recovery shall not be assumed for mechanical ventilation.</p>	<p>For residences that are not tested, the same air leakage rate as the standard reference design.</p> <p>For tested residences, the measured air exchange rate<sup>a</sup>.</p> <p>The mechanical ventilation rate<sup>b</sup> shall be in addition to the air leakage rate and shall be as proposed.</p>

a. Where required by the code official, testing shall be conducted by an approved party. Hourly calculations as specified in the ASHRAE Handbook of Fundamentals, or the equivalent shall be used to determine the energy loads resulting from infiltration.

b. The combined air exchange rate for infiltration and mechanical ventilation shall be determined in accordance with Equation 4.3 of 2001 ASHRAE Handbook of Fundamentals, page 26.24 and the "Whole-house Ventilation" provisions of 2001 ASHRAE Handbook of Fundamentals, page 26.19 for intermittent mechanical ventilation.

28. **R406.1 Scope.** Revise to read:

**R406.1 Scope.** This section establishes an alternative compliance criteria using an Energy Rating Index (ERI) analysis. For purposes of clarification, the Illinois Department of Commerce and Economic Opportunity (“Department”) declares that Section R406 of the 2015 International Energy Conservation Code affords an alternative form of compliance and is not a mandate on the Department to provide training to Section R406. This compliance criteria is not considered an alternative compliance path unless the Commissioner of the Department of Buildings approves its use in writing.

**18-13-340 Chapter 5 [RE] of IECC—Adopted with modifications.** The provisions of Chapter 5 [RE] of the International Energy Conservation Code are adopted by reference and shall apply with the following modifications:

1. **R501.4 Compliance.** Revise to read:

**R501.4 [Reserved].**

2. **R501.6 Historic buildings.** Revise to read:

**R501.6 Historic buildings.** Provisions of this code relating to the construction, repair, alteration, restoration and movement of structures, and *change of occupancy* shall be mandatory for *historic buildings* unless the Commission on Chicago Landmarks demonstrates that compliance with that provision would threaten, degrade or destroy the historic form, fabric or function of the building.

3. **R502.1.1.2 Heating and cooling systems.** Revise to read:

**R502.1.1.2 Heating and cooling systems.** New heating, cooling and duct systems that are part of the addition shall comply with Sections R403.1, R403.2, R403.3, R403.5 and R403.6.

**Exception:** Where ducts from an existing heating and cooling system are extended to an addition, the new and existing duct systems shall not be required to be tested in accordance with Section R403.3.3. New duct systems shall be sealed in accordance with Section R403.3.2.

4. **R503.1.1 Building envelope.** Revise to read:

**R503.1.1 Building envelope.** Building envelope assemblies that are part of the alteration shall comply with Section R402.1.2 or R402.1.4, Section 402.1.6, Sections R402.2.1 through R402.2.12, R402.3.1, R402.3.2, R402.4.3 and R402.4.4.

**Exceptions:** The following alterations need not comply with the requirements for new construction provided the energy use of the building is not increased:

1. Storm windows installed over existing *fenestration*.
2. Existing ceiling, wall or floor cavities exposed during construction provided that these cavities are filled with insulation.
3. Construction where the existing roof, wall or floor cavity is not exposed.
4. *Roof recover*.

**Exception:** Compliance with the urban heat island provisions in Section 402.1.6 shall be required.

5. Roofs without insulation in the cavity and where the sheathing or insulation is exposed during reroofing shall be insulated either above or below the sheathing.
6. For *roof replacement* on existing buildings with a roof slope of less than 2 units vertical in 12 units horizontal (2:12), and where the roof covering insulation remains, and where the required R-value cannot be provided due to thickness limitations presented by existing rooftop conditions, (including heating, ventilating and air-conditioning equipment, low door or glazing heights, parapet heights, weep holes, and roof flashing heights not meeting the manufacturer's specifications), the maximum thickness of insulation compatible with the available space and existing uses shall be installed. Insulation used shall be minimum R-5 per inch. In areas where flashing may be terminated a minimum of 8 inches above the roof covering (including required insulation) insulation shall be a minimum of R-30.
7. R-value for roof assemblies with tapered insulation above deck with slope greater than 1/8 units vertical in 12 units horizontal (1/8:12) shall average R-30.
8. Surface-applied window film installed on existing single pane *fenestration* assemblies to reduce solar heat gain provided the code does not require the glazing or *fenestration* assembly to be replaced.

5. **R503.1.2 Heating and cooling systems.** Revise to read:

**R503.1.2 Heating and cooling systems.** New heating, cooling and duct systems that are part of the alteration shall comply with Sections R403.1, R403.2, R403.3 and R403.6.

**Exception:** Where ducts from an existing heating and cooling system are extended, the new and existing duct systems shall not be required to be tested in accordance with Section §403.3.3. Altered duct systems shall be sealed in accordance with Section R403.3.2.

**6. R504.2 Application.** Revise to read:

**R504.2 Application.** For the purposes of this code, the following shall be considered repairs:

1. Glass-only replacements in an existing sash and frame.
2. Roof repairs.
3. Insulation with new roof covering for roof slopes less than 2 units vertical in 12 units horizontal (2:12) inches only in areas where the tapered insulation is used above an existing roof covering to create slope between drains or upslope from obstructions to water flow.
4. Repairs where only the bulb and/or ballast within the existing luminaires in a space are replaced provided that the replacement does not increase the installed interior lighting power.

**18-13-350 Chapter 6 [RE] of IECC—Adopted without modification.** The provisions of Chapter 6 [RE] of the International Energy Conservation Code are adopted by reference and shall apply without modification.

**SECTION 2.** Section 13-20-014 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**13-20-014 Document review fees.**

The building commissioner shall have the authority, pursuant to Section 2-22-040, to impose document review fees rather than the inspection fees specified in this Code which are assessed for annual, semiannual and periodic inspections required by this Code and for inspections of any type required under Chapter 18-13 of this Code.

*(Omitted text is unaffected by this ordinance)*

**SECTION 3.** Section 13-172-030 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:



**13-172-030 Definitions.**

The following words and terms shall, for the purposes of this chapter, have the meanings shown herein:

*(Omitted text is unaffected by this ordinance)*

“Ventilation” means the natural or mechanical process of supplying conditioned or unconditioned air to, or removing such air from, ~~a room or any space, as defined in Section 13-176-010.~~

*(Omitted text is unaffected by this ordinance)*

**SECTION 4** Section 13-172-060 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

**13-172-060 Light and ventilation required.**

*(Omitted text is unaffected by this ordinance)*

(b) *Ventilation required.* Every room or space intended for human occupancy shall be provided with natural or mechanical ventilation; provided, however, that living, dining and sleeping rooms in family dwelling units shall be provided with natural ventilation. Natural ventilation shall not be substituted for mechanical ventilation in rooms or spaces where mechanical ventilation is specifically required in Chapter ~~13-76~~ 18-13 or Chapter ~~18-28~~ of this Code.

(c) *Multi-purpose room exemption.* Notwithstanding ~~requirements of paragraphs (a) and (b) above of this section,~~ certain rooms in single-family and multi-family dwelling units in existing buildings constructed pursuant to a permit issued prior to April 1, 1998 may be considered multi-purpose rooms, and such rooms may be exempt from either the natural light or natural ventilation requirement ~~provided that if all of the following requirements are met:~~ The exemption provided by this section shall not apply to any newly constructed building for which a permit was issued after April 1, 1998.

(i) when either natural ventilation or natural light is not provided, the room(s) are provided with mechanical ventilation in accordance with Table ~~13-176-070-A~~ 18-28-403.3 of this Code and artificial light in accordance with Section 13-172-080; and

(ii) the area of such undesignated room or rooms does not exceed 15 percent of the total floor area of the dwelling unit; and

(iii) any dwelling unit with a floor area up to 1,300 square feet has at least 1 bedroom, as well as areas or rooms designated for living and dining, in addition to the multi-purpose room(s); and

(iv) any dwelling unit with a floor area over 1,300 square feet has at least 2 bedrooms, as well as areas or rooms designated for living and dining, in addition to the multi-purpose room(s).

Provided, however, that the exemption for multi-purpose rooms set forth in this subsection (c) shall not apply to any newly constructed building for which a permit was issued after April 1, 1998.

**SECTION 5.** Section 13-172-100 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

**13-172-100 Mechanical ventilation.**

Mechanical ventilation shall conform to the applicable requirements of set forth in Chapter 13-176 18-13 and Chapter 18-28 of this Code.

**SECTION 6.** Section 13-172-110 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

**13-172-110 Ventilation of special spaces.**

*(Omitted text is unaffected by this ordinance)*

(c) *Alternative mechanical ventilation.* Enclosed attic, rafter and crawl spaces which are not ventilated as herein required shall be equipped with a mechanical ventilation system conforming to the applicable requirements of the mechanical code listed set forth in Chapter 13-176, Chapter 13-180, Chapter 13-184 and Chapter 13-192 Chapter 18-28 of this Code.

**SECTION 7.** Section 13-172-140 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through, as follows:

**13-172-140 Obstruction of courts and yards.**

*(Omitted text is unaffected by this ordinance)*

(b) *Maximum encroachment.* A part of any building or structure shall not extend into side courts, inner courts or yards required for light and ventilation of habitable and occupiable rooms unless permitted by ~~Section 5.7-5~~ of the Chicago Zoning Ordinance. The encroachment shall not exceed 20 percent of the legal area of the yard or court which is required for light and ventilation purposes.

*(Omitted text is unaffected by this ordinance)*

**SECTION 8.** Table 18-28-403.3 of the Municipal Code of Chicago is hereby amended by inserting the language underscored, as follows:

**Table 18-28-403.3**  
**Ventilating Requirements Based on Floor Area**

*(Omitted text is unaffected by this ordinance)*

Room Purpose	Vent Opening Percent of Floor Area		Mechanical Ventil. CFM/SF		Remarks
	Less Than	Not Less Than	S, Supply	E, Room Exhaust	
<b>Private Dwellings (Single and Multiple)</b>					
Living Quarters			NV	NV	See Chapter 13-172.
Living Quarters (Kitchen)	4	4	0 0	0 1.5	See Notes 1 and 4.
Toilet Rooms (residential)	4	4	0 0	0 1.5	See Notes 2 and 4.
Residential Dryers	NA	NA	0	B	See Notes 3 and 4.
<u>Multi-purpose rooms</u>	<u>NR</u>	<u>NR</u>	<u>0.3</u>	<u>0.3 or R.O.</u>	

*(Omitted text is unaffected by this ordinance)*

**SECTION 9.** Section 18-28-403.3.7 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

**18-28-403.3.7 Air-to-air heat recovery and air energy transfer equipment.**

Air-to-air heat recovery and air energy transfer equipment and systems intended to recover either sensible heat (dry bulb temperature), latent heat (humidity ratio) or enthalpy (total heat) may be used if the equipment or system is connected to an exhaust system from which recirculated air is permitted. For systems which require all air to be exhausted directly to outside, such heat recovery may only be used if there is ~~zero~~ no more than 5% (five percent) communication between outside air and exhaust air ~~for Class I or Class II air as defined by ASHRAE 62.1.~~ All other applications shall be approved by the committee on standards and tests in accordance with Chapter 13-16, ~~Building Standards and Tests of this Code.~~

**SECTION 10.** This ordinance shall take full force and effect upon its passage and publication.

**COMMITTEE ON HOUSING AND REAL ESTATE.**

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**REAPPOINTMENT OF MATTHEW W. BREWER AND MARK J. COZZI AS MEMBERS OF CHICAGO HOUSING AUTHORITY BOARD OF COMMISSIONERS.**

[A2016-68]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the reappointment introduced by Mayor Rahm Emanuel on July 20, 2016, this being the reappointment of Matthew W. Brewer and Mark J. Cozzi as members of the Chicago Housing Authority Board of Commissioners, begs leave to recommend that Your Honorable Body *Approve* said reappointments transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

On motion of Alderman J. Moore, the committee's recommendation was *Concurred In* and the said proposed reappointments of Matthew W. Brewer and Mark J. Cozzi as members of the Chicago Housing Authority Board of Commissioners was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Fouikes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

## APPOINTMENT OF MEGHAN K. HARTE AS MEMBER OF CHICAGO HOUSING AUTHORITY BOARD OF COMMISSIONERS.

[A2016-69]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the appointment introduced by Mayor Rahm Emanuel on July 20, 2016, this being the appointment of Meghan K. Harte as a member of the Chicago Housing Authority Board of Commissioners, begs leave to recommend that Your Honorable Body *Approve* said appointment transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

On motion of Alderman J. Moore, the committee's recommendation was *Concurred In* and the said proposed appointment of Meghan K. Harte as a member of the Chicago Housing Authority Board of Commissioners was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

ACCEPTANCE OF BIDS FOR PURCHASE OF CITY-OWNED PROPERTIES AT VARIOUS LOCATIONS IN ACCORDANCE WITH ADJACENT NEIGHBORS LAND ACQUISITION PROGRAM.

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the ordinances introduced by Mayor Rahm Emanuel on July 20, 2016, these being the sale of City-owned properties at various locations, begs leave to recommend that Your Honorable Body *Pass* the said ordinances transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

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

5525 S. Indiana Ave.

[O2016-5641]

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773, and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374, and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Chapter 2-159-010 et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand and no/100 Dollars (\$50,000.00); and

WHEREAS, Pursuant to the current ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for

more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a city-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the grantee's parcel on which his primary residence is located; and (2) require that the parcel be improved with landscaped open space within six months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate 10 years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Vellera Heard (the "Purchaser"), who has a principal residence of 5529 South Indiana Avenue, Chicago, Illinois 60637, which ANLAP Parcel is located in the Washington Park Redevelopment Project Area ("Area") established pursuant to ordinances adopted by the City Council on October 8, 2014 and published in the *Journal* for such dates at pages 91436 through 91587; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any) and has also caused public notice advertising the City's intent to enter into the sale of the ANLAP Parcel to the Purchaser to be published in the *Chicago Sun-Times*, a newspaper of general circulation, on May 19, 2016; and

WHEREAS, Purchaser's proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 16-025-21 adopted on April 21, 2016, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.



SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of Two Thousand and no/100 Dollars (\$2,000.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

Bidder:

Vellera Heard.

Bidder's Address:

5529 South Indiana Avenue  
Chicago, Illinois 60637.

Appraised Value ("as is"):

\$17,500.00.

Bid Amount:

\$2,000.00.

Legal Description (subject to title commitment and survey):

Lots 3 and 4 in the subdivision of Lots 25, 26 and 27 of Block 2 of Yerby's Subdivision of the north half of the north half of the northwest quarter and the west half of the northeast

quarter of Section 15, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

5525 South Indiana Avenue  
Chicago, Illinois 60637.

Property Index Number:

20-15-105-003-0000.

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4931 S. Justine St.

[O2016-5627]

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real

property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773, and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374, and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Chapter 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand and no/100 Dollars (\$50,000.00); and

WHEREAS, Pursuant to the current ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a city-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantees from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the grantees' parcel on which their primary residence is located; and (2) require that the parcel be improved with landscaped open space within six months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantees on the parcel that constitute an integrated addition to the grantees' primary residence, or a garage appurtenant thereto; and (3) require the grantees to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate 10 years after the date of the conveyance of the parcel to the grantees; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to Pedro Rodriguez and San Juana Rodriguez (the "Purchasers"), who have a principal residence of 4927 South Justine Street, Chicago, Illinois 60609, which ANLAP Parcel is located in the 47<sup>th</sup> and Ashland Redevelopment Project Area ("Area") established pursuant to ordinances adopted by the City Council on March 27, 2002 and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 81473 through 81652; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any), and DPD has also caused public notice advertising the proposed sale of the ANLAP Parcel to be published in the *Chicago Sun-Times* on May 19, 2016; and

WHEREAS, Purchasers' proposal was the only proposal received by the deadline indicated in the aforesaid notice; and

WHEREAS, Pursuant to Resolution Number 16-025-21 adopted on April 21, 2016, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property to the Purchasers; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser's to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchasers for the purchase price of One Thousand and no/100 Dollars (\$1,000.00). Such deed shall include a covenant obligating the Purchasers to use the ANLAP Parcel only for a use consistent with the land uses permitted under the redevelopment plan for the Area and consistent with the requirements of the ANLAP Program Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

Bidders:

Pedro Rodriguez and San Juana Rodriguez.

Bidders' Address:

4927 South Justine Street  
Chicago, Illinois 60609.

Appraised Value:

\$1,600.00.

Bid Amount:

\$1,000.00.

Legal Description (subject to title commitment and survey):

Lot 13 in Block 2 in Counselman's Subdivision of the northwest quarter of the southwest quarter of the northwest quarter of Section 8, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

4931 South Justine Street  
Chicago, Illinois 60609.

Property Index Number:

20-08-117-009-0000.

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*848 N. Massasoit Ave.*

[O2016-5602]

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City, through the foreclosure of demolition liens, tax sales and other methods of acquisition, has acquired title to numerous parcels of real property which are of minimal value and costly to clean up and maintain, and because title to such properties was vested in the City, the properties were exempted from real estate taxes, thus depriving the City of revenue; and

WHEREAS, Pursuant to an ordinance (the "Original Program Ordinance") adopted by the City Council of the City ("City Council") on March 6, 1981 and published on pages 5584 and 5585 of the *Journal of the Proceedings of the City Council of the City of Chicago* ("*Journal*") for such date, the City established a program for the disposition of certain vacant real property owned by the City known as the Adjacent Neighbors Land Acquisition Program; and

WHEREAS, The Original Program Ordinance was amended by ordinances adopted on July 23, 1982 and published in the *Journal* for such date at pages 11830 -- 11833, and on January 7, 1983 and published in the *Journal* for such date at pages 14803 -- 14805 (the Original Program Ordinance and such two amending ordinances, collectively, the "Original ANLAP Ordinances"); and

WHEREAS, Pursuant to an ordinance adopted by the City Council on September 14, 1994 and published in the *Journal* for such date at pages 56195 -- 56198, the City Council repealed the Original ANLAP Ordinances, and established a new program, also known as the Adjacent Neighbors Land Acquisition Program, for the disposition of certain vacant real property owned by the City, which ordinance was subsequently amended by ordinances adopted on September 4, 2002 and published in the *Journal* for such date at pages 92771 -- 92773, and on July 28, 2010 and published in the *Journal* for such date at pages 97370 -- 97374, and on June 25, 2014 and published in the *Journal* for such date at pages 83533 -- 83535 (such new program, as amended, the "ANLAP Program"); and

WHEREAS, Pursuant to the ANLAP Program, as codified at Municipal Code Chapter 2-159-010, et seq. (the "ANLAP Program Ordinance"), a qualified City-owned parcel may be sold if it has an appraised value of not more than Fifty Thousand and no/100 Dollars (\$50,000.00); and

WHEREAS, Pursuant to the current ANLAP Program: (i) if the property appraises at or for less than Ten Thousand and no 100 Dollars (\$10,000.00) the minimum acceptable bid must be at least One Thousand and no/100 Dollars (\$1,000.00); or (ii) if the property appraises at or for less than Twenty Thousand and no/100 Dollars (\$20,000.00) but more than Ten Thousand and no/100 Dollars (\$10,000.00) the minimum acceptable bid must be at least Two Thousand and no/100 Dollars (\$2,000.00); or (iii) if the property appraises for more than Twenty Thousand and no/100 Dollars (\$20,000.00) the minimum acceptable bid must be Two Thousand and no/100 Dollars (\$2,000.00), plus fifty percent (50%) of the appraised value which exceeds Twenty Thousand and no/100 Dollars (\$20,000.00); and

WHEREAS, Pursuant to the ANLAP Program, an Adjacent Neighbor means a person who owns one parcel, or two or more contiguous parcels, of real property that is immediately adjacent to a City-owned parcel and at least one of the parcels is an improved parcel which the person occupies as his primary residence; and

WHEREAS, Pursuant to the ANLAP Program, any deed conveying a parcel pursuant thereto shall contain covenants which: (1) prohibit the grantee from conveying, assigning or otherwise transferring the parcel except in conjunction with the sale of the grantee's

parcel on which his primary residence is located; and (2) require that the parcel be improved with landscaped open space within six months of the conveyance of such parcel and prohibit the construction of any permanent improvements on the parcel, excluding only improvements made by the grantee on the parcel that constitute an integrated addition to the grantee's primary residence, or a garage appurtenant thereto; and (3) require the grantee to maintain the parcel in accordance with the provisions of the Municipal Code of Chicago. The covenants shall terminate 10 years after the date of the conveyance of the parcel to the grantee; and

WHEREAS, The Department of Planning and Development ("DPD") of the City desires to convey the vacant parcel of real property identified on Exhibit A to this ordinance (the "ANLAP Parcel") to James Bernard, Jr. (the "Purchaser"), who has a principal residence of 844 North Massasoit Avenue, Chicago, Illinois 60651; and

WHEREAS, DPD has caused notice of the proposed sale of the ANLAP Parcel to be sent to all eligible adjacent neighbors (if any); and

WHEREAS, Pursuant to Resolution Number 16-039-21 adopted on June 16, 2016, by the Plan Commission of the City of Chicago ("Commission"), the Commission approved the sale of the Property to the Purchaser; now, therefore,

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

SECTION 1. The City hereby accepts the bid of the Purchaser to purchase the ANLAP Parcel, which purchase shall be subject to all of the terms, conditions, covenants and restrictions of the ANLAP Program and the ANLAP Program Ordinance.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the ANLAP Parcel to the Purchaser for the purchase price of One Thousand and no/100 Dollars (\$1,000.00). Such deed shall include a covenant obligating the Purchaser to use the ANLAP Parcel only for a use consistent with the requirements of the ANLAP Program Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

## Purchaser:

James Bernard, Jr.

## Purchaser's Address:

844 North Massasoit Avenue  
Chicago, Illinois 60651.

## Appraised Value:

\$1,900.00.

## Purchase Amount:

\$1,000.00.

## Legal Description (subject to title commitment and survey):

Lot 5 in Lewis and Barnes subdivision of Block 13 in Salisbury's Subdivision of the east half of the southeast quarter of Section 5, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

## Address:

848 North Massasoit Avenue  
Chicago, Illinois 60651.

## Property Index Number:

16-05-428-023-000.

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NEGOTIATED SALE OF CITY-OWNED PROPERTIES AT VARIOUS LOCATIONS.

The Committee on Housing and Real Estate submitted the following report:



CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the ordinances introduced by Mayor Rahm Emanuel on July 20, 2016, these being the negotiated sale of City-owned properties at various locations, begs leave to recommend that Your Honorable Body *Pass* the said ordinances transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

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

*5422 S. Ashland Ave.*

[O2016-5632]

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City is the owner of the vacant parcel of property located at 5422 South Ashland Avenue, Chicago, Illinois 60609, which is legally described on Exhibit A attached hereto (the "Property"), which Property is located in the 63<sup>rd</sup>/Ashland Redevelopment Project Area ("Area"), as amended, established pursuant to ordinances adopted by City Council of the City on March 29, 2006, published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 72958 through 73124; and

WHEREAS, Richard T. and Temirah A. Whitehead, Jr. (the "Grantees"), with a principal home address of 5426 South Ashland Avenue, Chicago, Illinois 60609, have offered to purchase the Property from the City for the sum of Five Thousand Two Hundred and no/100 Dollars (\$5,200.00), such amount being the appraised fair market value of the Property, to improve with landscaped open space thereon; and

WHEREAS, Pursuant to Resolution Number 16-048-21 adopted on June 16, 2016, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantees; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Property with the Grantees and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on May 25 and June 1, 2016; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; now, therefore,

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

SECTION 1. The City Council of the City hereby approves the sale of the Property to the Grantees for the amount of Five Thousand Two Hundred and no/100 Dollars (\$5,200.00).

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Grantees. Such deed shall include a covenant obligating the Grantees to use the Property only for use consistent with the land uses permitted under the redevelopment plan for the Area. Grantees' acceptance of the City's deed shall constitute Grantees' agreement to such covenant. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express condition that: the Property is improved with landscaped open space within six months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Property and revert title in the City of Chicago. Grantees, at the request of the City of Chicago, covenant to execute and deliver to the City a reconveyance deed to the Property to further evidence such reversion of title. This right of reverter in favor of the City of Chicago shall terminate upon the issuance of a certificate of completion, release or similar instrument by the City of Chicago.

The Grantees acknowledge that if the Grantees develop the Property with a residential housing project, as defined under and that is subject to Section 2-45-115 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantees and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

Purchasers

Richard and Temirah Whitehead, Jr.

Purchasers' Address:

5426 South Ashland Avenue  
Chicago, Illinois 60609.

Purchase Amount:

\$5,200.00.

Appraised Value:

\$5,200.00.

Legal Description (subject to title commitment and survey):

Lot 10 in Block 1 in E. Galvin's Subdivision of the southeast quarter of the southeast quarter of the southeast quarter of Section 7, Township 38 North, Range 14, East of the Third Principal Meridian (except that part of said Lot 10 east of a line 50 feet west of and

parallel with the east line of said Section 7, condemned by the City of Chicago for widening South Ashland Avenue) in Cook County, Illinois.

Address:

5422 South Ashland Avenue  
Chicago, Illinois 60609.

Property Index Number:

20-07-431-031-0000.

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*5648 -- 5650 S. Racine Ave.*

[O2016-5657]

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City is the owner of the vacant parcels of property located at 5648 and 5650 South Racine Avenue Chicago, Illinois 60636, which are legally described on Exhibit A attached hereto (the "Properties"); and

WHEREAS, Stone Temple Church of God in Christ Assembled (the "Grantee"), with a principal address of 5700 South Racine Avenue, Chicago, Illinois 60636, has offered to purchase the Property from the City for the sum of Nine Thousand Four Hundred and no/100 Dollars (\$9,400.00), such amount being the appraised fair market value of the Properties, to improve with landscaped open space thereon; and

WHEREAS, Pursuant to Resolution Number 16-027-21 adopted on April 21, 2016, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Properties to the Grantee; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Properties with the Grantee and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on June 8, 2016, and June 15, 2016; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; now, therefore,

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

SECTION 1. The City Council of the City hereby approves the sale of the Properties to the Grantee for the amount of Nine Thousand Four Hundred and no/100 Dollars (\$9,400.00).

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Properties to the Grantee. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express condition that: the Properties are improved with landscaped open space within six months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Properties and re-vest title in the City of Chicago. Grantee, at the request of the City of Chicago, covenants to execute and deliver to the City a reconveyance deed to the Properties to further evidence such re-vesting of title.

The Grantee acknowledges that if the Grantee develops the Properties with a residential housing project, as defined under and that is subject to Section 2-45-115 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

Purchaser:

Stone Temple Church of God in Christ Assembled.

Purchaser's Address:

5700 South Racine Avenue  
Chicago, Illinois 60636.

Purchase Amount:

\$9,400.00.

Appraised Value:

\$9,400.00.

Legal Description (subject to title commitment and survey):

Lots 296 and 297 in 55<sup>th</sup> Street Boulevard Addition in the northwest quarter of Section 17, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Address:

5648 -- 5650 South Racine Avenue  
Chicago, Illinois 60636.

Property Index Numbers:

20-17-115-043-0000; and

20-17-115-044-0000.

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*1411 -- 1413 W. 69<sup>th</sup> St.*

[O2016-5610]

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City is the owner of the vacant parcels of property located at 1411 -- 1413 West 69<sup>th</sup> Street, Chicago, Illinois 60636, which is legally described on Exhibit A attached hereto (the "Properties"), which Properties are located in the 67<sup>th</sup>/Wentworth Redevelopment Project Area ("Area"), as amended, established pursuant to ordinances adopted by City Council of the City on May 14, 2011, published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 116699 through 116873; and

WHEREAS, Willie Riley, Sr. (the "Grantee"), with a home address of 6732 South Oakley Avenue, Chicago, Illinois 60636, has offered to purchase the Properties from the City for the sum of Two Thousand Two Hundred and no/100 Dollars (\$2,200.00), such amount being the appraised fair market value of the Properties, to improve with landscaped open space thereon; and

WHEREAS, Pursuant to Resolution Number 16-046-21 adopted on June 16, 2016, by the Plan Commission of the City (the "Commission"), the Commission approved the negotiated sale of the Property to the Grantee; and

WHEREAS, Public notice advertising the City's intent to enter into a negotiated sale of the Properties with the Grantee and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on May 23, 2016 and May 30, 2016; and

WHEREAS, No alternative proposals were received by the deadline indicated in the aforesaid notice; now, therefore,

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

SECTION 1. The City Council of the City hereby approves the sale of the Properties to the Grantee for the amount of Two Thousand Two Hundred and no/100 Dollars (\$2,200.00).

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Properties to the Grantee. Such deed shall include a covenant obligating the Grantee to use the Properties only for use consistent with the land uses permitted under the redevelopment plan for the Area. Grantee's acceptance of the City's deed shall constitute Grantee's agreement to such covenant. The quitclaim deed shall also contain language substantially in the following form:

This conveyance is subject to the express condition that: the Properties are improved with landscaped open space within six months of the date of this deed. In the event that the condition is not met, the City of Chicago may re-enter the Properties and revest title in the City of Chicago. Grantee, at the request of the City of Chicago, covenants to execute and deliver to the City a reconveyance deed to the Properties to further evidence such revesting of title.

The Grantee acknowledges that if the Grantee develops the Properties with a residential housing project, as defined under and that is subject to Section 2-45-115 of the Municipal Code of the City (the "2015 Affordable Requirements Ordinance"), the Grantee and such project shall be obligated to comply with the 2015 Affordable Requirements Ordinance.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders inconsistent with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect upon its passage and approval.

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

*Exhibit "A".*

Purchaser:

Willie Riley, Sr.

Purchaser's Address:

6732 South Oakley Avenue  
Chicago, Illinois 60636.

Purchase Amount:

\$2,200.00.

Appraised Value:

\$2,200.00.

Legal Description (subject to title commitment and survey):

Lots 4 and 5 in Block 1 in Marston and Augur's Subdivision of the southwest quarter of the southwest quarter of Section 20. Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.



## Address:

1411 -- 1413 West 69<sup>th</sup> Street  
Chicago, Illinois 60636.

## Property Index Numbers:

20-20-319-006-0000; and

20-20-319-007-0000.

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SALE OF CITY-OWNED PROPERTIES AT 6104 AND 6123 S. ELLIS AVE. AND  
507 AND 535 E. 60<sup>TH</sup> ST. TO AND EXECUTION OF REDEVELOPMENT  
AGREEMENT WITH GREENLINE DEVELOPMENT, INC. FOR CONSTRUCTION  
OF SINGLE-FAMILY HOMES.

[O2016-5669]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on July 20, 2016, this being the sale of City-owned properties at 6104 and 6123 South Ellis Avenue and 507 and 535 East 60<sup>th</sup> Street, begs leave to recommend that Your Honorable Body *Pass* the said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, Pursuant to ordinances adopted by the City Council of the City (the "City Council") on May 12, 2010, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* (the "*Journal*") of such date: (i) a certain redevelopment plan and project ("Original Plan") for the West Woodlawn Tax Increment Financing Redevelopment Project Area ("Area"), was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"); (ii) the Area was designated as a redevelopment project area pursuant to the Act; and (iii) tax increment financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

WHEREAS, Pursuant to an ordinance adopted by the City Council on November 17, 2010, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* of such date, an amendment to the Plan was approved (the Original Plan, as amended, the "Plan"); and

WHEREAS, The Plan and the use of tax increment financing provide a mechanism to support new growth through leveraging private investment, and helping to finance land acquisition, demolition, remediation, site preparation and infrastructure for new development in the Area; and

WHEREAS, Greenline Development, Inc., an Illinois for-profit corporation (the "Developer") desires to purchase from the City, for the aggregate appraised fair market value of Three Hundred Ninety-three Thousand Five Hundred Dollars (\$393,500), the four vacant parcels of real property commonly known as 6104 South Ellis Avenue (Property Index Number 20-14-309-004-0000; "Parcel 1"), 6123 South Ellis Avenue

(Property Index Number 20-14-310-004-0000; "Parcel 2"); 507 East 60<sup>th</sup> Street (Property Index Number 20-15-403-003-0000; "Parcel 3"); and 535 East 60<sup>th</sup> Street (Property Index Number 20-15-404-001-0000; "Parcel 4"), Chicago, Illinois, which are legally described on Exhibit A attached hereto (collectively, the "Property"); and

WHEREAS, Parcel 3 and Parcel 4 are located in the Area; and

WHEREAS, The Developer proposes to develop four single-family homes on Parcel 1, two single-family homes on Parcel 2, two single-family homes on Parcel 3, and one single-family home on Parcel 4 (collectively, the "Project"); and

WHEREAS, By Resolution Number 16-043-21, adopted by the Plan Commission of the City of Chicago (the "Plan Commission") on June 16, 2016, the Plan Commission recommended the sale of the Property; and

WHEREAS, Public notices advertising the proposed sale and requesting alternative proposals appeared in the *Chicago Sun-Times* on June 24, 2016; and

WHEREAS, No alternative proposals have been received by the deadline set forth in the aforesaid public notices; now, therefore,

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

SECTION 1. The foregoing recitals are hereby adopted as the findings of the City Council.

SECTION 2. The sale of the Property, including the Personal Property, to the Developer in the amount of Three Hundred Ninety-three Thousand Five Hundred Dollars (\$393,500) is hereby approved. This approval is expressly conditioned upon the City entering into a redevelopment agreement with the Developer substantially in the form attached hereto as Exhibit B and made a part hereof (the "Redevelopment Agreement"). The Commissioner of the City's Department of Planning and Development, or any successor department thereto ("Commissioner"), or a designee of the Commissioner, is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Redevelopment Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Redevelopment Agreement.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a quitclaim deed conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to an entity of which the Developer is the sole owner and the controlling party, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement.

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

SECTION 5. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 6. This ordinance shall take effect immediately upon its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

*Legal Description Of Property.*

(Subject To Title Commitment And Final Survey)

Parcel 1:

[Legal Description -- to come]

Property Index Number:

20-14-309-004-0000.

Commonly Known As:

6104 South Ellis Avenue  
Chicago, Illinois 60637.

Parcel 2:

[Legal Description -- to come]

Property Index Number:

20-14-310-004-0000.

Commonly Known As:

6123 South Ellis Avenue  
Chicago, Illinois 60637.

Parcel 3:

[Legal Description -- to come]

Property Index Number:

20-15-403-003-0000.

Commonly Known As:

507 East 60<sup>th</sup> Street  
Chicago, Illinois 60637.

Parcel 4:

[Legal Description -- to come]

Property Index Number:

20-15-404-001-0000.

Commonly Known As:

535 East 60<sup>th</sup> Street  
Chicago, Illinois 60637.

*Exhibit "B".  
(To Ordinance)*

*Agreement With Greenline Development, Inc.  
For Sale And Redevelopment Of Land.*

This AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND, as may be amended from time to time ("Agreement"), is made on or as of the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_ (the "Effective Date"), by and between the CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of government ("City"), acting by and through its Department of Planning and Development (together with any successor department thereto, the "Department"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602 and GREENLINE DEVELOPMENT, INC., an Illinois for-profit corporation ("Developer"), located at 6625 South Ingleside Avenue, Chicago, Illinois 60637.

RECITALS

WHEREAS, pursuant to ordinances adopted by the City Council of the City (the "City Council") on May 12, 2010, and published in the Journal of the Proceedings of the City Council (the "Journal") of such date: (i) a certain redevelopment plan and project ("Original Plan") for the West Woodlawn Tax Increment Financing Redevelopment Project Area ("Area"), was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1 et seq.) (the "Act"); (ii) the Area was designated as a redevelopment project area pursuant to the Act; and (iii) tax increment financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

WHEREAS, pursuant to an ordinance adopted by the City Council on November 17, 2010, and published in the Journal of the Proceedings of the City Council of such date, an amendment to the Plan was approved (the Original Plan, as amended, the "Plan"); and

WHEREAS, the Plan and the use of tax increment financing provide a mechanism to support new growth through leveraging private investment, and helping to finance land acquisition, demolition, remediation, site preparation and infrastructure for new development in the Area; and

WHEREAS, the Developer desires to purchase from the City, for the aggregate appraised fair market value of Three Hundred Ninety-Three Thousand Five Hundred Dollars (\$393,500), the four (4) vacant parcels of real property commonly known as 6104 South Ellis Avenue (P.I.N. 20-14-309-004-0000; "Parcel 1"), 6123 South Ellis Avenue (P.I.N. 20-14-310-004-0000; "Parcel 2"), 507 East 60<sup>th</sup> Street (P.I.N. 20-15-403-003-0000; "Parcel 3"), and 535 East 60<sup>th</sup> Street (20-15-404-001-0000; "Parcel 4"), Chicago, Illinois, which are legally described on Exhibit A attached hereto (collectively, the "Property"), and redevelop the Property as herein provided; and

WHEREAS, Parcel 3 and Parcel 4 are located in the Area; and

WHEREAS, City records indicate the presence of underground storage tanks ("USTs") near Parcel 1 and Parcel 2, and that a nearby UST previously leaked; and

WHEREAS, as a condition to the City's conveying Parcel 1 and Parcel 2 to the Developer, the Developer must obtain a Phase I Environmental Site Assessment for Parcel 1 and Parcel 2 in accordance with ASTM E-1527-13 ("Phase I ESA"), which must include a reliance letter naming the City as an authorized user; and

WHEREAS, if the Phase I ESA identifies any recognized environmental conditions in connection with Parcel 1 or Parcel 2, then the Developer must obtain a Phase II Environmental Site Assessment ("Phase II ESA"), which must include a reliance letter naming the City as an authorized user; and

WHEREAS, if the Phase II ESA identifies contamination above residential remediation objectives as determined by Title 35 of the Illinois Administrative Code Part 742, then the Developer must enroll Parcel 1 and/or Parcel 2, as applicable, in the IEPA Site Remediation Program as set forth in Title XVII of the Illinois Environmental Protection Act, 415 ILCS 5/58 et seq., and the regulations promulgated thereunder (the "SRP"), and, after following the City's conveyance of Parcel 1 and Parcel 2 to the Developer, the Developer must obtain a comprehensive residential Final No Further Remediation Letter; and

WHEREAS, the City Council, pursuant to an ordinance adopted on \_\_\_\_\_, 20\_\_, and published at pages \_\_\_\_\_ through \_\_\_\_\_ in the Journal of the Proceedings of the City Council of such date, authorized the sale of the Property to the Developer for Three Hundred Ninety-Three Thousand Five Hundred Dollars (\$393,500), subject to the execution, delivery and recording of this Agreement, and in consideration of the Developer's fulfillment of its obligations under this Agreement, including the obligation to develop four (4) single-family homes on Parcel 1, two (2) single-family homes on Parcel 2, two (2) single-family homes on Parcel 3, and one (1) single-family home on Parcel 4 (collectively, the "Project"), as further described in Exhibit B attached hereto.

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

#### SECTION 1. INCORPORATION OF RECITALS.

The recitals set forth above constitute an integral part of this Agreement and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

#### SECTION 2. PURCHASE PRICE / EARNEST MONEY / PERFORMANCE DEPOSIT.

2.1 Purchase Price. Subject to the terms, covenants and conditions of this Agreement, the City agrees to sell the Property to the Developer, and the Developer agrees to purchase the Property from the City, for Three Hundred Ninety-Three Thousand Five Hundred Dollars (\$393,500) (the "Purchase Price") to be paid by cashier's check or certified check of immediately available funds.

2.2 Earnest Money. The Developer shall deposit with the City, not later than November 30, 2016, a good faith deposit in the amount of Nineteen Thousand Six Hundred Seventy-Five Dollars (\$19,675) (the "Earnest Money"), which amount shall be applied to the Purchase Price at Closing.

2.3 Performance Deposit. At the Closing (as defined in Section 3), the Developer shall deposit with the City the amount of Thirty-Nine Thousand Three Hundred Fifty Dollars (\$39,350) as security for the performance of the Developer's obligations under this Agreement ("Performance Deposit"), which amount the City will retain until the City issues a Certificate of Completion (as defined in Section 12). The City will pay no interest to the Developer on the Performance Deposit. Upon the Developer's receipt of the Certificate of Completion, the Developer shall submit a request for a return of the Performance Deposit, and the City shall return the Performance Deposit within ninety (90) days of receiving such request.

#### SECTION 3. CLOSING.

The closing of the transfer of the Property from the City to the Developer (the "Closing", which occurs on the "Closing Date") shall take place at the downtown offices of Greater Illinois Title Company, 120 North LaSalle Street, Chicago, Illinois 60602 or such other reputable title company as may be selected by the Developer (the "Title Company"). In no event shall the Closing occur (1) until and unless the conditions precedent set forth in Section 8 are all satisfied, unless the Department, in its sole discretion, waives one or more of such conditions; and (2) any later than February 28, 2017 (the "Outside Closing Date"), unless, at the Developer's request, the Department, in its sole discretion, extends the Outside Closing Date. At the Closing, the City shall deliver to the Developer (a) the Deed (as defined below); (b) all necessary state, county and municipal real estate transfer declarations; and (c) possession of the Property.



#### SECTION 4. CONVEYANCE OF TITLE.

4.1 Form of Deed. The City shall convey the Property to the Developer by one or more quitclaim deeds (each, a "Deed"), subject to the terms of this Agreement and, without limiting the quitclaim nature of the Deed, to the following:

- a. standard exceptions in an ALTA title insurance policy;
- b. general real estate taxes and any special assessments or other taxes;
- c. all easements, encroachments, covenants and restrictions of record and not shown of record;
- d. such other title defects that may exist; and
- e. any and all exceptions caused by the acts of the Developer or its agents.

4.2 Recording Costs. The Developer shall pay to record the Deed, this Agreement, and any other documents incident to the conveyance of the Property to the Developer.

4.3 Escrow. If the Developer requires conveyance through escrow, the Developer shall pay all escrow fees.

#### SECTION 5. TITLE, SURVEY AND REAL ESTATE TAXES.

5.1 Title Commitment and Insurance. Not less than 30 days before the anticipated Closing Date, the Developer shall order a current title commitment for the Property issued by the Title Company. The Developer shall pay the cost of, and shall be responsible for, obtaining on the Closing Date, any title insurance, extended coverage and any endorsements it deems necessary. The City agrees to provide the Title Company with a completed ALTA owner's statement, and other transfer documents typically required by the Title Company and typically provided by the City (but expressly excluding, however, "gap" undertakings, title indemnities and similar liabilities) at or prior to the Closing. At the Closing, the Developer shall deliver to the City a copy of the owner's policy of title insurance that it obtains with respect to the Property.

5.2 Survey. The Developer will be responsible for obtaining, at Developer's expense, a survey for the Property.

5.3 Real Estate Taxes. The City shall use reasonable efforts to obtain the waiver or release of any delinquent real estate taxes or tax liens on the Property prior to the Closing Date, to the extent such taxes or tax liens can be waived or released through submission of an abatement letter to the Cook County Treasurer, a motion to vacate a tax sale, or a petition for exemption. If, after using such reasonable efforts, the City is unable to obtain the waiver or release of any such tax liens or is unable to cause the Title Company to insure over such tax liens, or if the Property is encumbered with any other exceptions that would adversely affect the use and insurability of the Property for the development of the Project, the Developer shall have the option to do one of the following: (1) accept title to the Property subject to the exceptions, without reduction in the Purchase Price; or (2) terminate this Agreement by delivery of written notice to the City, in which event this Agreement shall be null and void, and except as otherwise specifically provided herein, neither party shall have any further right, duty or obligation

hereunder. If the Developer elects not to terminate this Agreement as aforesaid, the Developer agrees to accept title subject to all exceptions.

#### SECTION 6. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.

The Developer shall apply for and obtain all necessary building permits and other approvals, including, without limitation, zoning approval (collectively, the "Governmental Approvals") necessary for the Project, prior to the Closing Date, unless the Department, in its sole discretion, agrees to waive such requirement.

#### SECTION 7. PROJECT BUDGET AND PROOF OF FINANCING.

The total budget for the Project is currently estimated to be Three Million Four Hundred Seventy-Six Thousand Fifty-Four Dollars (\$3,476,054) (the "Preliminary Project Budget"). Not less than fourteen (14) days prior to the Closing Date, the Developer shall submit to the Department for approval: (1) a final budget for the Project which is materially consistent with the Preliminary Project Budget ("the Final Project Budget"); and (2) evidence of funds adequate to construct the Project, as shall be acceptable to the Department, in its sole discretion (the "Proof of Financing").

#### SECTION 8. CONDITIONS TO THE CITY'S OBLIGATION TO CLOSE.

The obligations of the City under this Agreement are contingent upon each of the following being satisfied at least seven (7) days prior to the Closing Date, or by such other date as may be specified, unless waived or extended in writing by the Commissioner of the Department (the "Commissioner"):

8.1 Final Governmental Approvals. Developer shall have delivered to the City evidence of its receipt of all Governmental Approvals necessary to construct the Project.

8.2 Budget and Proof of Financing. The City shall have approved the Developer's Final Project Budget and Proof of Financing.

8.3 Simultaneous Loan Closing. On the date of the Closing, the Developer shall simultaneously close the financing necessary for the acquisition and construction of the Project, and be in a position to immediately commence construction of the Project.

8.4 Insurance. The Developer shall provide evidence of insurance reasonably acceptable to the City. Prior to the issuance of the Certificate of Completion (as defined in Section 12), the City shall be named as an additional insured on any liability insurance policies (\$1M per occurrence and \$2M aggregate) and as a loss payee (subject to the rights of any permitted mortgagee) on any property insurance policies from the Closing Date through the date the City issues the Certificate of Completion. With respect to property insurance, the City will accept an ACORD 28 form. With respect to liability insurance, the City will accept an ACORD 25 form, together with a copy of the endorsement that is added to the Developer's policy showing the City as an additional insured.

8.5 Legal Opinion. The Developer shall have delivered to the City a legal opinion stating, in part, that the Developer has been duly organized and that the Developer is duly authorized to enter into this Agreement. Such opinion shall be in a form and substance reasonably acceptable to the City's Corporation Counsel.

8.6 Due Diligence. The Developer shall have delivered to the City due diligence searches in Developer's name (UCC, State and federal tax lien, pending litigation and judgments in Cook County and the U.S. District Court for the Northern District of Illinois, and bankruptcy) showing no unacceptable liens, litigation, judgments or filings, as reasonably determined by the City's Corporation Counsel. Litigation searches must be provided with the Developer named as the plaintiff and with the Developer named as defendant.

8.7 Organization and Authority Documents. The Developer shall have delivered to the City certified articles of incorporation, including all amendments thereto, of the Developer, as furnished and certified by the Secretary of State of the State of Illinois; a Certificate of Good Standing dated no more than thirty (30) days prior to the Closing Date, issued by the Office of the Secretary of State of the State of Illinois, as to the good standing of the Developer; and operating agreement, resolutions and such other organizational documents as the City may reasonably request.

8.8 Subordination Agreement. On the Closing Date, and prior to recording any mortgage approved pursuant to Section 8.2, the Developer shall, at the City's request, deliver to the City a subordination agreement substantially in the form attached hereto as Exhibit C attached hereto (the "Subordination Agreement"), in which the construction lender agrees to subordinate the lien of its mortgage to the covenants running with the land.

8.9 MBE/WBE and Local Hiring Compliance Plan. The Developer and the Developer's general contractor and all major subcontractors shall meet with staff from the Department regarding compliance with the MBE/WBE and other requirements set forth in Section 22, and at least seven (7) days prior to the Closing Date, the City shall have approved the Developer's compliance plan in accordance with Section 22.4.

8.10 Representations and Warranties. On the Closing Date, each of the representations and warranties of the Developer in this Agreement shall be true and correct.

8.11 Other Obligations. On the Closing Date, the Developer shall have performed all of the other obligations required to be performed by the Developer under this Agreement as of the Closing Date.

8.12 Reconveyance Deed. Prior to the conveyance of the Property to the Developer, the Developer shall deliver to the City a special warranty deed for each of the parcels that constitute the Property in recordable form naming the City as grantee ("Reconveyance Deed"), for possible recording in accordance with Section 18.3.d. below, if applicable.

8.13 Phase I ESA. The Developer must obtain a Phase I ESA for Parcel 1 and Parcel 2, which must include a reliance letter naming the City as an authorized user and must be dated not more than 180 days prior to the Closing Date.

8.14 Right to Terminate. If any of the conditions in this Section 8 have not been satisfied to the City's reasonable satisfaction within the time period provided for herein, the City may, at its option, terminate this Agreement after (a) delivery of written notice to the Developer at any time after the expiration of the applicable time period, stating the condition or conditions that have not been fulfilled, and (b) providing the Developer with forty-five (45) days to fulfill those conditions. If, after receiving notice and an opportunity to cure as described in the preceding sentence, the Developer still has not fulfilled the applicable conditions to the City's reasonable satisfaction, this Agreement shall be null and void and, except as otherwise specifically provided, neither party shall have any further right, duty or obligation hereunder. Any forbearance by the City in exercising its right to terminate this Agreement upon a default hereunder shall not be construed as a waiver of such right.

#### SECTION 9. SITE PLANS AND ARCHITECTURAL DRAWINGS.

9.1 Site Plans. The Developer shall construct the Project on the Property in accordance with the site plan, specifications and architectural drawings prepared by Hanna Architects, Inc., 180 West Washington, Chicago, Illinois 60602, which have been approved by the Department and which are attached hereto as Exhibit D (collectively, the "Working Drawings and Specifications"). No material deviation from the Working Drawings and Specifications may be made without the Department's prior written approval. If the Developer submits and the Department approves revised design development drawings and specifications after the date of this Agreement, the term "Working Drawings and Specifications" as used herein shall refer to the revised design development drawings and specifications upon the Department's written approval of the same.

9.2 Relocation of Utilities, Curb Cuts and Driveways. To the extent necessary to complete the Project, the Developer shall be solely responsible for and shall pay all costs in regard to: (1) the relocation, installation or construction of public or private utilities located on the Property; (2) the relocation, installation and construction of any curb cuts and driveways; (3) the repair or reconstruction of any curbs, vaults, sidewalks or parkways required in connection with the Developer's redevelopment; (4) the removal of existing pipes, utility equipment or building foundations located on the Property; and (5) the termination of existing water or other services. Any streetscaping, including any paving of sidewalks, landscaping and lighting provided by the Developer, as part of the Project, must be approved by the City.

9.3 Inspection by the City. For the period commencing on the Closing Date and continuing through the date the City issues the Certificate of Completion, any duly authorized representative of the City shall have access to the Property at all reasonable times for the purpose of determining whether the Developer is constructing the Project in accordance with the terms of this Agreement and all applicable federal, state and local statutes, laws, ordinances, codes, rules, regulations, orders and judgments, including, without limitation, Sections 7-28 and 11-4 of the Municipal Code of Chicago relating to waste disposal (collectively, "Laws").

9.4 Barricades and Signs. Upon the City's request, the Developer agrees to erect such signs as the City may reasonably require identifying the Property as a City redevelopment project. The Developer may erect signs of its own incorporating such approved identification

information upon the execution of this Agreement. Prior to the commencement of any construction activity requiring barricades, the Developer shall install a construction barricade of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. The City shall have the right to approve all barricades, the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades, and all signage, which approval shall not be unreasonably withheld or delayed.

#### SECTION 10. LIMITED APPLICABILITY.

The approval of any Working Drawings and Specifications by the Department's Bureau of Economic Development is for the purpose of this Agreement only and does not constitute the approval required by the City's Department of Buildings, any other Department Bureau (such as, but not limited to, the Department's Bureau of Zoning), or any other City department; nor does the approval by the Department pursuant to this Agreement constitute an approval of the quality, structural soundness or the safety of any improvements located or to be located on the Property. The approval given by the Department shall be only for the benefit of the Developer and any lienholder authorized by this Agreement.

#### SECTION 11. COMMENCEMENT AND COMPLETION OF PROJECT.

Subject to the receipt of all necessary government approvals, the Developer shall commence construction of the Project no later March 15, 2017 (the "Outside Construction Commencement Date"; the date on which construction commences, the "Construction Commencement Date"), and shall complete the Project, as reasonably determined by the Department and evidenced by a "Certificate of Completion" (as defined in Section 12), no later than March 15, 2021 (the "Outside Construction Completion Date").

The Commissioner shall have discretion to extend the Outside Construction Commencement Date and Outside Construction Completion Date for good cause shown by issuing a written extension letter. The Developer shall give written notice to the City within five (5) days after it commences construction of the Project. The Project shall be constructed in accordance with all applicable Laws.

#### SECTION 12. CERTIFICATE OF COMPLETION.

Upon the completion of the Project, the Developer shall request from the City a Certificate of Completion (the "Certificate of Completion"). Within forty-five (45) days thereof, the City shall provide the Developer with either the Certificate of Completion or a written statement indicating in adequate detail how the Developer has failed to complete the Project in compliance with this Agreement, or is otherwise in default, and what measures or acts are necessary, in the sole reasonable opinion of the Department, for the Developer to take or perform in order to obtain the Certificate of Completion. If the Department requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Certificate of Completion upon compliance with the City's response. The Certificate of Completion shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of certain of the covenants in this Agreement and the Deed (but excluding those ongoing covenants as referenced in Section 17) with respect to the Developer's obligations to construct the Project.

### SECTION 13. RESTRICTIONS ON USE.

The Developer, for itself and its successors and assigns, agrees as follows:

13.1 The Developer shall construct the Project in accordance with the Working Plans and Specifications, this Agreement and all applicable Laws.

13.2 The Developer shall not, in violation of applicable law, discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the sale, lease, rental, use or occupancy of the Property or any part thereof, except as permitted by applicable law.

13.3 The Developer shall use the Property for the Project, and for no other purpose without the prior written consent of the Commissioner.

### SECTION 14. PROHIBITION AGAINST TRANSFER OF PROPERTY.

Prior to the City's issuance of the Certificate of Completion, as provided herein, the Developer may not, without the prior written consent of the Department, which consent shall be in the Department's sole and absolute discretion: (a) directly or indirectly sell, transfer, convey, lease or otherwise dispose of all or substantially all of its assets or all or any portion of the Property (including but not limited to any fixtures or equipment now or hereafter attached thereto) or any interest therein or the Developer's controlling interests therein (including, without limitation, a transfer by assignment of any beneficial interest under a land trust); or (b) directly or indirectly assign this Agreement. The Developer acknowledges and agrees that the Department may withhold its consent under (a) or (b) above if, among other reasons, the proposed purchaser, transferee or assignee (or such entity's principal officers, members or directors) is in violation of any Laws, or if the Developer fails to submit sufficient evidence of the financial responsibility, business background and reputation of the proposed purchaser, transferee or assignee. In the event of a proposed sale, transfer, conveyance, lease or other disposition of all or any portion of the Property, the Developer shall provide the City copies of any and all sales contracts, legal descriptions, descriptions of intended use, certifications from the proposed purchaser, transferee or assignee, as applicable, regarding this Agreement and such other information as the City may reasonably request. The proposed purchaser, transferee or assignee must be qualified to do business with the City (including but not limited to anti-scofflaw requirement).

### SECTION 15. LIMITATION UPON ENCUMBRANCE OF PROPERTY.

Prior to the issuance of the Certificate of Completion, the Developer shall not, without the Department's prior written consent, which consent shall not be unreasonably withheld, hindered, conditioned, or delayed, engage in any financing or other transaction which creates a financial encumbrance or lien on the Property, except for the purposes of obtaining: (a) funds

necessary to acquire the Property; (b) funds related to the Proof of Financing or otherwise necessary to construct the Project in substantial accordance with the Final Project Budget; and (c) after construction, funds necessary to own, maintain and operate the Property and the Project in accordance with the requirements of this Agreement. After the issuance of the Certificate of Completion, no City consent shall be required for any type of financing or other transaction which creates a financial encumbrance or lien on the Property.

#### SECTION 16. MORTGAGEES NOT OBLIGATED TO CONSTRUCT

Notwithstanding any other provision of this Agreement or of the Deed, the holder of any mortgage authorized by this Agreement (or any affiliate of such holder) shall not itself be obligated to construct or complete the Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 17 and, at Closing, at the City's request, shall execute a Subordination Agreement (as defined in Section 8.8). If any such mortgagee or its affiliate succeeds to the Developer's interest in the Property prior to the issuance of the Certificate of Completion, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Property to another party (that is not also a mortgagee), such transferee shall be obligated to complete the Project, and shall also be bound by the other covenants running with the land specified in Section 17.

#### SECTION 17. COVENANTS RUNNING WITH THE LAND.

The parties agree, and the Deed shall so expressly provide, that the covenants provided in Section 11 (Commencement and Completion of Project), Section 13 (Restrictions on Use), and Section 14 (Prohibition Against Transfer of Property) and Section 15 (Limitation Upon Encumbrance of Property) will be covenants running with the land, binding on the Developer and its successors and assigns (subject to the limitations set forth in Section 16 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. The covenants provided in Section 11, Section 13.1, Section 13.3, Section 14 and Section 15 shall terminate upon the issuance of the Certificate of Completion. The covenants contained in Section 13.2 shall remain in effect without limitation as to time.

#### SECTION 18. PERFORMANCE AND BREACH.

18.1 Time of the Essence. Time is of the essence in the Developer's performance of its obligations under this Agreement.

18.2 Permitted Delays. The Developer shall not be considered in breach of its obligations under this Agreement in the event of a delay due to unforeseeable causes beyond the Developer's control and without the Developer's fault or negligence, including but not limited to, acts of God, acts of the public enemy, acts of the United States government, fires, floods, epidemics, quarantine restrictions, strikes, embargoes, material shortages, and unusually severe weather or delays of contractors or subcontractors due to such causes. The time for the performance of the obligations shall be extended only for the period of the delay and only if the Developer requests it in writing of the City within thirty (30) days after the beginning of any such delay.

### 18.3 Breach.

- a. Generally. If the Developer defaults in performing its obligations under this Agreement, the City shall deliver written notice of such default, after which the Developer shall have a 45-day cure period to remedy such default. If the default is not capable of being cured within the 45-day period, then provided the Developer has commenced to cure the default and is diligently proceeding to cure the default within the 45-day period, and thereafter diligently prosecutes such cure through to completion, then the 45-day period shall be extended for the length of time that is reasonably necessary to cure the default. If the default is not cured in the time period provided for herein, the City may institute such proceedings at law or in equity as may be necessary or desirable to cure and remedy the default, including but not limited to, proceedings to compel specific performance.

No notice or cure period shall apply to a failure to close by the respective dates as set forth in Section 3 herein. Unless the failure to close is due to circumstances described in Section 18.2 above or caused by a breach by the City under the terms of this Agreement, such failure shall constitute an immediate "Event of Default". Failure to close by the dates set forth in Section 3 shall entitle the City to terminate this Agreement.

- b. Event of Default. The occurrence of any one or more of the following shall constitute an "Event of Default" after written notice from the City (if required):
  1. The Developer fails to perform any obligation of the Developer under this Agreement; which default is not cured pursuant to Section 18.3.a.; or
  2. The Developer makes or furnishes a warranty, representation, statement or certification to the City (whether in this Agreement, an Economic Disclosure Form, or another document) which is not true and correct, which default is not cured pursuant to Section 18.3.a.; or
  3. A petition is filed by or against the Developer under the Federal Bankruptcy Code or any similar state or federal law, whether now or hereafter existing, which is not vacated, stayed or set aside within thirty (30) days after filing; or
  4. Except as excused by Section 18.2 above, the Developer abandons or substantially suspends the construction work for a period of time greater than 60 days (no notice or cure period shall apply); or
  5. Unless being contested in good faith by the Developer, the Developer fails to timely pay real estate taxes or assessments affecting the Property or suffers or permits any levy or attachment.



material suppliers' or mechanics' lien, or any other lien or encumbrance unauthorized by this Agreement to attach to the Property, which default is not cured pursuant to Section 18.3.a.; or

6. The Developer makes an assignment, pledge, unpermitted financing, encumbrance, transfer or other disposition in violation of this Agreement (no notice or cure period shall apply); or
7. The Developer's financial condition or operations adversely change to such an extent that would materially and adversely affect the Developer's ability to complete the Project, which default is not cured pursuant to Section 18.3.a.; or
8. The Developer fails to perform, keep or observe any of the other covenants, promises, agreements, or obligations under this Agreement, including but not limited to, the covenants set forth in Sections 13 and 17 herein, or any other written agreement entered into with the City with respect to this Project, which default is not cured pursuant to Section 18.3.a.; or
9. Failure to close by the Outside Closing Date, unless the Department in its sole discretion extends the Outside Closing Date in accordance with Section 3 of this Agreement; or
10. Failure to commence or completion construction in accordance with the timeframes set forth in Section 11 of this Agreement.
11. Failure to timely pay real estate property taxes, which default is not cured pursuant to Section 18.3.a.

c. Prior to Conveyance. Prior to Closing, if an Event of Default occurs and is continuing, and the default is not cured in the time period provided herein, the City may terminate this Agreement, and institute any action or proceeding at law or in equity against the Developer.

d. After Conveyance. If an Event of Default occurs after the Closing but prior to the issuance of the Certificate of Completion, and the default is not cured in the time period provided for in this Section 18.3, the City may terminate this Agreement and exercise any and all remedies available to it at law or in equity, including, without limitation, the right to re-enter and take possession of each lot (e.g., Parcel 1 is comprised of four lots) of the Property on which a foundation has not been poured, terminate the estate conveyed to the Developer, and direct the Title Company to record the Reconveyance Deed for the purpose of re-vesting title to such parcels of the Property in the City (the "Right of Reverter"); provided, however, the City's Right of Reverter shall be limited by, and shall not defeat, render invalid, or limit in any way, the lien of any mortgage authorized by this Agreement. If the Reconveyance Deed is recorded by the Title Company, the Developer shall be responsible for all real estate taxes and assessments which accrued during the

period the Property was owned by the Developer, and shall cause the release of all liens or encumbrances placed on the Property during the period of time the Property was owned by the Developer. The Developer will cooperate with the City and Title Company to ensure that if the Title Company records the Reconveyance Deed, such recording is effective for purposes of transferring title to the Property to the City, subject only to those title exceptions that were on title as of the date and time that the City conveyed the Property to the Developer.

If title to the Property reverts in the City pursuant to the Right of Reverter, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period the Property was owned by the Developer, and shall cause the release of all liens or encumbrances placed on the Property during the period of time the Property was owned by the Developer. Notwithstanding the foregoing to the contrary, prior to its exercise of its Right of Reverter, the City shall provide written notice to the Developer of its intent to exercise its Right of Reverter, and the Developer shall have an additional ninety (90) days to cure the applicable Event of Default.

Notwithstanding anything contained herein to the contrary, the City's Right of Reverter shall terminate on the date the City issues the Certificate of Completion.

e. Waiver and Estoppel. Any delay by the City in instituting or prosecuting any actions or proceedings or otherwise asserting its rights shall not operate as a waiver of such rights or operate to deprive the City of or limit such rights in any way. No waiver made by the City with respect to any specific default by the Developer shall be construed, considered or treated as a waiver of the rights of the City with respect to any other defaults of the Developer.

18.4 No Remedies Against Housing Units or Purchasers. Notwithstanding anything in this Section 18 or otherwise, the City shall have no rights or remedies against a bona fide purchaser of a home developed pursuant to this Agreement, or against such home, after the sale of such home to a bona fide purchaser. By operation of this Section 18.4, each such home shall be released from the encumbrance of this Agreement at the time of such unit's sale to a bona fide purchaser.

#### SECTION 19. CONFLICT OF INTEREST; CITY'S REPRESENTATIVES NOT INDIVIDUALLY LIABLE.

The Developer warrants that no agent, official, or employee of the City shall have any personal interest, direct or indirect, in this Agreement or the Property, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any entity or association in which he or she is directly or indirectly interested. No agent, official, or employee of the City shall be personally liable to the Developer or any successor in interest in the event of any default or breach by the City or for any amount which may become due to the Developer or successor or on any obligation under the terms of this Agreement.

## SECTION 20. INDEMNIFICATION.

The Developer agrees to indemnify, defend and hold the City harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses (including, without limitation, reasonable attorneys' fees and court costs) (collectively "Losses") suffered or incurred by the City arising from or in connection with: (1) an Event of Default that has occurred; (2) the failure of the Developer or any of Developer's contractors, subcontractors or agents to pay contractors, subcontractors or material suppliers in connection with the construction of the Project; (3) the failure of the Developer to redress any misrepresentations or omissions in this Agreement or any other agreement relating hereto; and (4) any actions, including but not limited to, conducting environmental tests on the Property as set forth in Section 21 herein, resulting from any activity undertaken by the Developer on the Property prior to or after the conveyance of said Property to the Developer by the City; provided, however, the Developer shall have no obligation to indemnify the City for Losses to the extent such Losses are caused by the City or its agents. This indemnification shall survive any termination of this Agreement (regardless of the reason for such termination).

## SECTION 21. ENVIRONMENTAL MATTERS.

21.1 Definitions. For purposes of this Section 21, the following terms shall have the following meanings:

"Draft NFR Letter" means a draft comprehensive residential "No Further Remediation" Letter issued by the IEPA for the Property, or applicable portions thereof, based on TACO Tier I residential remediation objectives, as amended or supplemented from time to time. The contaminants of concern associated with the Draft NFR Letter shall include volatile organic compounds, polynuclear aromatic hydrocarbons and Resource Conservation and Recovery Act 8 metals. The Draft NFR Letter shall state that the Property meets TACO Tier 1 remediation objectives for residential properties and the construction worker exposure route as set forth in 35 Ill. Adm. Code Part 742, as amended or supplemented from time to time, but may be reasonably conditioned upon use and maintenance of engineered barriers and other institutional or engineering controls acceptable to the IEPA.

"Environmental Laws" means any and all Laws relating to the regulation and protection of human health, safety, the environment and natural resources now or hereafter in effect, as amended or supplemented from time to time, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq., the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq., the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., the Clean Air Act, 42 U.S.C. § 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., the Occupational Safety and Health Act, 29 U.S.C. § 651 et seq., any and all regulations promulgated under such Laws, and all analogous state and local counterparts or equivalents of such Laws, including, without limitation, the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq., and the common law, including, without limitation, trespass and nuisance.

“Environmental Remediation Work” means all investigation, sampling, monitoring, testing, removal, response, disposal, storage, remediation, treatment and other activities necessary to obtain a Final NFR Letter for the Property in accordance with the terms and conditions of the Draft NFR Letter for the Property, the SRP Documents, all requirements of the IEPA and all applicable Laws, including, without limitation, all applicable Environmental Laws.

“Hazardous Substances” means any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws, or any pollutant, toxic vapor, or contaminant, and shall include, but not be limited to, petroleum (including crude oil or any fraction thereof), any radioactive material or by-product material, polychlorinated biphenyls and asbestos in any form or condition.

“SRP Documents” means all documents submitted to the IEPA under the SRP, as amended or supplemented from time to time, including, without limitation, the Focused Site Investigation and Remediation Objectives Report, the Remedial Action Plan, and the Remedial Action Completion Report and any and all related correspondence, data and other information prepared by either party pursuant to Section 21.

“TACO” means the Tiered Approach to Corrective Action Objectives codified at 35 Ill. Adm. Code Part 742 et seq.

21.2 “As Is” Sale. THE CITY MAKES NO COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, AS TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE PROPERTY OR THE SUITABILITY OF THE PROPERTY FOR ANY PURPOSE WHATSOEVER. THE DEVELOPER ACKNOWLEDGES THAT IT HAS HAD ADEQUATE OPPORTUNITY TO INSPECT AND EVALUATE THE STRUCTURAL, PHYSICAL AND ENVIRONMENTAL CONDITION AND RISKS OF THE PROPERTY AND ACCEPTS THE RISK THAT ANY INSPECTION MAY NOT DISCLOSE ALL MATERIAL MATTERS AFFECTING THE PROPERTY. THE DEVELOPER AGREES TO ACCEPT THE PROPERTY IN ITS “AS IS,” “WHERE IS” AND “WITH ALL FAULTS” CONDITION AT CLOSING WITHOUT ANY COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, AS TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE PROPERTY OR THE SUITABILITY OF THE PROPERTY FOR ANY PURPOSE WHATSOEVER. THE DEVELOPER ACKNOWLEDGES THAT IT IS RELYING SOLELY UPON ITS OWN INSPECTION AND OTHER DUE DILIGENCE ACTIVITIES AND NOT UPON ANY INFORMATION (INCLUDING, WITHOUT LIMITATION, ENVIRONMENTAL STUDIES OR REPORTS OF ANY KIND) PROVIDED BY OR ON BEHALF OF THE CITY OR ITS AGENTS OR EMPLOYEES WITH RESPECT THERETO. THE DEVELOPER AGREES THAT IT IS ITS SOLE RESPONSIBILITY AND OBLIGATION TO PERFORM AT ITS EXPENSE ANY ENVIRONMENTAL REMEDIATION WORK AND TAKE SUCH OTHER ACTION AS IS NECESSARY TO PUT THE PROPERTY IN A CONDITION WHICH IS SUITABLE FOR ITS INTENDED USE.

21.3 Right of Entry. Pursuant to the Developer's request, the City previously granted the Developer the right, at its sole cost and expense, to enter the Property pursuant one or more right

of entry agreements to inspect the same, perform surveys, environmental assessments, soil and any other due diligence it deems necessary or desirable to satisfy itself as to the condition of the Property. The Developer acknowledges that it is satisfied with the condition of the Property. The Developer agrees to deliver to the City a copy of each report prepared by or for the Developer regarding the environmental condition of the Property.

#### 21.4 Environmental Remediation.

If the Phase I ESA identifies any recognized environmental conditions in connection with Parcel 1 or Parcel 2, then the Developer must obtain a Phase II Environmental Site Assessment ("Phase II ESA") for Parcel 1 and/or Parcel 2, as applicable, which must include a reliance letter naming the City as an authorized user.

If the Phase II ESA identifies contamination above residential remediation objectives as determined by Title 35 of the Illinois Administrative Code Part 742, then the Developer must enroll Parcel 1 and/or Parcel 2, as applicable, in the SRP.

If the Developer is required to enroll Parcel 1 and/or Parcel 2 in the SRP, then the Developer shall undertake all Environmental Remediation Work that may be needed on Parcel 1 and Parcel 2, as applicable, promptly after the Closing in order to obtain a Final Comprehensive Residential No Further Remediation Letter, and shall obtain such Final Comprehensive Residential No Further Remediation Letter. The contractors selected by the Developer, and the terms of the contract must be approved by the City, which approval shall not be unreasonably withheld, prior to the commencement of any Environmental Remediation Work on Parcel 1 and Parcel 2. The Developer shall be solely responsible for all site preparation costs, including, but not limited to, the removal of pre-existing building foundations, soil exceeding residential remediation objectives as determined by Title 35 of the Illinois Administrative Code Part 742, and demolition debris, and the removal, disposal, storage, remediation, removal or treatment of Hazardous Substances from Parcel 1 and Parcel 2.

The City, acting through its Department of Fleet and Facility Management, and any successor department thereto ("DFFM") shall have the right to review and approve the Draft NFR Letter, if a Draft NFR is required.

After DFFM approves the Draft NFR Letter, the Developer covenants and agrees to complete all Environmental Remediation Work necessary to obtain (as applicable) a Final Comprehensive Residential No Further Remediation Letter from the IEPA approving the use of Parcel 1 and Parcel 2, as applicable, for the Project, based on the Draft NFR Letter ("Final NFR Letter"). The Final NFR Letter may be reasonably conditioned upon use and maintenance of engineered barriers and other institutional or engineering controls acceptable to the IEPA. The City shall have the right to review in advance and approve all documents submitted to the IEPA under the SRP, as amended or supplemented from time to time, including, without limitation, the Comprehensive Site Investigation and Remediation Objectives Report, the Remedial Action Plan, and the Remedial Action Completion Report (collectively, the "SRP Documents") and any changes thereto. The Developer shall cooperate and consult with the City at all relevant times (and in all cases upon the City's request) with respect to environmental matters. The Developer shall bear sole responsibility for all aspects of the Environmental Remediation Work and any

other investigative and cleanup costs associated with Parcel 1 and Parcel 2. The Developer shall promptly transmit to the City copies of all SRP Documents prepared or received after the date hereof, including, without limitation, any written communications delivered to or received from the IEPA or other regulatory agencies with respect to the Environmental Remediation Work.

The Developer acknowledges and agrees that the City will not issue a Certificate of Completion for the Project until the IEPA has issued, and the City has approved, a Final NFR Letter for Parcel 1 and Parcel 2, as applicable, if a Final NFR Letter was required by the terms of this Agreement.

The Developer further acknowledges and agrees that the City will not issue a certificate of occupancy for Parcel 1 and Parcel 2 until the IEPA has issued, and the City has approved, a Final NFR Letter for Parcel 1 and Parcel 2, if a Final NFR Letter was required for such parcel by the terms of this Agreement.

The Developer must abide by the terms and conditions of the Final NFR Letter.

21.5 Release and Indemnification. The Developer, on behalf of itself and its officers, directors, employees, successors, assigns and anyone claiming by, through or under them (collectively, the "Developer Parties"), hereby releases, relinquishes and forever discharges the City, its officers, agents and employees, from and against any and all Losses which the Developer ever had, now have, or hereafter may have, whether grounded in tort or contract or otherwise, in any and all courts or other forums, of whatever kind or nature, whether known or unknown, foreseen or unforeseen, now existing or occurring after the Closing Date, based upon, arising out of or in any way connected with, directly or indirectly (i) any environmental contamination, pollution or hazards associated with the Property or any improvements, facilities or operations located or formerly located thereon, including, without limitation, any release, emission, discharge, generation, transportation, treatment, storage or disposal of Hazardous Substances, or threatened release, emission or discharge of Hazardous Substances; (ii) the structural, physical or environmental condition of the Property, including, without limitation, the presence or suspected presence of Hazardous Substances in, on, under or about the Property or the migration of Hazardous Substances from or to other Property; (iii) any violation of, compliance with, enforcement of or liability under any Environmental Laws, including, without limitation, any governmental or regulatory body response costs, natural resource damages or Losses arising under CERCLA; and (iv) any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"); provided, however, the foregoing release shall not apply to the extent such Losses are proximately caused by the gross negligence or willful misconduct of the City following the Closing Date. Furthermore, the Developer shall indemnify, defend (through an attorney reasonably acceptable to the City) and hold the City and its officers, agents and employees harmless from and against any and all Losses which may be made or asserted by any third parties (including, without limitation, any of the Developer Parties) arising out of or in any way connected with, directly or indirectly, any of the Released Claims, except as provided in the

immediately preceding sentence for the City's gross negligence or willful misconduct following the Closing Date.

21.6 Release Runs with the Property. The covenant of release in Section 21.5 above shall run with the Property, and shall be binding upon all successors and assigns of the Developer with respect to the Property, including, without limitation, each and every person, firm, corporation, limited liability company, trust or other entity owning, leasing, occupying, using or possessing any portion of the Property under or through the Developer following the date of the Deed. The Developer acknowledges and agrees that the foregoing covenant of release constitutes a material inducement to the City to enter into this Agreement, and that, but for such release, the City would not have agreed to convey the Property to the Developer. It is expressly agreed and understood by and between the Developer and the City that, should any future obligation of the Developer or Developer Parties arise or be alleged to arise in connection with any environmental, soil or other condition of the Property, the Developer and any of the Developer Parties shall not assert that those obligations must be satisfied in whole or in part by the City, because Section 21.5 contains a full, complete and final release of all such claims, except as provided in such section for the City's gross negligence or willful misconduct following the Closing Date.

21.7 Survival. This Section 21 shall survive the Closing Date or any termination of this Agreement (regardless of the reason for such termination).

## SECTION 22. DEVELOPER'S EMPLOYMENT OBLIGATIONS.

22.1 Employment Opportunity. The Developer agrees, and shall contractually obligate its various contractors, subcontractors and any affiliate of the Developer operating on the Property (collectively, the "Employers" and individually, an "Employer") to agree, that with respect to the provision of services in connection with the construction of the Project:

(a) Neither the Developer nor any Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, gender identity, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code of Chicago, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Developer and each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all print solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

(b) To the greatest extent feasible, the Developer and each Employer shall present opportunities for training and employment of low and moderate income residents of the City, and provide that contracts for work in connection with the construction of the Project be awarded to business concerns which are located in or owned in substantial part by persons residing in, the City.

(c) The Developer and each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including, without limitation, the Human Rights Ordinance, and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), and any subsequent amendments and regulations promulgated thereto.

(d) The Developer, in order to demonstrate compliance with the terms of this Section 22.1, shall cooperate with and promptly and accurately respond to reasonable inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

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

(f) Failure to comply with the employment obligations described in this Section 22.1 shall be a basis for the City to pursue remedies under the provisions of Section 18.

22.2 City Resident Employment Requirement. The Developer agrees, and shall contractually obligate each Employer to agree, that during the construction of the Project, the Developer and each Employer shall comply with the minimum percentage of total worker hours performed by actual residents of the City of Chicago as specified in Section 2-92-330 of the Municipal Code of Chicago (at least fifty percent); provided, however, that doing so does not violate a collective bargaining agreement of Developer or an Employer and that in addition to complying with this percentage, the Developer and each Employer shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

(a) The Developer and the Employers may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code of Chicago in accordance with standards and procedures developed by the chief procurement officer of the City of Chicago.



(b) "Actual residents of the City of Chicago" shall mean persons domiciled within the City of Chicago. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

(c) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

(d) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to the Department in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Developer or Employer hired the employee should be written in after the employee's name.

(e) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, the Department, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Certificate of Completion.

(f) At the direction of the Department, the Developer and the Employers shall provide affidavits and other supporting documentation to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

(g) Good faith efforts on the part of the Developer and the Employers to provide work for actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the chief procurement officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section 22.2 concerning the worker hours performed by actual Chicago residents.

(h) If the City determines that the Developer or an Employer failed to ensure the fulfillment of the requirements of this Section 22.2 concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section 22.2. If such non-compliance is not remedied in accordance with the breach and cure provisions of Section 18.3, the parties agree that 1/20 of 1 percent (.05%) of the aggregate hard construction costs set forth in the Final Project Budget shall be surrendered by the Developer to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago

residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer and/or the other Employers or employees to prosecution.

(i) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.

(j) The Developer shall cause or require the provisions of this Section 22.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

22.3 Developer's MBE/WBE Commitment. Developer's MBE/WBE Commitment. The Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the general contractor to agree, that during the construction of the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code of Chicago (the "Procurement Program"), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code of Chicago (the "Construction Program," and collectively with the Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 22.3, during the course of construction of the Project, at least 26% of the aggregate hard construction costs shall be expended for contract participation by minority-owned businesses and at least 6% of the aggregate hard construction costs shall be expended for contract participation by women-owned businesses.

(b) For purposes of this Section 22.3 only:

(i) The Developer (and any party to whom a contract is let by the Developer in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by the Developer in connection with the Project) shall be deemed a "contract" or a "construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code of Chicago, as applicable.

(ii) The term "minority-owned business" or "MBE" shall mean a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(iii) The term "women-owned business" or "WBE" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code of Chicago, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the general contractor (but only to the extent of any actual work performed on the Project by the general contractor); by subcontracting or causing the general contractor to subcontract a portion of the construction of the Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE commitment as described in this Section 23.3. In accordance with Section 2-92-730, Municipal Code of Chicago, the Developer shall not substitute any MBE or WBE general contractor or subcontractor without the prior written approval of the Department.

(d) The Developer shall deliver quarterly reports to the City's monitoring staff describing its efforts to achieve compliance with this MBE/WBE commitment. Such reports shall include, inter alia, the name and business address of each MBE and WBE solicited by the Developer or the general contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the construction of the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist the City's monitoring staff in determining the Developer's compliance with this MBE/WBE commitment. The Developer shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the construction of the Project for at least five (5) years after completion of the Project, and the City's monitoring staff shall have access to all such records maintained by the Developer, on prior notice of at least five (5) business days, to allow the City to review the Developer's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the construction of the Project.

(e) Upon the disqualification of any MBE or WBE general contractor or subcontractor, if the disqualified party misrepresented such status, the Developer shall be obligated to discharge or cause to be discharged the disqualified general contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a

replacement. For purposes of this subsection (e), the disqualification procedures are further described in Sections 2-92-540 and 2-92-730, Municipal Code of Chicago, as applicable.

(f) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 22.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code of Chicago, as applicable.

22.4 Pre-Construction Conference and Post-Closing Compliance Requirements. Not less than fourteen (14) days prior to the Closing Date, the Developer and the Developer's general contractor and all major subcontractors shall meet with the Department monitoring staff regarding compliance with all Section 22 requirements. During this pre-construction meeting, the Developer shall present its plan to achieve its obligations under this Section 22, the sufficiency of which the City's monitoring staff shall approve as a precondition to the Closing. During the construction of the Project, the Developer shall submit all documentation required by this Section 22 to the City's monitoring staff, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor standards and prevailing wage requirements; (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 22, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (w) issue a written demand to the Developer to halt construction of the Project, (x) withhold any further payment of any City funds to the Developer or the general contractor, or (y) seek any other remedies against the Developer available at law or in equity.

## SECTION 23. REPRESENTATIONS AND WARRANTIES.

23.1 Representations and Warranties of the Developer. To induce the City to execute this Agreement and perform its obligations hereunder, the Developer hereby represents and warrants to the City that as of the date of this Agreement and as of the Closing Date the following shall be true and correct in all respects:

- a. The Developer is a corporation duly organized, validly existing and in good standing under the laws of the State of Illinois with full power and authority to acquire, own and redevelop the Property, and the person signing this Agreement on behalf of the Developer has the authority to do so.
- b. All certifications and statements contained in the Economic Disclosure Statement last submitted to the City by the Developer (and any legal entity holding an interest in the Developer) are true, accurate and complete.

c. The Developer's execution, delivery and performance of this Agreement and all instruments and agreements contemplated hereby will not, upon the giving of notice or lapse of time, or both, result in a breach or violation of, or constitute a default under, any other agreement to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Property is bound.

d. To the best of the Developer's knowledge, no action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer, or any party affiliated with the Developer, and the Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (a) affect the ability of the Developer to perform its obligations hereunder; or (b) materially affect the operation or financial condition of the Developer.

c. To the best of the Developer's knowledge, the Project will not violate: (a) any Laws, including, without limitation, any zoning and building codes and environmental regulations; or (b) any building permit, restriction of record or other agreement affecting the Property.

23.2 Representations and Warranties of the City. To induce the Developer to execute this Agreement and perform its obligations hereunder, the City hereby represents and warrants to the Developer that the City has authority under its home rule powers to execute and deliver this Agreement and perform the terms and obligations contained herein, and the person signing this Agreement on behalf of the City has the authority to do so.

23.3 Survival of Representations and Warranties. Each of the parties agrees that all of its representations and warranties set forth in this Section 23 or elsewhere in this Agreement are true as of the date of this Agreement and will be true in all material respects at all times thereafter, except with respect to matters which have been disclosed in writing and approved by the other party.

#### SECTION 24. PROVISIONS NOT MERGED WITH DEED.

The provisions of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the provisions of this Agreement.

#### SECTION 25. HEADINGS.

The headings of the various sections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending, or affecting in any way the express terms and provisions thereof.

#### SECTION 26. ENTIRE AGREEMENT.

This Agreement constitutes the entire agreement between the parties and supersedes and replaces completely any prior agreements between the parties with respect to the subject matter hereof. This Agreement may not be modified or amended in any manner other than by supplemental written agreement executed by the parties.

SECTION 27. SEVERABILITY.

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

SECTION 28. NOTICES.

Any notice, demand or communication required or permitted to be given hereunder shall be given in writing at the addresses set forth below by any of the following means: (a) personal service; (b) facsimile transmission, provided that there is written confirmation of such communications; (c) overnight courier; or (d) registered or certified first class mail, postage prepaid, return receipt requested:

If to the City:

City of Chicago  
Department of Planning and Development  
121 North LaSalle Street  
Room 1000 - City Hall  
Chicago, Illinois 60602  
Attn: Commissioner  
Fax: 312-744-5892

With a copy to:

City of Chicago  
Department of Law  
121 North LaSalle Street  
Room 600  
Chicago, Illinois 60602  
Attn: Real Estate Division  
Fax: 312-742-0277

If to the Developer:

Greenline Development, Inc.  
6625 South Ingleside Avenue  
Chicago, Illinois 60637  
Attn: \_\_\_\_\_  
Fax: \_\_\_\_\_

With a copy to:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Attn: \_\_\_\_\_  
Fax: \_\_\_\_\_

Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch by electronic means, respectively, provided that such electronic dispatch is confirmed as having occurred prior to 5:00 p.m. on a business day. If such dispatch occurred after 5:00 p.m. on a business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three business days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given.

#### SECTION 29. SUCCESSORS AND ASSIGNS.

Except as otherwise provided in this Agreement, the terms and conditions of this Agreement shall apply to and bind the successors and assigns of the parties.

#### SECTION 30. TERMINATION.

In the event that the Closing has not occurred by the Outside Closing Date, or any extensions thereof in the Department's sole discretion, defined herein, then the City may terminate this Agreement upon written notice to the Developer.

#### SECTION 31. RECORDATION OF AGREEMENT.

Either party may record this Agreement at the Office of the Cook County Recorder of Deeds. The party so choosing to record this Agreement shall pay the recording fees.

#### SECTION 32. OTHER ACTS

The parties agree to perform such other acts and to execute, acknowledge and deliver such other instruments, documents and materials as may be reasonably necessary to consummate the transactions contemplated by this Agreement.

#### SECTION 33. BUSINESS RELATIONSHIPS.

The Developer acknowledges (1) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (2) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as described in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (3) notwithstanding anything to the contrary contained

in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-156-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

#### SECTION 34. PATRIOT ACT CERTIFICATION.

The Developer represents and warrants that neither the Developer nor any Affiliate thereof (as defined in the next paragraph) is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

As used in the above paragraph, an "Affiliate" shall be deemed to be a person or entity related to the Developer that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Developer, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

#### SECTION 35. PROHIBITION ON CERTAIN CONTRIBUTIONS – MAYORAL EXECUTIVE ORDER NO. 2011-4.

Developer agrees that Developer, any person or entity who directly or indirectly has an ownership or beneficial interest in Developer of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Developer's contractors (i.e., any person or entity in direct contractual privity with Developer regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Developer and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (1) after execution of this Agreement by Developer, (2) while this Agreement or any Other Contract is executory, (3) during the term of this Agreement or any Other Contract between Developer and the City, or (4) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Developer represents and warrants that from the later to occur of (1) May 16, 2011, and (2) the date the City approached the Developer or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.



Developer agrees that it shall not: (1) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (2) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (3) Bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the closing of this Agreement, the City may elect to decline to close the transaction contemplated by this Agreement.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source, which is then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Developer is a party that is (1) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (2) entered into for the purchase or lease of real or personal property; or (3) for materials, supplies, equipment or services which are approved or authorized by the City Council of the City of Chicago.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

1. they are each other's sole domestic partner, responsible for each other's common welfare; and
2. neither party is married; and
3. the partners are not related by blood closer than would bar marriage in the State of Illinois; and
4. each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
5. two of the following four conditions exist for the partners:

- a. The partners have been residing together for at least 12 months.
- b. The partners have common or joint ownership of a residence.
- c. The partners have at least two of the following arrangements:
  - i. joint ownership of a motor vehicle;
  - ii. a joint credit account;
  - iii. a joint checking account;
  - iv. a lease for a residence identifying both domestic partners as tenants.
- d. Each partner identifies the other partner as a primary beneficiary in a will.

“Political fundraising committee” means a “political fundraising committee” as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

#### SECTION 36. FAILURE TO MAINTAIN ELIGIBILITY TO DO BUSINESS WITH THE CITY.

Failure by Developer or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of the Agreement and the transactions contemplated thereby. Developer shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

#### SECTION 37. INSPECTOR GENERAL AND LEGISLATIVE INSPECTOR GENERAL.

It is the duty of every officer, employee, department, agency, contractor, subcontractor, developer and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Legislative Inspector General and with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapters 2-55 and 2-56, respectively, of the Municipal Code of Chicago. The Developer understands and will abide by all provisions of Chapters 2-55 and 2-56 of the Municipal Code of Chicago.

#### SECTION 38. 2014 CITY HIRING PLAN.

(i) The City is subject to the June 16, 2014 “City of Chicago Hiring Plan” (as amended, the “2014 City Hiring Plan”) entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(ii) The Developer is aware that City policy prohibits City employees from directing any individual to apply for a position with the Developer, either as an employee or as a subcontractor, and from directing the Developer to hire an individual as an employee or as a subcontractor. Accordingly, the Developer must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by the Developer under this Agreement are employees or subcontractors of the Developer, not

employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by the Developer.

(iii) The Developer will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

(iv) In the event of any communication to the Developer by a City employee or City official in violation of subparagraph (ii) above, or advocating a violation of subparagraph (iii) above, Developer will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General (the "OIG"), and also to the head of the relevant City Department utilizing services provided under this Agreement. The Developer will also cooperate with any inquiries by the OIG.

SECTION 39. COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute a single, integrated instrument.

SECTION 40. DATE OF PERFORMANCE. If the final date of any time period set forth herein falls on a Saturday, Sunday or legal holiday under the laws of Illinois or the United States of America, then such time period shall be automatically extended to the next business day.

SECTION 41. GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois, without regard to its choice of laws principles.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on or as of the date first above written.

CITY OF CHICAGO,  
an Illinois municipal corporation  
and home rule unit of government

By: \_\_\_\_\_  
David L. Reifman  
Commissioner  
Department of Planning and Development

GREENLINE DEVELOPMENT, INC.,  
an Illinois for-profit corporation

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

STATE OF ILLINOIS        )  
  ) SS.  
COUNTY OF COOK        )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that David L. Reifman, Commissioner of the Department of Planning and Development of the City of Chicago, an Illinois municipal corporation, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and being first duly sworn by me acknowledged that as said Commissioner, he signed and delivered the instrument pursuant to authority given by the City of Chicago, as his free and voluntary act and as the free and voluntary act and deed of the City, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 20\_\_.

\_\_\_\_\_  
NOTARY PUBLIC

STATE OF ILLINOIS        )  
  ) SS.  
COUNTY OF COOK        )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Benjamin Van Horne, personally known to me to be the president of Greenline Development, Inc., an Illinois for-profit corporation, and personally known to me to

be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that s/he signed and delivered the foregoing instrument pursuant to authority given by said corporation, as her/his free and voluntary act and as the free and voluntary act and deed of said corporation, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 20\_\_\_\_.

\_\_\_\_\_  
NOTARY PUBLIC

[(Sub)Exhibit "D" referred to in this Agreement with Greenline Development, Inc. for Sale and Redevelopment of Land printed on pages 31236 through 31249 of this *Journal*.]

(Sub)Exhibits "A", "B" and "C" referred to in this Agreement with Greenline Development, Inc. for the Sale and Redevelopment of Land read as follows:

*(Sub)Exhibit "A".*  
(To Agreement With Greenline Development, Inc.  
For Sale And Redevelopment Of Land)

*Legal Description Of Property.*

(Subject To Final Title Commitment And Survey)

Parcel 1:

Lot 30 in Snow and Dickenson's Subdivision of Blocks 4, 5 and 6 (except the north 50 feet thereof) in Charles Busby's Subdivision of the south half of the southwest quarter (except 2½ acres) in Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

6104 South Ellis Avenue  
Chicago, Illinois 60637.

Permanent Index Number:

20-14-309-004-0000.

Parcel 2:

Lot 19 in the subdivision of Block 3 (except the north 50 feet thereof) in Charles Busby's Subdivision of the south half of the southwest quarter (except 2½ acres) in Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

6123 South Ellis Avenue  
Chicago, Illinois 60637.

Permanent Index Number:

20-14-310-004-0000.

## Parcel 3:

The east 20½ feet of Lot 8 in Block 3 in John J. Mitchell's South Park Subdivision of Blocks 9, 10 and 11 in Maher's Subdivision of the southeast quarter of Section 15, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

## Commonly Known As:

507 East 60<sup>th</sup> Street  
Chicago, Illinois 60637.

## Permanent Index Number:

20-15-403-003-0000.

## Parcel 4:

Lots 4 and 5 in the subdivision of the west half of Lot 12 in Maher's Subdivision of the southeast quarter of Section 15, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois, commonly known as 6005 -- 6011 South Rhodes Avenue/533 -- 535 East 60<sup>th</sup> Street, Chicago, Illinois.

## Commonly Known As:

535 East 60<sup>th</sup> Street  
Chicago, Illinois 60637.

## Permanent Index Number:

20-15-404-001-0000.

*(Sub)Exhibit "B".*  
(To Agreement With Greenline Development, Inc.  
For Sale And Redevelopment Of Land)

*Narrative Description Of Project.*

The Developer shall develop four single-family homes on Parcel 1, two single-family

homes on Parcel 2, two single-family homes on Parcel 3, and one single-family home on Parcel 4. Each home will be LEED certified by the U.S. Green Buildings Council.

*(Sub)Exhibit "C".*

(To Agreement With Greenline Development, Inc.  
For Sale And Redevelopment Of Land)

*Redevelopment Subordination Agreement.*

This Redevelopment Subordination Agreement ("Agreement") is executed and delivered as of \_\_\_\_\_, 20\_\_, by \_\_\_\_\_ [Insert name of Lender], a \_\_\_\_\_ [Insert type of entity and state of formation] ("Lender"), in favor of the City of Chicago, an Illinois municipal corporation (the "City").

*Witnesseth:*

Whereas, \_\_\_\_\_, an Illinois \_\_\_\_\_ (the "Developer"), and the City, acting by and through its Department of Planning and Development, have entered into that certain Agreement for the Sale and Redevelopment of Land dated as of \_\_\_\_\_, 20\_\_, and recorded with the Office of the Recorder of Deeds of Cook County, Illinois, on \_\_\_\_\_, 20\_\_, as Document Number \_\_\_\_\_ ("Redevelopment Agreement"), pursuant to which the City has agreed to sell and the Developer has agreed to purchase the real property legally described on Exhibit A attached hereto (the "Property"); and

Whereas, Pursuant to the terms of the Redevelopment Agreement, the Developer has agreed to develop nine (9) single-family homes on the Property, as more specifically described in the Redevelopment Agreement (the "Project"); and

Whereas, as part of obtaining financing for the Project, the Developer and the Lender have entered into that certain Loan Agreement dated as of \_\_\_\_\_, 20\_\_ (the "Loan Agreement"), pursuant to which the Lender has agreed to provide a loan in the principal amount of up to \_\_\_\_\_ Dollars (\$\_\_\_\_\_) (the "Loan"), which Loan is evidenced by a Promissory Note (the "Note") in



said amount to be executed and delivered by the Developer to the Lender, and the repayment of the Loan is secured by certain liens and encumbrances on the Property pursuant to the Loan Agreement (all such agreements being referred to herein collectively as the "Loan Documents"); and

Whereas, Pursuant to the Redevelopment Agreement, the Developer has agreed to be bound by certain covenants expressly running with the Property, as set forth in Sections 11, 13, 14 and 15 of the Redevelopment Agreement (the "City Encumbrances"); and

Whereas, The Redevelopment Agreement requires that the Lender agree to subordinate its liens under the Loan Documents to the City Encumbrances;

Now, Therefore, For good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged, the Lender hereby agrees as follows:

1. Subordination. All rights, interests and claims of the Lender in the Property pursuant to the Loan Documents are and shall be subject and subordinate to the City Encumbrances. Nothing herein, however, shall be deemed to limit any of the Lender's other rights or other priorities under the Loan Documents, including, without limitation, the Lender's rights to receive, and the Developer's obligation to make, payments and prepayments of principal and interest on the Note or to exercise the Lender's rights pursuant to the Loan Documents except as provided herein.

2. Notice Of Default. The Lender shall use reasonable efforts to give to the City (a) copies of any notices of default which it may give to the Developer with respect to the Project pursuant to the Loan Documents, and (b) copies of waivers, if any, of the Developer's default in connection therewith. Neither the Developer nor any other third party is an intended beneficiary of this Section 2. Failure of the Lender to deliver such notices or waivers shall in no instance alter the rights or remedies of the Lender under the Loan Documents.

3. Waivers. No waiver shall be deemed to be made by the City of any of its rights hereunder unless the same shall be in writing, and each waiver, if any, shall be a waiver only with respect to the specific instance involved and shall in no way impair the rights of the City in any other respect at any other time.

4. Governing Law; Binding Effect. This Agreement shall be interpreted, and the rights and liabilities of the parties hereto determined, in accordance with the internal laws and decisions of the State of Illinois, without regard to its conflict of laws principles, and shall be binding upon and inure to the benefit of the respective successors and assigns of the City and the Lender.

5. Section Titles; Plurals. The section titles contained in this Agreement are and shall be without substantive meaning or content of any kind whatsoever and are not a part of the Agreement between the parties hereto. The singular form of any word used in this Agreement shall include the plural form.

6. Notices. Any notice required hereunder shall be in writing and addressed to the parties as set forth below by any of the following means: (a) personal service; (b) overnight courier; or (c) registered or certified first class mail, postage prepaid, return receipt requested:

If To The City:

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

with a copy to:

City of Chicago  
Department of Law  
121 North LaSalle Street, Room 600  
Chicago, Illinois 60602  
Attention: Real Estate and Land Use  
Division

If To The Lender:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Attention: \_\_\_\_\_

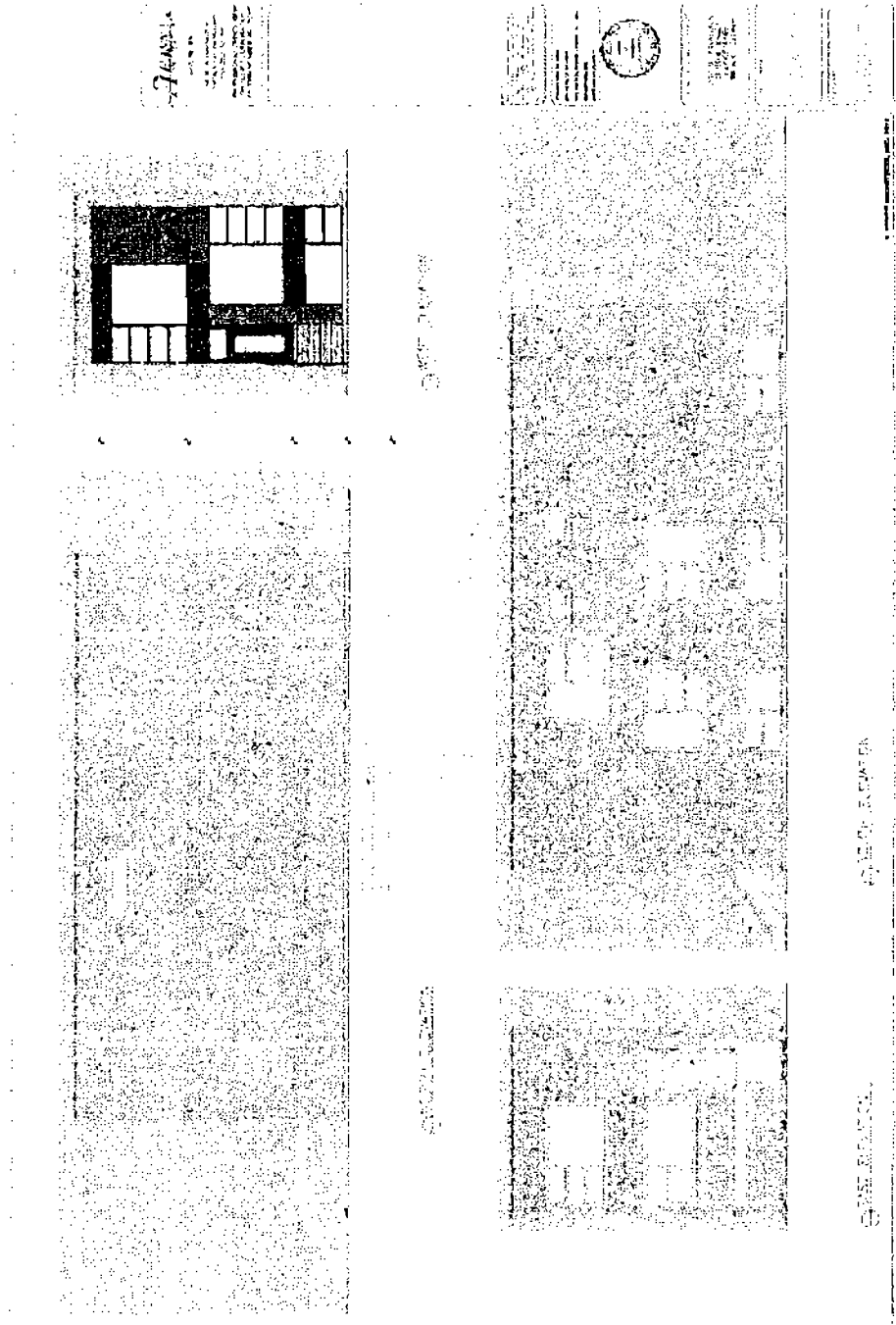
Any notice given pursuant to clause (a) hereof shall be deemed received upon such personal service. Any notice given pursuant to clause (b) shall be deemed received on the day immediately following deposit with the overnight courier. Any notice given pursuant to clause (c) shall be deemed received three (3) business days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given.



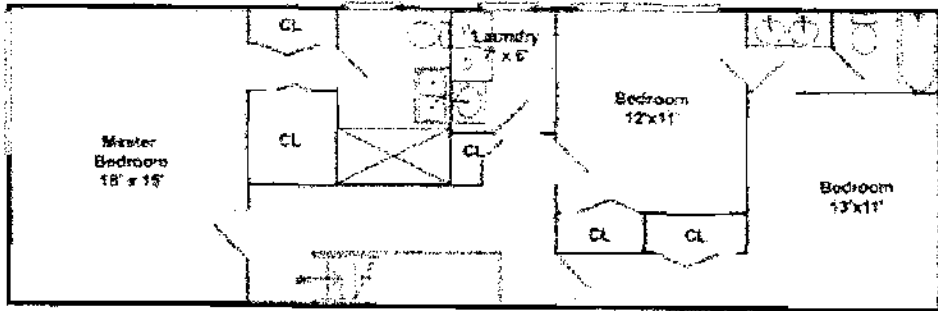
(Sub)Exhibit "D".  
(To Agreement With Greenline Development, Inc.  
For The Sale And Redevelopment Of Land)

Working Drawings And Specifications.

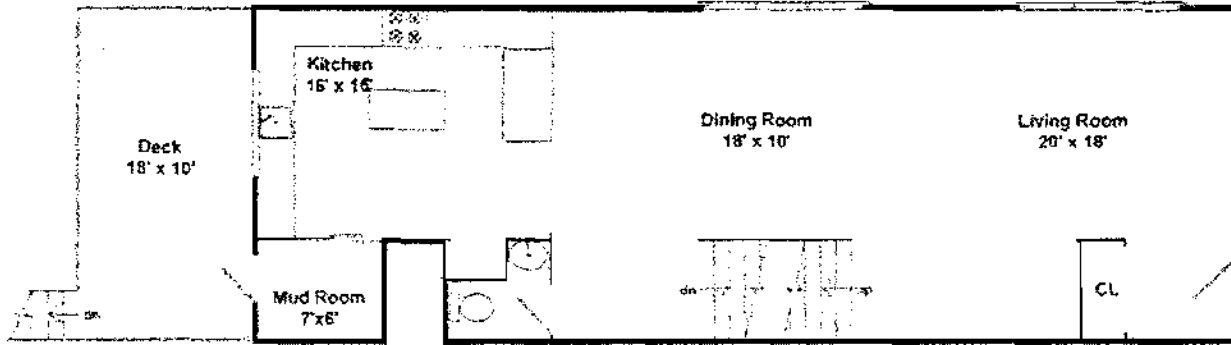
# Elevation Renderings



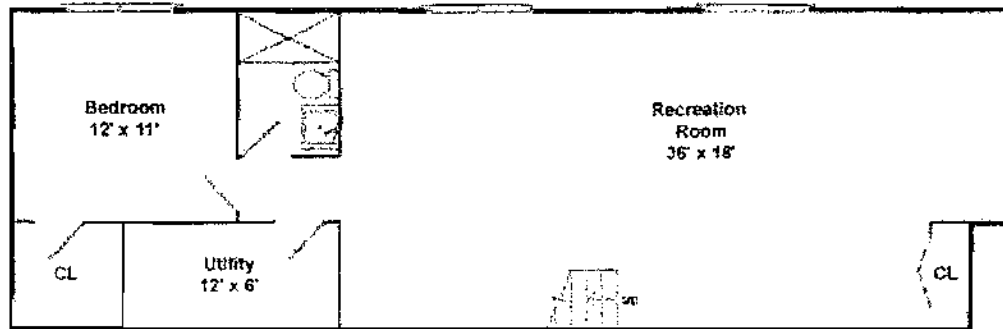
### Upper



### Main



### Lower

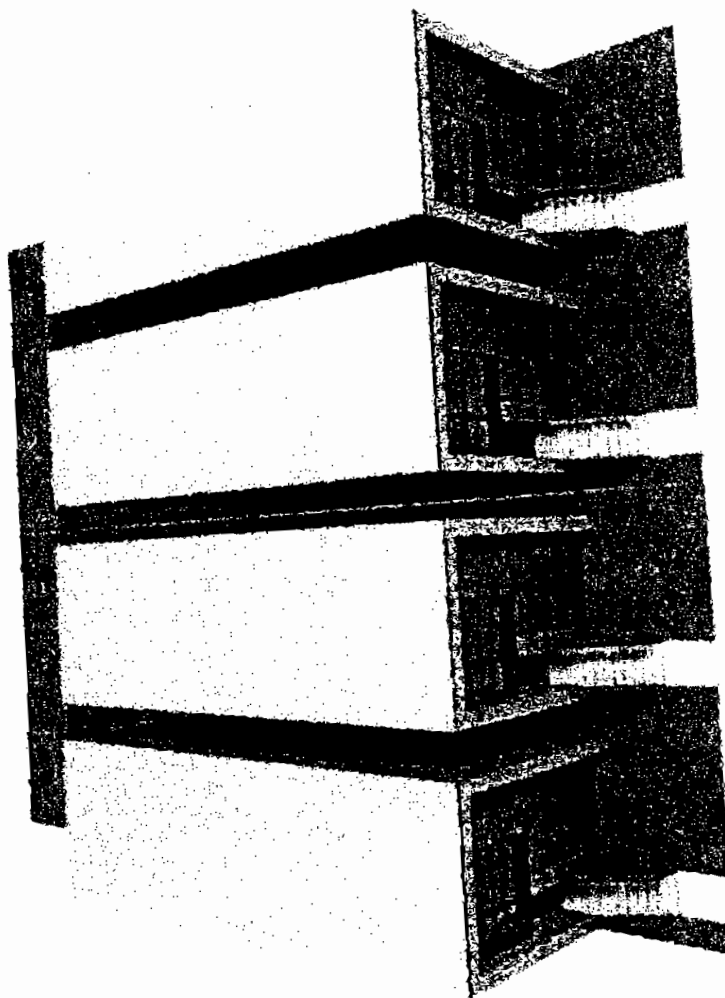




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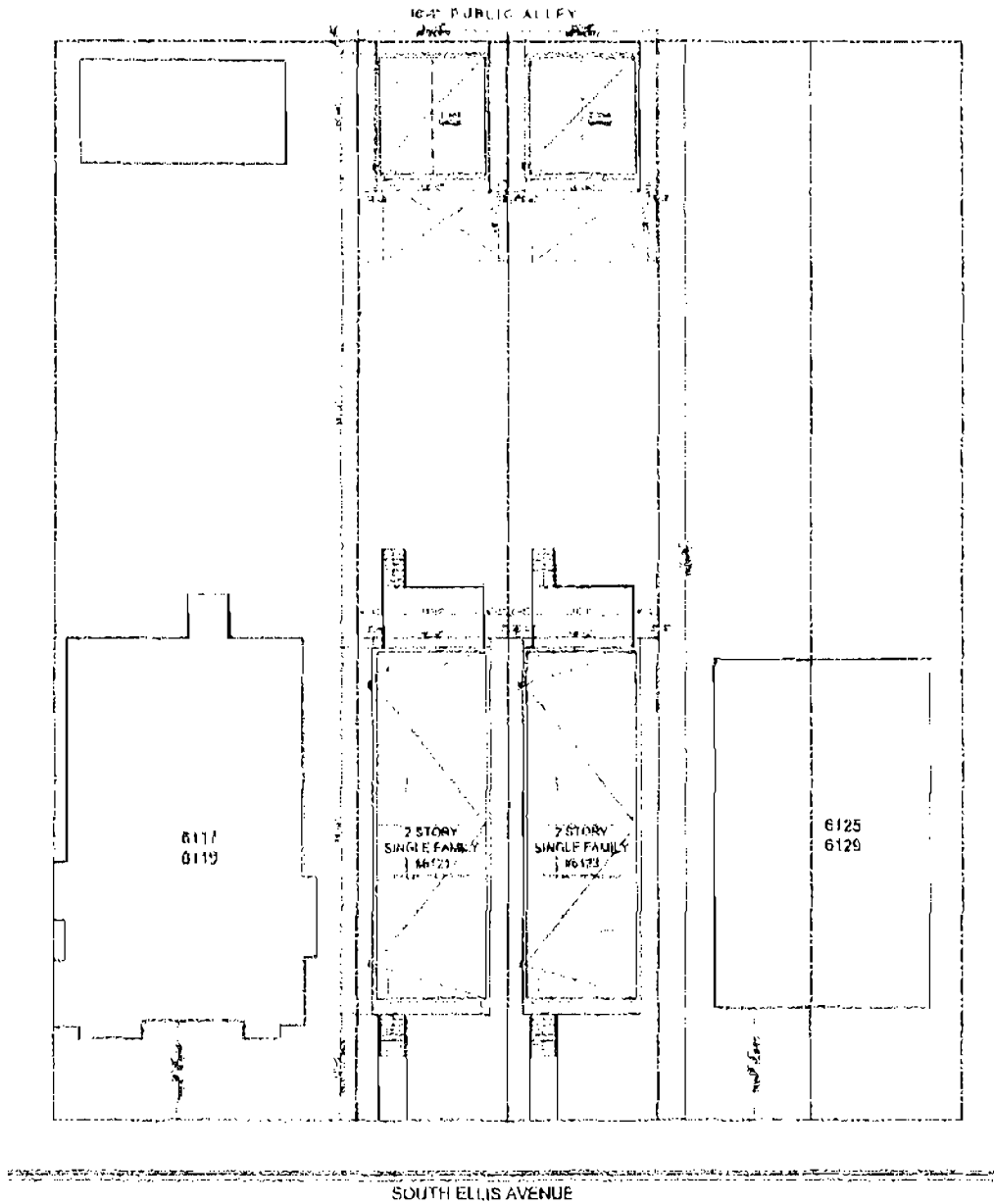


6104 S. Ellis Ave.

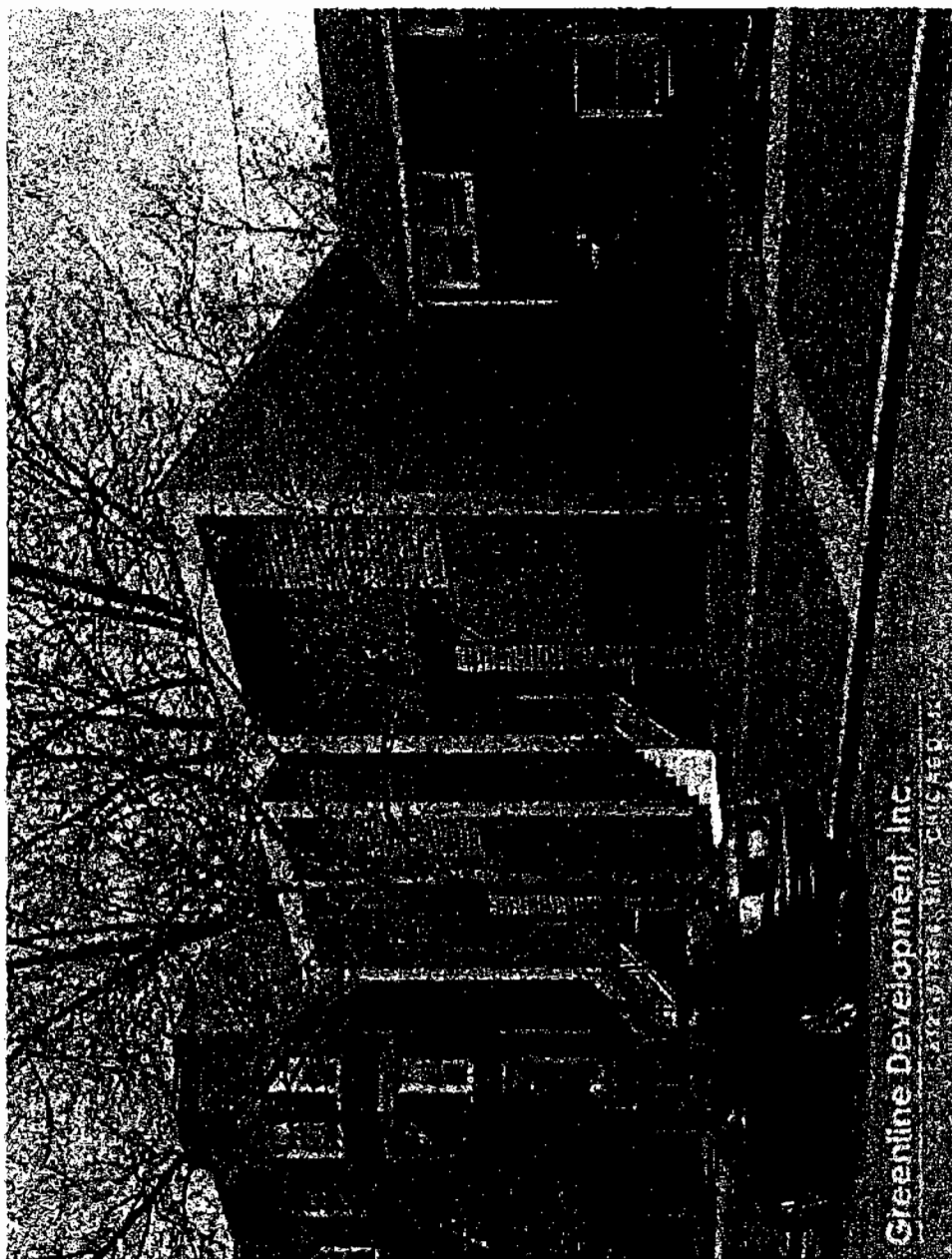




6123 S. Ellis Ave.



# 6123 S. ELLIS AVE.



Greenline Development, Inc.  
1219 WEST 11TH STREET, CHICAGO, IL 60605

9/14/2016

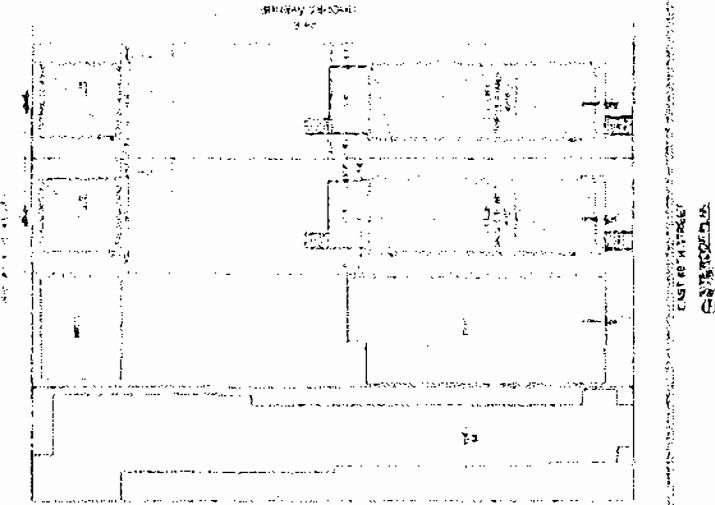
REPORTS OF COMMITTEES

31243

6123 S. Ellis Ave.



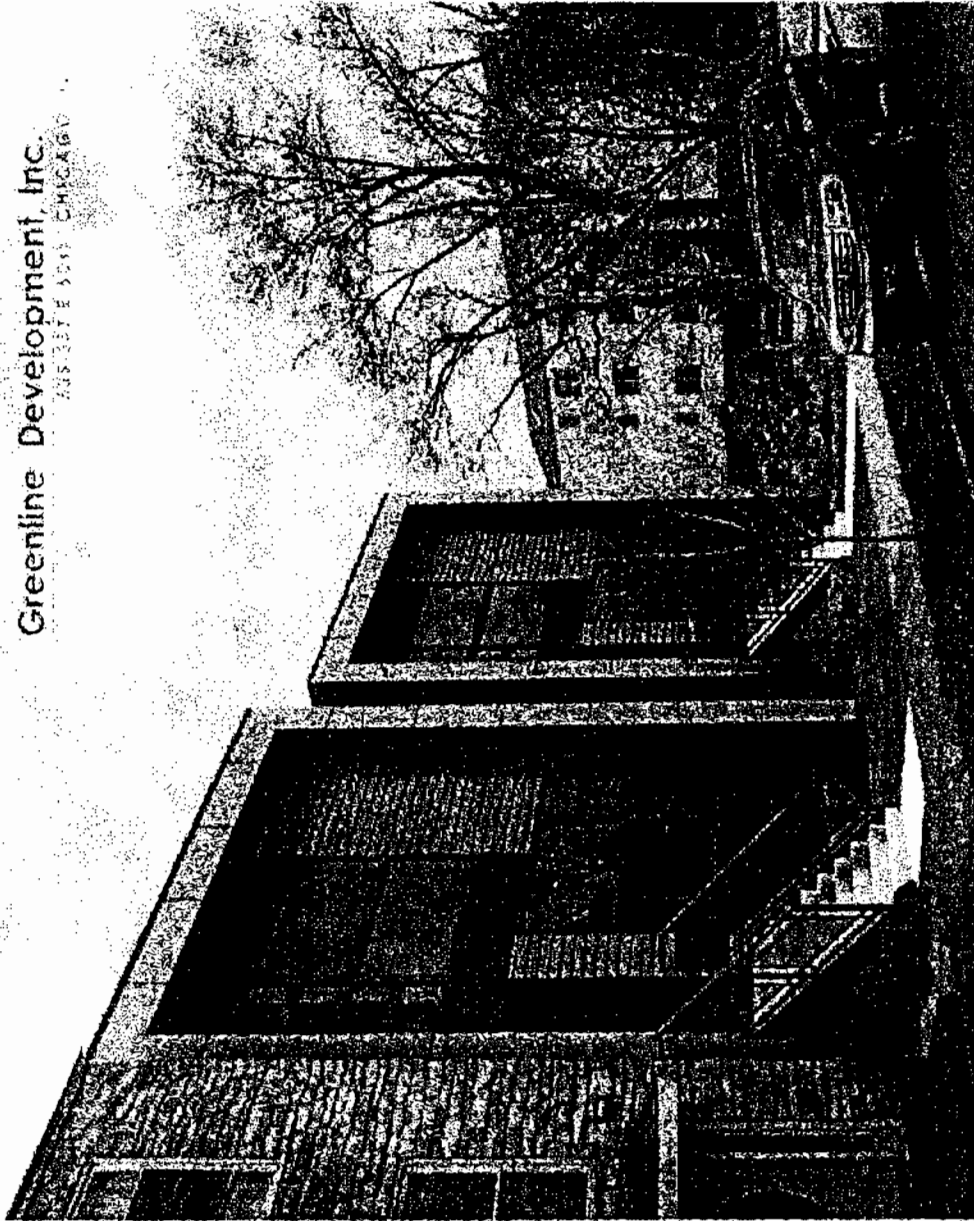
535 E. 60th St.



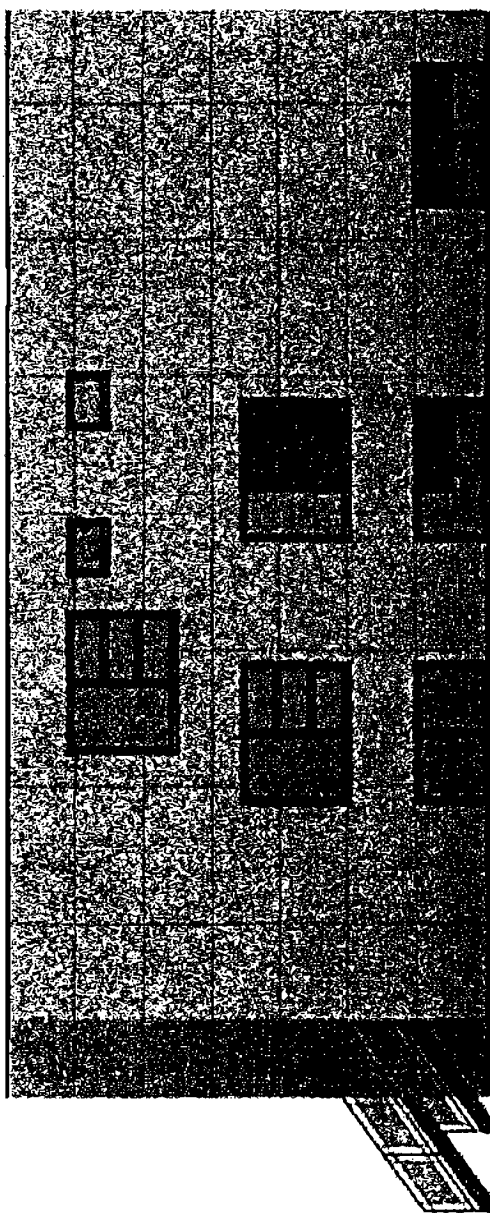
# 535 E. 60<sup>th</sup> St.

Greenline Development, Inc.

535 E. 60<sup>th</sup> ST. CHICAGO, IL

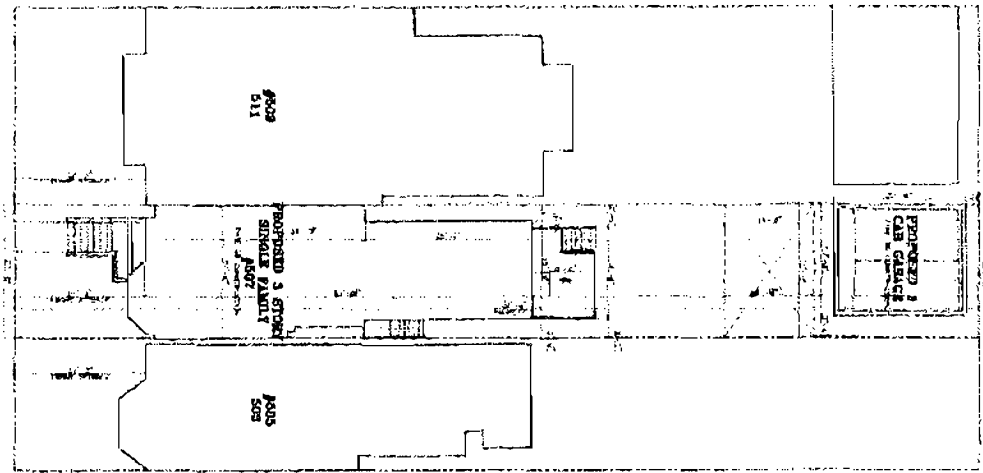


535 E. 60<sup>th</sup> St.



# 507 E. 60th St.

EAST 60TH STREET  
POSTER ROOM PLAN

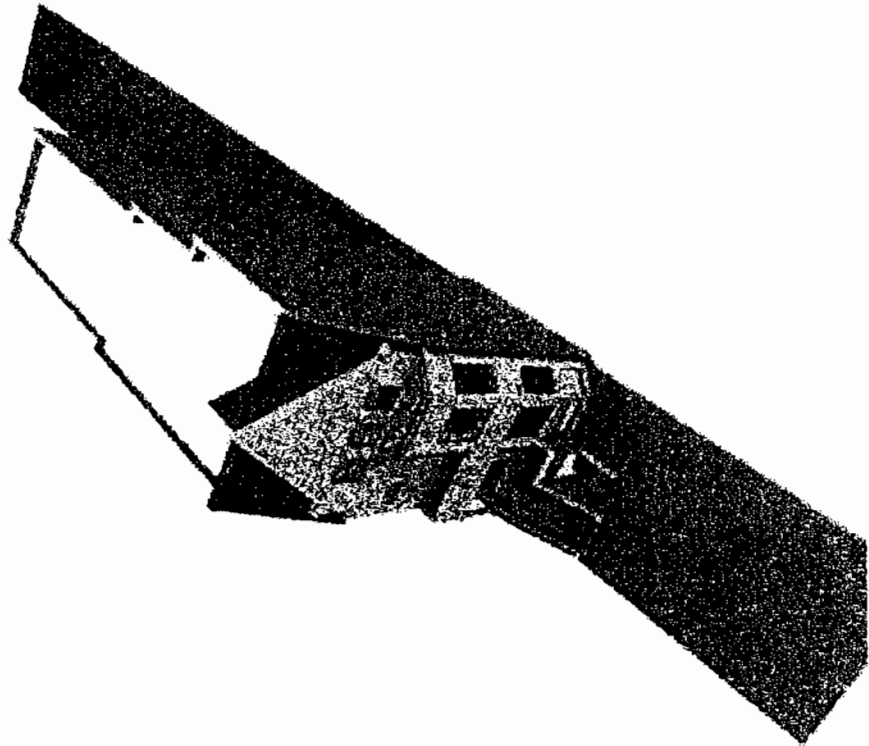


# 507 E. 60<sup>th</sup> St.





507 E. 60<sup>th</sup> St.



SALE OF CITY-OWNED PROPERTIES AT 6134 -- 6136, 6206 -- 6208 AND 6223 -- 6235 S. GREENWOOD AVE. AND 6218 -- 6226 AND 6221 -- 6223 S. WOODLAWN AVE. TO AND EXECUTION OF REDEVELOPMENT AGREEMENT WITH KMW DEVELOPMENT LLC FOR CONSTRUCTION OF RESIDENTIAL HOUSING.

[SO2016-4884]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on July 20, 2016, this being the sale of City-owned properties at 6134 -- 6136, 6206 -- 6208 and 6223 -- 6235 South Greenwood Avenue and 6218 -- 6226 and 6221 -- 6223 South Woodlawn Avenue, begs leave to recommend that Your Honorable Body *Pass* the said substitute ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, To induce redevelopment pursuant to the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended, the City Council of the City (the "City Council") adopted the following ordinances on January 20, 1999: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Woodlawn Redevelopment Project Area" as amended, pursuant to ordinances adopted on December 14, 2011 and October 15, 2015 (as amended, the "Plan"); (2) "An Ordinance of the City of Chicago, Illinois Designating the Woodlawn Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act" (the "Area"); and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Woodlawn Redevelopment Project Area"; and

WHEREAS, The Plan and the use of tax increment financing provide a mechanism to support new growth through leveraging private investment, and helping to finance land acquisition, demolition, remediation, site preparation and infrastructure for new development in the Area; and

WHEREAS, The City is the owner of four vacant parcels of land (each such parcel, "Parcel") commonly known as 6223 -- 6235 South Greenwood Avenue ("Parcel 1"), 6221 -- 6223 South Woodlawn Avenue and 6134 -- 6136 South Greenwood Avenue ("Parcel 2"); 6218 -- 6226 South Woodlawn Avenue ("Parcel 3"); and 6206 -- 6208 South Greenwood Avenue ("Parcel 4"), Chicago, Illinois, which Parcels are located in the Area and are legally described on Exhibit A attached hereto (collectively, the "Property"); and

WHEREAS, The Developer desires to purchase the Property from the City and intends to develop the Property in four phases (each such phase, "Phase"), consisting of five (5) single-family homes on Parcel 1 ("Phase I"), four (4) single-family homes on Parcel 2 ("Phase II"), twelve (12) townhomes on Parcel 3 ("Phase III") and a four (4) unit condominium building ("Condominium Building") on Parcel 4 ("Phase IV"), for a total of twenty-five (25) housing units ("Housing Units"), (the "Project"), which Project is consistent for the Plan for the Area; and

WHEREAS, The appraised fair market value of the Property is Five Hundred Sixty-one Thousand Five Hundred and no/Dollars (\$561,500.00); and

WHEREAS, The Developer has submitted a proposal to the Department to purchase the Property for Four Hundred Sixty-one Thousand Five Hundred and no/100 Dollars (\$461,500.00), which is a write-down of One Hundred Thousand and no/100 Dollars (\$100,000.00); and

WHEREAS, Section 2-45-115 of the Municipal Code (the "Affordable Requirements Ordinance" or the "ARO") obligates the City to impose certain affordability requirements upon developers who undertake residential development projects that include ten (10) or more housing units and that receive City assistance in the form of the sale of City land, financial assistance, or approval of certain zoning changes.

WHEREAS, Developer acknowledges and agrees that the Project is a Residential Housing Project within the meaning of the ARO and that purchase of the Property by the Developer constitutes City assistance in the form of the sale of City land; and

WHEREAS, The ARO divides the city into three (3) zones for purposes of applying the ARO's affordable housing requirements. The three zones are referred to in the ARO and this Agreement as Low-Moderate Income Areas, Higher Income Areas and Downtown Districts; and

WHEREAS, The ARO requires developers of Residential Housing Projects in every zone to (i) set aside 10 percent of the housing units in the Residential Housing Project as Affordable Units, or provide the Affordable Units in an approved off-site location; (ii) pay a fee in lieu of the development of the Affordable Units; or (iii) any combination of (i) and (ii); provided, however, Residential Housing Projects with twenty (20) or more units ("Larger Projects") in Low-Moderate Income Areas (rental and for-sale), Higher Income Areas (rental and for-sale) and Downtown Districts (rental only) must provide a minimum of 25 percent of the Affordable Units (the "Required Units") on-site or (for projects in Higher Income Areas and Downtown Districts) off-site; and

WHEREAS, The Project is located in a Low-Moderate Income Area and constitutes a Larger Project and, as a result, the Developer's ARO obligation is three (3) units (10 percent of 25), one of which is a Required Unit (2.5 percent of 25, rounded up); and

WHEREAS, The Developer has submitted and the Department has approved a proposal that the Developer shall designate one (1) of the upper floor Housing Units in the Condominium Building as the Required Unit and pay the in-lieu fee for the remainder of the Affordable Units (such fee equal to Fifty Thousand and no/100 Dollars (\$50,000.00) for each Affordable Unit); and

WHEREAS, By Resolution Number 16-041-21, adopted by the Plan Commission of the City (the "Plan Commission") on June 16, 2016, the Plan Commission recommended the sale of the City Property; and

WHEREAS, Public notices advertising the proposed sale of the Property and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on April 11, 18, 25, May 6, June 2 and 3, 2016; and

WHEREAS, No alternative proposals have been received by the deadline set forth in the aforesaid public notices; now, therefore,

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

SECTION 1. The foregoing recitals are hereby adopted as the findings of the City Council.

SECTION 2. The sale of the Property to the Developer in the aggregate amount of Four Hundred Sixty-one Thousand Five Hundred and no/100 Dollars (\$461,500.00) is hereby approved. This approval is expressly conditioned upon the City entering into a Redevelopment Agreement with the Developer substantially in the form attached hereto as Exhibit B. The Commissioner of the Department (the "Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Redevelopment Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions, insertions and amendments as shall be approved by the persons executing the Redevelopment Agreement.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, one or more quitclaim deeds conveying the Property to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to an entity of which the Developer is the sole owner and the controlling party, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement.

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

SECTION 5. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 6. This ordinance shall take effect immediately upon its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

*Legal Description Of Property.*  
(Subject To Final Title Commitment And Survey)

Parcel 1:

Lot 13 and the south 35 feet of Lot 14 in Block 11 in Charles Busby's Subdivision of the south half of the southwest quarter (except 2½ half acres thereof) of Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

6223 -- 6235 South Greenwood Avenue.

Property Index Numbers:

20-14-317-006; and

20-14-317-007.

Parcel 2:

Lot 21 in subdivision of Block 4 in O.R. Keith's Subdivision of the southwest quarter of the southwest quarter of Section 14, Section 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

6221 -- 6223 South Woodlawn Avenue.

Property Index Numbers:

20-14-412-006; and

20-14-412-007.

Lot 7 in Marsh's Subdivision of Block 3 (except the North 50 feet thereof) of Charles Busby's Subdivision of the south half of the southwest quarter (except 2½ acres thereof) of Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

6134 -- 6136 South Greenwood Avenue.

Property Index Number:

20-14-310-024.

Parcel 3:

All of Lots 3, 4 and 5 and the east 60 feet of Lot 9 and the east 60 feet of the south half of Lot 10, all in Block 12 in Charles Busby's Subdivision of the south half of the southwest quarter (except 2½ acres thereof) of Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

6218 -- 6226 South Woodlawn Avenue.

Property Index Number:

20-14-318-019.

Parcel 4:

Lot 1 in Katherine B. Williams' Subdivision of that part of the northeast quarter of Block 10 in Charles Busby's Subdivision of the south half of the southwest quarter (except 2½ acres thereof) of Section 14, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

6206 -- 6208 South Greenwood Avenue.

Property Index Numbers:

20-14-316-030; and

20-14-316-031.

*Exhibit "B".*  
(To Ordinance)

*Agreement With KMW Communities LLC For  
Sale And Redevelopment Of Land.*

This AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND, as may be amended from time to time ("Agreement"), is made on or as of the \_\_\_\_ day of \_\_\_\_\_, 2016 (the "Effective Date"), by and between the CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of government ("City"), acting by and through its Department of Planning and Development (together with any successor department thereto, the "Department"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602, KMW Communities, LLC, an Illinois limited liability company (the "Developer"), whose offices are located at 2950 W. Chicago Ave, Suite 301-C, Chicago, Illinois 60622.

RECITALS

WHEREAS, the City is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970, and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, to induce redevelopment pursuant to the Illinois Tax Increment Allocation Redevelopment Act, 65 ILCS 5/11-74.4-1, et seq., as amended, the City Council of the City (the "City Council") adopted the following ordinances on January 20, 1999: (1) "An Ordinance of the City of Chicago, Illinois Approving a Redevelopment Plan for the Woodlawn Redevelopment Project Area" as amended pursuant to ordinances adopted on December 14, 2011 and October 15, 2015 (as amended, the "Plan"); (2) "An Ordinance of the City of Chicago, Illinois Designating the Woodlawn Redevelopment Project Area as a Redevelopment Project Area Pursuant to the Tax Increment Allocation Redevelopment Act" (the "Area"); and (3) "An Ordinance of the City of Chicago, Illinois Adopting Tax Increment Allocation Financing for the Woodlawn Redevelopment Project Area"; and



WHEREAS, the Plan and the use of tax increment financing provide a mechanism to support new growth through leveraging private investment, and helping to finance land acquisition, demolition, remediation, site preparation and infrastructure for new development in the Area; and

WHEREAS, the City is the owner of four vacant parcels of land (each such parcel, "Parcel") commonly known as 6223-35 S. Greenwood ("Parcel 1"); 6221-23 S. Woodlawn and 6134-36 S. Greenwood ("Parcel 2"); 6218-26 S. Woodlawn ("Parcel 3"); and 6206-08 S. Greenwood ("Parcel 4"), Chicago, Illinois, which Parcels are located in the Area and are legally described on Exhibit A attached hereto (collectively the "Property"); and

WHEREAS, the Developer desires to purchase the Property from the City and intends to develop the Property in four phases (each such phase, "Phase"), consisting of five (5) single-family homes on Parcel 1 ("Phase I"), four (4) single-family homes on Parcel 2 ("Phase II") twelve (12) town homes on Parcel 3 ("Phase III") and a four (4) unit condominium building ("Condominium Building") on Parcel 4 ("Phase IV"), for a total of twenty-five (25) housing units ("Housing Units"), as more fully described on Exhibit B attached hereto (the "Project"), which Project is consistent for the Plan for the Area; and

WHEREAS, the appraised fair market value of the Property is Five Hundred Sixty-One Thousand Five Hundred and No/Dollars (\$561,500); and

WHEREAS, the Developer has submitted a proposal to the Department to purchase the Property for Four Hundred Sixty-One Thousand Five Hundred and No/100 Dollars (\$461,500), which is a write-down of One Hundred Thousand and No/100 Dollars (\$100,000); and

WHEREAS, Section 2-45-115 of the Municipal Code (the "Affordable Requirements Ordinance" or the "ARO") obligates the City to impose certain affordability requirements upon developers who undertake residential development projects that include ten (10) or more housing units and that receive City assistance in the form of the sale of City land, financial assistance, or approval of certain zoning changes.

WHEREAS, Developer acknowledges and agrees that the Project is a Residential Housing Project within the meaning of the ARO and that purchase of the Property by the Developer constitutes City assistance in the form of the sale of City land; and

WHEREAS, the ARO divides the city into three (3) zones for purposes of applying the ARO's affordable housing requirements. The three zones are referred to in the ARO and this Agreement as Low-Moderate Income Areas, Higher Income Areas and Downtown Districts; and

WHEREAS, the ARO requires developers of Residential Housing Projects in every zone to (i) set aside 10% of the housing units in the Residential Housing Project as Affordable Units, or provide the Affordable Units in an approved off-site location; (ii) pay a fee in lieu of the development of the Affordable Units; or (iii) any combination of (i) and (ii); provided, however, Residential Housing Projects with twenty (20) or more units ("Larger Projects") in Low-Moderate Income Areas (rental and for-sale), Higher Income Areas (rental and for-sale) and Downtown Districts (rental only) must provide a minimum of 25% of the Affordable Units (the "Required Units") on-site or (for projects in Higher Income Areas and Downtown Districts) off-site; and

WHEREAS, the Project is located in a Low-Moderate Income Area and constitutes a Larger Project and, as a result, the Developer's ARO obligation is three (3) units (10% of 25), one of which is a Required Unit (2.5% of 25, rounded up); and

WHEREAS, the Developer has submitted and the Department has approved a proposal that the Developer shall designate one (1) of the upper floor Housing Units in the Condominium Building as the Required Unit and pay the in-lieu fee for the remainder of the Affordable Units (such fee equal to Fifty Thousand and 00/100 Dollars (\$50,000) for each Affordable Unit), as described in the Affordable Housing Profile substantially in the form attached hereto as Exhibit E; and

WHEREAS, the City Council, pursuant to an ordinance adopted on \_\_\_\_\_, 2016, and published at pages \_\_\_\_\_ through \_\_\_\_\_ in the Journal of such date, authorized the sale of the Property to the Developer for the aggregate amount of Four Hundred Sixty-One Thousand Five Hundred and No/Dollars (\$461,500), subject to the execution, delivery and recording of this Agreement, and in consideration of the Developer's fulfillment of its obligations under this Agreement, including the obligation to complete the Project.

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

#### SECTION 1. INCORPORATION OF RECITALS.

The foregoing recitals constitute an integral part of this Agreement and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

#### SECTION 2. PURCHASE PRICE.

Subject to the terms, covenants and conditions of this Agreement, the City agrees to sell the Property to the Developer, and the Developer agrees to purchase the Property from the City, for the aggregate amount of Four Hundred Sixty-One Thousand Five Hundred and No/Dollars (\$461,500) (the "Purchase Price") to be paid by cashier's check, certified check or wire transfer of immediately available funds, payable as follows:

A. Parcel 1. The Developer shall pay the City One Hundred Sixty-Six Thousand and No/100 Dollars (\$166,000) upon the conveyance of Parcel 1.

B. Parcel 2. The Developer shall pay the City Seventy-Five Thousand and No/100 Dollars (\$75,000) upon the conveyance on Parcel 2.

C. Parcel 3. The Developer shall pay the City One Hundred Eighty-Eight Thousand Five Hundred and No/100 Dollars (\$188,500) upon the conveyance of Parcel 3.

D. Parcel 4. The Developer shall pay the City Thirty-Two Thousand and No/100 Dollars (\$32,000) upon the conveyance of Parcel 4.

### SECTION 3. EARNEST MONEY AND PERFORMANCE DEPOSIT.

3.1 Earnest Money. the Developer shall deposit with the Department earnest money for each Parcel ("Earnest Money"), payable as follows:

A. Parcel 1. Prior to the conveyance of Parcel 1, the Developer shall deposit with the Department Eight Thousand Three Hundred and No/100 Dollars (\$8,300), which shall be credited against the purchase price of Parcel 1.

B. Parcel 2. Prior to the conveyance of Parcel 2, the Developer shall deposit with the Department Three Thousand Seven Hundred Fifty and No/100 Dollars (\$3,750), which shall be credited against the purchase price of Parcel 2.

C. Parcel 3. Prior to the conveyance of Parcel 3, the Developer shall deposit with the Department Nine Thousand Four Hundred Twenty-Five and No/100 Dollars (\$9,425), which shall be credited against the purchase price of Parcel 3.

D. Parcel 4. Prior to the conveyance of Parcel 3, the Developer shall deposit with the Department One Thousand Six Hundred and No/100 Dollars (\$1,600) which shall be credited against the purchase price of Parcel 4.

3.2 Performance Deposit. The Developer shall deposit with the Department security for the performance of its obligations under this Agreement ("Performance Deposit"), payable as follows:

A. Prior to the conveyance of Parcel 1, the Developer shall deposit with the Department Eight Thousand Three Hundred and No/100 Dollars (\$8,300), which the City shall retain until the City issues the Partial Certificate of Completion (as defined in Section 13) for Phase I.

B. Prior to the conveyance of Parcel 2, the Developer shall deposit with the Department Three Thousand Seven Hundred Fifty and No/100 Dollars (\$3,750), which the City shall retain until the City issues the Partial Certificate of Completion (as defined in Section 13)

for Phase II.

C. Prior to the conveyance of Parcel 3, the Developer shall deposit with the Department Nine Thousand Four Hundred Twenty-Five and No/100 Dollars (\$9,425), which the City shall retain until the City issues the Partial Certificate of Completion (as defined in Section 13) for Phase III.

D. Prior to the conveyance of Parcel 4, the Developer shall deposit with the Department One Thousand Six Hundred and No/100 Dollars (\$1,600), which the City shall retain until the City issues the Partial Certificate of Completion (as defined in Section 13) for Phase IV.

#### SECTION 4. CLOSING.

The initial closing of the transaction contemplated by this Agreement (the "Initial Closing") shall take place at the downtown Chicago offices of a title company selected by the Developer (the "Title Company"), on a date that is within thirty (30) days after the Developer has satisfied all conditions precedent set forth in Section 9.1, unless the Department, in its sole discretion, waives one or more such conditions, or on such other date as the parties mutually agree upon in writing (the "Initial Closing Date"); provided, however, in no event shall the Initial Closing occur any later than November 14, 2016, unless the Department, in its sole discretion, extends the Initial Closing Date. On or before the Initial Closing Date, the City shall deliver to the Title Company the Deed for Parcel 1 to be conveyed to the Developer, all necessary state, county and municipal real estate transfer tax declarations, and an ALTA statement.

#### SECTION 5. CONVEYANCE OF TITLE.

5.1 Form of Deed. The City shall convey each Parcel to the Developer by quitclaim deed ("Deed") to Developer, subject to the terms of this Agreement and the following:

- (a) the Plan for the Area;
- (b) the standard exceptions in an ALTA title insurance policy;
- (c) general real estate taxes and any special assessments or other taxes;
- (d) all easements, encroachments, covenants and restrictions of record and not shown of record;
- (e) such other title defects as may exist; and
- (f) any and all exceptions caused by the acts of the Developer or its agents.

5.2 Recording Costs. The Developer shall pay to record the Deeds, this Agreement and any other documents incident to the conveyance of the Property to Developer.

5.3 Escrow Fees. If the Developer requires conveyance through escrow, the Developer shall pay all escrow fees.

5.4 Phased Conveyances. Developer shall submit written requests to the Department for the City to convey to Developer one Parcel at a time. The City shall not convey a subsequent Parcel until Developer has received a Partial Certificate of Completion (as defined in Section 13 below) for the immediately preceding Phase.

5.5 Sales Price For Conveyances from City to Developer. Subject to all of the terms, covenants and conditions of the Agreement, the City shall convey each Parcel for the consideration stated in Section 2 above.

## SECTION 6. TITLE AND SURVEY.

6.1 Title Commitment and Insurance. Not less than 30 days before the anticipated Initial Closing Date, the Developer shall order a current title commitment for the Property issued by the Title Company ("Title Commitment"). The Developer shall pay the cost of, and shall be responsible for, obtaining on the Initial Closing Date or Parcel Closing Date (as defined in Section 9.2 below), as applicable, any title insurance, extended coverage and any endorsements it deems necessary. The City agrees to provide the Title Company with a completed ALTA owner's statement, and other transfer documents typically required by the Title Company and typically provided by the City (but expressly excluding, however, "gap" undertakings, title indemnities and similar liabilities) at or prior to the Initial Closing or Parcel Closing (as defined in Section 9.2 below), as applicable. The Developer shall be solely responsible for and shall pay all costs associated with updating the Title Commitment (including all search, continuation and later-date fees).

6.2 Survey. The Developer shall also be solely responsible for and shall pay all costs associated with obtaining any survey it deems necessary.

6.3 Real Estate Taxes. The City shall use reasonable efforts to obtain the waiver or release of any delinquent real estate tax liens on the Parcel prior to the conveyance of the applicable Parcel, to the extent such tax liens can be waived or released through submission of an abatement letter to the Cook County Treasurer or a motion to vacate a tax sale. If the City is unable to obtain the waiver or release of any such tax liens or is unable to cause the Title Company to insure over such tax liens, or if the Property is encumbered with any other exceptions that would adversely affect the use and insurability of the Parcels for the development of the Project, the Developer shall have the option to do one of the following: (a) accept title to the Parcel subject to the exceptions, without reduction in the Purchase Price; or (b) terminate this Agreement with respect to such Parcel by delivery of written notice to the City at least fourteen (14) business days prior to the Initial Closing Date or Parcel Closing Date, as applicable, in which event this Agreement shall be null and void with respect to such Parcel, and, except as otherwise specifically provided herein, neither party shall have any further right, duty or obligation hereunder with respect to such Parcel. If the Developer elects not to terminate this Agreement with respect to such Parcel as aforesaid, the Developer agrees to accept title subject

to all exceptions. The Developer shall be responsible for all taxes accruing after the Initial Closing Date or Parcel Closing Date, as applicable.

#### SECTION 7. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.

The Developer shall apply for all necessary building permits and other required permits and approvals for the construction of the Phase I of the Project (collectively, "Governmental Approvals") no later than fourteen (14) days after the City Council authorizes the sale of the Property, unless the Department, in its sole discretion, extends such application date, and shall pursue such permits and approvals in good faith and with all due diligence.

#### SECTION 8. PROJECT BUDGET AND PROOF OF FINANCING.

[INTENTIONALLY OMITTED]

#### SECTION 9. CONDITIONS TO THE CITY'S OBLIGATION TO CLOSE.

9.1 Initial Closing. The obligations of the City under this Agreement and to convey the Parcel 1 to the Developer are contingent upon each of the following being satisfied at least fourteen (14) days prior to the Initial Closing Date, or by such other date as may be specified, unless waived or extended in writing by the Department:

9.1.A. Legal Opinion. The Developer shall have delivered to the City a legal opinion stating, in part, that Developer been duly organized and are duly authorized to enter into this Agreement. Such opinion shall be in a form and substance reasonably acceptable to the City's Corporation Counsel.

9.1.B Due Diligence. The Developer shall have delivered to the City due diligence searches in the Developer's name (UCC, State and federal tax lien, pending litigation and judgments in Cook County and the U.S. District Court for the Northern District of Illinois, and bankruptcy) showing no unacceptable liens, litigation, judgments or filings, as reasonably determined by the City's Corporation Counsel.

9.1.C Organization and Authority Documents. The Developer shall have delivered to the City the Developer's articles of organization, including all amendments thereto, as furnished and certified by the Office of the Secretary of State of the State of Illinois; Certificates of Good Standing dated no more than thirty (30) days prior to the Initial Closing Date, issued by the Office of the Secretary of State of the State of Illinois, as to the good standing of Developer; and operating agreements, resolutions and such other organizational documents as the City may reasonably request.

9.1.D Representations and Warranties. On the Initial Closing Date, the representations and warranties of the Developer in this Agreement shall be true and correct.

9.1.E. Earnest Money and Performance Deposit. The Developer shall have deposited to the Department the Earnest Money and Performance Deposit for Parcel 1.

9.1.F Budget and Proof of Financing. The City shall have approved: (1) the Developer's project budget (including hard and soft construction costs) for the Phase I of the Project; and (2) proof of Developer's financing (i.e., binding commitment letters from the Developer's lenders, if any, and evidence of the Developer's ability to make an equity contribution in the amount necessary to fill the gap between the Developer's project budget and any approved financing) for the Phase I of the Project.

9.1.G Simultaneous Loan Closing. On the Initial Closing Date, the Developer shall simultaneously close all the financing approved by the Department as part of the Developer's proof of financing for Phase I of the Project.

9.1.H Insurance. The Developer shall provide evidence of insurance reasonably acceptable to the City. The City shall be named as an additional insured on any liability insurance policies (\$1M per occurrence and \$2M aggregate) and as a loss payee (subject to the rights of the holder of any Approved Mortgage) on any property insurance policies from the Initial Closing Date through the date the City issues the Partial Certificate of Completion (as defined in Section 13 below) for Phase I. With respect to property insurance, the City will accept an ACORD 28 form. With respect to liability insurance, the City will accept an ACORD 25 form, together with a copy of the endorsement that is added to the Developer's policy showing the City as an additional insured.

9.1.I Subordination Agreement. On the Initial Closing Date, and prior to recording any mortgage approved pursuant to Section 9.1.F above (each such mortgage, an "Approved Mortgage"), the Developer shall, at the City's request, deliver to the City a subordination agreement in a form reasonably acceptable to the City (the "Subordination Agreement"), in which the Lender agrees to subordinate the lien of its mortgage to the covenants running with the land as provided in Section 18.

9.1.J MBE/WBE and Local Hiring Compliance Plan. The Developer and the Developer's general contractor and all major subcontractors shall meet with staff from the Department regarding compliance with the 26% MBE, 6% WBE, 50% Local Hiring and other requirements set forth in Section 23, and at least fourteen (14) days prior to the Initial Closing Date, the City shall have approved the Developer's compliance plan in accordance with Section 23.4.

9.1.K Other Obligations. On the Initial Closing Date, the Developer shall have performed all of the other obligations required to be performed by the Developer under this Agreement as of the Initial Closing Date.

9.1.L Reconveyance Deed. Prior to the conveyance of Parcel 1 to the Developer, Developer shall deliver to the City a special warranty deed for the Parcel 1 in recordable form naming the City as grantee ("Reconveyance Deed"), for possible recording in accordance with Section 19.6 below, if applicable.

9.1.M. Final Governmental Approvals. Developer shall have delivered to the City evidence of its receipt of all Governmental Approvals necessary to construct the Phase I of the Project.

9.1.N Right to Terminate. If any of the conditions in this Section 9 have not been satisfied to the City's reasonable satisfaction within the time period provided for herein, the City may, at its option, terminate this Agreement after (a) delivery of written notice to the Developer at any time after the expiration of the applicable time period, stating the condition or conditions that have not been fulfilled, and (b) providing the Developer with forty-five (45) days to fulfill those conditions. If, after receiving notice and an opportunity to cure as described in the preceding sentence, the Developer still has not fulfilled the applicable conditions to the City's reasonable satisfaction prior to the expiration of said forty-five (45) day period, this Agreement shall be null and void and, except as otherwise specifically provided, neither party shall have any further right, duty or obligation hereunder. Any forbearance by the City in exercising its right to terminate this Agreement upon a default hereunder shall not be construed as a waiver of such right.

9.2 Parcel Closing. Before the City shall deliver a Deed to Developer for any subsequent Parcel (such date of delivery, a "Parcel Closing" or "Parcel Closing Date"), and before any construction may commence on any subsequent Phase, the Department shall have reviewed and approved the following closing deliveries (fully executed and acknowledged, where applicable), each of which, unless waived in writing by the Department, shall be a condition precedent to the City's obligation to deliver Deeds for a particular Phase:

9.2.A Budget and Proof of Financing. The City shall have approved: (1) the Developer's project budget (including hard and soft construction costs) for the applicable Phase of the Project; and (2) proof of Developer's financing (i.e., binding commitment letters from the Developer's lenders, if any, and evidence of the Developer's ability to make an equity contribution in the amount necessary to fill the gap between the Developer's project budget and any approved financing) for the applicable Phase of the Project.

9.2.B Simultaneous Loan Closing. On the Parcel Closing Date for the applicable Parcel, the Developer shall simultaneously close all the financing approved by the Department as part of the Developer's proof of financing for the applicable Phase.

9.2.C Insurance. The Developer shall provide evidence of insurance reasonably acceptable to the City. The City shall be named as an additional insured on all liability insurance policies and as a loss payee (subject to the prior rights of any first mortgagee) on all property insurance policies from the date of conveyance for each Parcel through the date the City issues the Partial Certificate of Completion (as defined in Section 13 below) for the applicable Phase. With respect to property insurance, the City will accept an ACORD 28 form. With respect to liability insurance, the City will accept an ACORD 25 form, together with a copy of the endorsement that is added to the Developer's policy showing the City as an additional insured;



9.2.D Subordination Agreement. On the Parcel Closing Date for the applicable Parcel, and prior to recording any mortgage approved pursuant to Section 9.2.A above (each such mortgage, an "Approved Mortgage"), the Developer shall, at the City's request, deliver to the City a subordination agreement in a form reasonably acceptable to the City (the "Subordination Agreement"), in which the Lender agrees to subordinate the lien of its mortgage to the covenants running with the land as provided in Section 18.

9.2.E. Phase I. Prior to the conveyance of Parcel 3, the Developer shall have delivered a Phase I Environmental Site Assessment Report ("Phase I"), dated within 180 days prior to the Parcel Closing Date for Parcel 3, to the City. "). The environmental consultant must provide a reliance letter naming the City of Chicago as an authorized user of the Phase I.

9.2.F. Reconveyance Deed. Prior to the conveyance of the applicable Parcel to the Developer, Developer shall deliver to the City a special warranty deed for the Parcel in recordable form naming the City as grantee ("Reconveyance Deed"), for possible recording in accordance with Section 19.6 below, if applicable.

9.2.G. Earnest Money and Performance Deposit. The Developer shall have deposited to the Department the Earnest Money and Performance Deposit for the applicable Parcel.

9.2.I. Governmental Approvals. Developer shall have delivered to the City evidence of its receipt of all Governmental Approvals necessary to construct the applicable Phase of the Project. In the event that the applicable Phase of the Project triggers the ARO, Developer shall instead provide evidence that: (1) that the City's Department of Buildings is prepared to issue all necessary building permits for the Phase; and (2) of receipt all other Governmental Approvals necessary to construct the Phase.

## SECTION 10. CONSTRUCTION REQUIREMENTS.

10.1 Drawings. The Developer shall construct the Project on the Property in substantial accordance with the site plan and other drawings attached hereto as Exhibit C, and in accordance the final plans and specifications prepared by Studio Dwell, dated March 10 and May 23, 2016, which have been approved by the Department and which are incorporated herein by this reference (collectively, "Drawings"). No material deviation from the Drawings may be made without the prior written approval of the Department. If the Developer submits and the Department approves revised design development drawings and specifications after the date of this Agreement, the term "Drawings" as used herein shall refer to the revised design development drawings and specifications upon the Department's written approval of the same.

10.2 Relocation of Utilities, Curb Cuts and Driveways. The Developer shall be solely responsible for and shall pay all costs associated with: (a) the relocation, installation or construction of public or private utilities, curb cuts and driveways; (b) the repair or reconstruction of any curbs, vaults, sidewalks or parkways required in connection with or damaged as a result of the Developer's construction of the Project; (c) the removal of existing

pipes, utility equipment or building foundations; and (d) the termination of existing water or other services. The City shall have the right to approve any streetscaping provided by the Developer as part of the Project, including, without limitation, any paving of sidewalks, landscaping and lighting.

10.3 City's Right to Inspect Property. For the period commencing on the Initial Closing Date and continuing through the date the City issues the last Partial Certificate of Completion (as defined in Section 13 below), any duly authorized representative of the City shall have access to the Property at all reasonable times for the purpose of determining whether the Developer is constructing the Project in accordance with the terms of this Agreement and all applicable federal, state and local statutes, laws, ordinances, codes, rules, regulations, orders and judgments, including, without limitation, Sections 7-28 and 11-4 of the Municipal Code of Chicago relating to waste disposal (collectively, "Laws").

10.4 Barricades and Signs. Upon the City's request, the Developer agrees to erect such signs as the City may reasonably require identifying the Property as a City redevelopment project. The Developer may erect signs of its own incorporating such approved identification information upon the execution of this Agreement. Prior to the commencement of any construction activity requiring barricades, the Developer shall install a construction barricade of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. The City shall have the right to approve all barricades, the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades, and all signage, which approval shall not be unreasonably withheld or delayed.

10.5 Survival. The provisions of this Section 10 shall survive the Initial Closing.

#### SECTION 11. LIMITED APPLICABILITY.

The approval of any Drawings by the Department's Bureau of Housing is for the purpose of this Agreement only and does not constitute the approval required by the City's Department of Buildings, any other Department Bureau (such as, but not limited to, the Department's Bureau of Zoning), or any other City department; nor does the approval by the Department pursuant to this Agreement constitute an approval of the quality, structural soundness or the safety of any improvements located or to be located on the Property. The approval given by the Department shall be only for the benefit of the Developer and any lienholder authorized by this Agreement.

#### SECTION 12. COMMENCEMENT AND COMPLETION OF PROJECT.

12.1 Phase I Commencement and Completion Dates. Subject to the receipt of all necessary governmental approvals, the Developer shall commence construction of Phase I of the Project no later than six (6) months after the Initial Closing Date, unless the Department, in its sole discretion, extends such date (the date on which construction commences, the "Phase I Construction Commencement Date"), and shall complete Phase I of the Project, as reasonably determined by the Department and evidenced by a Partial Certificate of Completion (as defined in Section 13) no later than one (1) years following the Phase I Construction Commencement

Date.

12.2. Subsequent Phases Commencement and Completion Dates. Subject to the receipt of all necessary approvals, the Developer shall commence construction of any subsequent Phase of the Project no later than six (6) months year after the applicable Parcel Closing Date, unless the Department, in its sole discretion, extends such date (each such date construction commences, a "Subsequent Phase Construction Commencement Date") and shall complete construction of such Phase of the Project, as reasonably determined by the Department and evidenced by a Partial Certificate of Completion (as defined in Section 13) not later than one (1) years following the Subsequent Phase Construction Commencement Date.

The Developer shall give written notice to the City within five (5) days after it commences construction of any Phase. The Developer shall construct the Project in accordance with the Drawings and all Laws and covenants and restrictions of record. If the Developer's construction of the Project falls short of Developer's completion obligations in this Section 12, the Department, in its sole and absolute discretion, may release all Parcels not yet conveyed to the Developer from this Agreement so that such Parcels may be made available to the City for alternative redevelopment plans.

#### SECTION 13. CERTIFICATE OF COMPLETION.

As each Phase comprising the Project is substantially completed, the Developer shall deliver to the City a Request for a Partial Certificate of Completion ("Request for Partial Certificate of Completion") in substantially the form attached hereto as Exhibit D. The Request for Partial Certificate of Completion must include a copy of the building permit(s) for the Phase, which evidences (on the reverse side of the permit) that the City's Department of Buildings has inspected and approved the following:

1. Footings (underground inspection);
2. Framing (rough-in inspection);
3. Plumbing (underground, rough-in and final inspections); and
4. Electrical (rough-in and final inspections).

Within fifteen (15) days after receipt of a Request for Partial Certificate of Completion, the Department shall deliver to the Developer either a Partial Certificate of Completion for the Phase ("Partial Certificate of Completion") or a written statement indicating in adequate detail how the Developer's Request for Partial Certificate of Completion was deficient. The Developer shall have thirty (30) days to correct any deficiencies and resubmit a Request for Partial Certificate of Completion. The Partial Certificate of Completion shall be in recordable form, and shall, upon recording, release the Parcel identified in the Partial Certificate of Completion from this Agreement. The Partial Certificate of Completion shall not, however, constitute evidence that the Developer has complied with any Laws relating to the construction of the Project, nor shall it serve as any guaranty as to the quality of the construction.

**SECTION 14. RESTRICTIONS ON USE.**

The Developer, for itself, its successors and assigns, agrees as follows:

14.1 The Developer shall construct the Project in accordance with the Drawings, this Agreement and all applicable Laws.

14.2 The Developer shall satisfy its affordable housing obligation under the ARO by designating one (1) of the upper floor Housing Units in the Condominium Building as the Required Unit and paying the in-lieu fee for the remainder of the Affordable Units (such fee equal to Fifty Thousand and 00/100 Dollars (\$50,000) for each Affordable Unit) as described in the Affordable Housing Profile substantially in the form attached hereto as Exhibit E. Prior to the issuance of any building permits for the Project that would permit a tenth Housing Unit, including, without limitation, excavation or foundation permits, the Developer shall make the first in-lieu payment of Fifty Thousand and 00/100 Dollars (\$50,000). Prior to the issuance of any building permits for the Project that would permit a fifteenth Housing Unit, including, without limitation, excavation or foundation permits, the Developer shall make the second in-lieu payment of Fifty Thousand and 00/100 Dollars (\$50,000). Prior to the issuance of any building permits for the Project that would permit a twentieth Housing Unit, including without limitation, excavation or foundation permits, the Developer shall execute and record an affordable housing agreement in accordance with Section 2-45-115(L) of the ARO ("Affordable Housing Agreement") to secure the Developer's obligation to construct the Required Unit. The Developer acknowledges and agrees that the Affordable Housing Agreement will be recorded against the applicable Parcel and will constitute a lien against such Parcel.

14.3 The Developer shall not discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the sale, lease, rental, use or occupancy of the Property or any part thereof or the Project or any part thereof.

14.4 The Developer shall devote the Property to a use consistent with the Plan.

The Developer acknowledges and agrees that the use restrictions set forth in this Section 14 constitute material, bargained-for consideration for the City, and that, but for such use restrictions, the City would not have agreed to convey the Property to Developer.

**SECTION 15. PROHIBITION AGAINST SALE OR TRANSFER OF PROPERTY.**

Prior to the City's issuance of the last Partial Certificate of Completion, the Developer shall not, without the prior written consent of the Department, which consent shall be in the Department's sole discretion: (1) directly or indirectly sell, transfer or otherwise dispose of the Property or any part thereof or any interest therein, or the Developer's controlling interests therein (including without limitation, a transfer by assignment of any beneficial interest under a land trust); or (2) directly or indirectly assign this Agreement. In the event of a proposed sale, the City shall be provided copies of any and all sales contracts, legal descriptions, descriptions of

intended use, certifications from the proposed buyer regarding this Agreement and such other information as the City may reasonably request. The proposed buyer must be qualified to do business with the City (including but not limited to anti-scofflaw requirement). The provisions of this Section 15 shall not prohibit the Developer from contracting to sell or from selling the Housing Units in the ordinary course of development, nor shall it prohibit the Developer from transferring the Project to one or more condominium associations in compliance with the Illinois Condominium Property Act.

#### SECTION 16. LIMITATION UPON ENCUMBRANCE OF PROPERTY.

Prior to the issuance of the last Partial Certificate of Completion, the Developer shall not, without the Department's prior written consent, which shall be in the Department's sole discretion, engage in any financing or other transaction which would create an encumbrance or lien on the Property, except for the acquisition and construction financing approved pursuant to Section 9.1.F, Section 9.2.A, the Affordable Housing Agreement required by Section 14.2 and recorded documents necessary to convert the Property, where applicable, to a condominium form of ownership.

#### SECTION 17. MORTGAGEES NOT OBLIGATED TO CONSTRUCT.

Notwithstanding any other provision of this Agreement or of the Deed, the holder of any Approved Mortgage (or any affiliate of such holder) shall not itself be obligated to construct or complete the Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 18 and, at the Initial Closing or any Parcel Closing, as applicable, at the City's request, shall execute a Subordination Agreement. If any such mortgagee or its affiliate succeeds to the Developer's interest in the Property prior to the issuance of the last Partial Certificate of Completion, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Property to another party (that is not also a mortgagee), such transferee shall be obligated to complete the Project, and shall also be bound by the other covenants running with the land specified in Section 18.

#### SECTION 18. COVENANTS RUNNING WITH THE LAND.

The parties agree, and the Deed shall so expressly provide, that the covenants provided in Section 12 (Commencement and Completion of Project), Section 14 (Restrictions on Use), Section 15 (Prohibition Against Sale or Transfer of Property) Section 16 (Limitation Upon Encumbrance of Property), Section 21 (Indemnification) and Section 22 (Environmental Matters) will be covenants running with the land, binding on the Developer and its successors and assigns (subject to the limitation set forth in Section 17 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. The covenants provided in Sections 12, 14.1, 14.2, 16, 21 and 22 (except for Section 22.4) shall expire and terminate upon the issuance of the last Partial Certificate of Completion without further action by the parties. The covenant contained in Section 14.3 shall remain in effect without limitation as to time. The covenant contained in Section 14.4 shall expire and terminate without further action of the parties upon the expiration of the Plan for the Area.

## SECTION 19. PERFORMANCE AND BREACH.

19.1 Time of the Essence. Time is of the essence in the Developer's performance of its obligations under this Agreement.

19.2 Permitted Delays. The Developer shall not be considered in breach of its obligations under this Agreement in the event of a delay due to unforeseeable causes beyond the Developer's control and without the Developer's fault or negligence, including, without limitation, acts of God, acts of the public enemy, acts of the United States government, fires, floods, epidemics, quarantine restrictions, strikes, embargoes and unusually severe weather or delays of subcontractors due to such causes (collectively, "Permitted Delays"). The time for the performance of the obligations shall be extended only for the period of the delay and only if the Developer requests an extension in writing within twenty (20) days after the beginning of any such delay.

19.3 Cure. If the Developer defaults in the performance of its obligations under this Agreement, the Developer shall have sixty (60) days after written notice of default from the City to cure the default, or such longer period as shall be reasonably necessary to cure such default provided the Developer promptly commences such cure and thereafter diligently pursues such cure to completion (so long as continuation of the default does not create material risk to the Project or to persons using the Project).

Whenever the City shall deliver a notice or demand pursuant to this Section 19.3, the City shall at the same time forward a copy of such notice or demand to any lender previously approved by the City in writing. After the expiration of any applicable cure period, each such lender shall have the right, at its option, to remedy such default within an additional thirty (30) day cure period. In no event shall the cure period applicable to any lender extend beyond ninety (90) days from the date of the City's default notice to the Developer.

Notwithstanding the foregoing, no notice or cure period shall apply to defaults under Sections 19.4(c), (e), (g) and (j).

19.4 Event of Default. The occurrence of any one or more of the following shall constitute an "Event of Default" under this Agreement:

(a) The Developer makes or furnishes a warranty, representation, statement or certification to the City (whether in this Agreement, an Economic Disclosure Statement, or another document) that is not true and correct.

(b) A petition is filed by or against the Developer under the Federal Bankruptcy Code or any similar state or federal law, whether now or hereafter existing, which is not vacated, stayed or set aside within thirty (30) days after filing.

(c) The Developer fails to commence or complete the Project in accordance with the time line outlined in Section 12 above, or the Developer abandons or substantially suspends construction of the Project (no notice or cure period shall apply).

(d) The Developer fails to pay real estate taxes or assessments affecting the Property or any part thereof when due, or places thereon any encumbrance or lien unauthorized by this Agreement, or suffers or permits any levy or attachment, mechanic's, laborer's, material supplier's, or any other lien or encumbrance unauthorized by this Agreement to attach to the Property.

(e) The Developer makes an assignment, pledge, unpermitted financing, encumbrance, transfer or other disposition in violation of this Agreement (no notice or cure period shall apply).

(f) There is a material and adverse change in the Developer's financial condition or operations.

(g) The Developer fails to close by the Initial Closing Date, as such date may be amended by the Department, in its sole discretion (no notice or cure period shall apply, except as set forth in in Section 9.1.N.).

(h) The Developer materially fails to perform, keep or observe any of the other covenants, conditions, promises, agreements or obligations under this Agreement or any other written agreement entered into with the City with respect to the Project.

(i) The Developer fails to comply with the restrictions on use set forth in Sections 14.1, 14.3, 14.4 and 14.5.

(j) The Developer fails to use the Property in accordance with Section 14.2 (no notice or cure period shall apply).

19.5 Prior to Initial Closing. If an Event of Default occurs prior to the Initial Closing, and the default is not cured in the time period provided for in Section 19.3 above, the City may terminate this Agreement, institute any action or proceeding at law or in equity against the Developer.

19.6 After Initial Closing. If an Event of Default occurs after the Initial Closing but prior to the issuance of the last Partial Certificate of Completion, and the default is not cured in the time period provided for in Section 19.3 above, the City may terminate this Agreement and exercise any and all remedies available to it at law or in equity, including, without limitation, the right to re-enter and take possession of the Property, terminate the estate conveyed to the Developer, re-vest title to the Property in the City and record the Reconveyance Deed(s) (the "Right of Reverter"); provided, however, the City's Right of Reverter shall be limited by, and shall not defeat, render invalid, or limit in any way, the lien of any mortgage authorized by this

Agreement. The Developer will cooperate with the City to ensure that if the City records the Reconveyance Deed(s), such recording is effective for purposes of transferring title to the Property to the City, subject only to those title exceptions that were on title as of the date and time that the City conveyed the Property to the Developer.

If title to the Property reverts in the City pursuant to the Right of Reverter, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period the Property was owned by the Developer, and shall cause the release of all liens or encumbrances placed on the Property during the period of time the Property was owned by the Developer.

19.7 No Remedies Against Housing Units or Purchasers. Notwithstanding anything in this Section 19 or otherwise, the City shall have no rights or remedies against a purchaser of a Housing Unit, or against such Housing Unit, after the sale of such Housing Unit to such purchaser. By operation of this Section 19.7, each such Housing Unit shall be released from the encumbrance of this Agreement at the time of such Housing Unit's sale to a bona fide purchaser.

#### SECTION 20. CONFLICT OF INTEREST; CITY'S REPRESENTATIVES NOT INDIVIDUALLY LIABLE.

The Developer represents and warrants that no agent, official or employee of the City shall have any personal interest, direct or indirect, in the Developer, this Agreement, the Property or the Project, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any corporation, partnership, association or other entity in which he or she is directly or indirectly interested. No agent, official or employee of the City shall be personally liable to the Developer or any successor in interest in the event of any default or breach by the City or for any amount which may become due to the Developer or successor or with respect to any commitment or obligation of the City under the terms of this Agreement.

#### SECTION 21. INDEMNIFICATION.

The Developer agrees to indemnify, defend and hold the City harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses (including, without limitation, reasonable attorneys' fees and court costs) suffered or incurred by the City arising from or in connection with: (a) the failure of the Developer to perform its obligations under this Agreement; (b) the failure of the Developer or any contractor or other agent, entity or individual acting under the control or at the request of the Developer ("Agent") to pay contractors, subcontractors or material suppliers in connection with the construction and management of the Project; (c) any misrepresentation or omission made by the Developer or any Agent; (d) the failure of the Developer to redress any misrepresentations or omissions in this Agreement or any other agreement relating hereto; and (e) any activity undertaken by the Developer or any Agent on the Property prior to or after the Initial Closing. This indemnification shall survive the Initial Closing or any termination of this Agreement (regardless of the reason for such termination).



**SECTION 22. ENVIRONMENTAL MATTERS. – SUBJECT TO 2FM'S REVIEW AND APPROVAL**

22.1. "As Is" Sale. The Developer acknowledges and agrees that it has had, or will have had, prior to the Initial Closing Date, adequate opportunity to inspect the Property. The Developer agrees to accept the Property in its "as is," "where is" and "with all faults" condition on the Initial Closing Date without any covenant, representation or warranty, express or implied, of any kind, as to the structural, physical or environmental condition of the Property or the suitability of the Property for any purpose whatsoever. The Developer's obligation to purchase the Property is conditioned upon the Developer being satisfied with the condition of the Property for the construction, development and operation of the Project. If the Developer determines that it is not satisfied, in its sole discretion, with the condition of the Property, the condition of title to the Property, any obligations imposed upon the Developer to make infrastructure improvements as required under Section 10 the terms imposed upon the Developer in connection with any required Governmental Approvals, the Redevelopment Plan, or the Environmental Remediation requirements described in Section 22.3, or for any other reason, the Developer may terminate this Agreement by written notice to the City any time prior to the Initial Closing Date, whereupon this Agreement shall be null and void and, except as otherwise specifically provided, neither Party shall have any further right, duty or obligation hereunder. If the Developer elects not to terminate this Agreement pursuant to this Section 22.1, the Developer shall be deemed satisfied with the condition of the Property. The Developer hereby acknowledges that, in purchasing the Property, the Developer is relying solely upon its own inspection and other due diligence activities and not upon any information (including, without limitation, environmental studies or reports of any kind) provided by or on behalf of the City or its agents or employees with respect thereto. The Developer agrees that it is the Developer's sole responsibility and obligation to perform any remedial activities and take such other action as is necessary to put the Property in a condition which is suitable for its intended use.

22.2. The Developer hereby represents and warrants to the City that, as of the Initial Closing Date, the Developer shall conduct environmental studies sufficient to conclude that the Project may be constructed, completed and operated in accordance with all Environmental Laws and this Agreement and all Exhibits attached hereto, the Drawings and all amendments thereto, and the Plan. The Developer represents and warrants that, as of the Initial Closing Date, it shall deliver true and complete copies of all final environmental studies, reports, field data, correspondence with any environmental agency and similar documents prepared by or for the Developer (or otherwise obtained by the Developer) regarding the environmental condition of the Property (collectively, "Environmental Documents") as of the date hereof to the City.

22.3 The Developer shall provide the City with a Phase I Environmental Assessment ("Phase I") for Parcel 3. The Developer shall cooperate and consult with the City at all relevant times (and in all cases upon the City's request) with respect to environmental matters. The City's Department of Fleet and Facilities Management ("2FM") shall have the right to review and approve the sufficiency of the Phase I report for Parcel 3. Upon 2FM's request, the Developer shall perform additional tests for the purpose of determining whether any

environmental or health risks would be associated with the development of the Project on Parcel 3, including, without limitation, updated or expanding the Phase I report(s) and performing initial or additional Phase II Environmental Site Assessment(s) (collectively, the "Reports"). The environmental consultant must provide a reliance letter naming the City of Chicago as an authorized user of the Reports.

In the event that the Phase I for Parcel 3 identifies any Recognized Environmental Condition ("REC"), the Developer shall perform a Phase II Environmental Site Assessment ("Phase II") to ascertain the presence of any environmental impacts that may be associated with RECs. If an environmental condition is discovered that requires environmental remediation, including any exceedance of Illinois Environmental Protection Agency's ("IEPA") Tiered Approach to Corrective Action Objectives ("TACO") Tier 1 residential criteria, then the Developer shall enroll Parcel 3 into the IEPA Site Remediation Program ("SRP") and take all necessary and proper steps to obtain a draft comprehensive No Further Remediation Letter based on TACO Tier 1 residential remediation objectives ("Draft Residential NFR Letter").

After 2FM approves the Draft Residential NFR Letter, the Developer covenants and agrees to complete all investigation, removal, response, disposal, remediation and other activities ("Remediation Work") necessary to obtain (as applicable) a final comprehensive No Further Remediation Letter from the IEPA approving the use of Parcel 3 for residential use, based on the Draft Residential NFR Letter ("Final Residential NFR Letter"). The Final Residential NFR Letter may be reasonably conditioned upon use and maintenance of engineered barriers and other institutional or engineering controls acceptable to the IEPA. 2FM shall have the right to review in advance and approve all documents submitted to the IEPA under the SRP, as amended or supplemented from time to time, including, without limitation, the Comprehensive Site Investigation and Remediation Objectives Report, the Remedial Action Plan, and the Remedial Action Completion Report (collectively, the "SRP Documents"), the Draft Residential NFR Letter and the Final Residential NFR Letter and any changes thereto. 2FM shall also have the right to review in advance and approve the Developer's estimate of the cost to perform the Remediation Work. The Developer shall cooperate and consult with the City at all relevant times (and in all cases upon the City's request) with respect to environmental matters. The Developer shall promptly transmit to the City copies of all Environmental Documents prepared or received after the date hereof, including, without limitation, any written communications delivered to or received from the IEPA or other regulatory agencies with respect to the Remediation Work.

Developer shall be solely responsible for all site preparation, SRP and environmental oversight costs, including, but not limited to, report preparation, IEPA fees, remediation oversight, the removal of soil, pre-existing building foundations, soil exceeding the IEPA's Tiered Approach to Cleanup Objectives for the proposed uses of the Property, and demolition debris, the removal, disposal, storage, remediation, removal or treatment of Hazardous Material (as defined below) from Parcel 3, and the construction of any engineered barriers required to obtain the Final Residential NFR Letter. The Developer shall promptly transmit to the City

copies of all Environmental Documents prepared or received after the date hereof, including, without limitation, any written communications delivered to or received from the IEPA or other regulatory agencies with respect to the Remediation Work.

The Developer acknowledges and agrees that the City will not issue a Partial Certificate of Completion or a Certificate of Occupancy for Phase II of the Project until the IEPA has issued, and the City has approved, the Final Residential NFR Letter for Parcel 3.

The Developer must abide by the terms and conditions of the Final Residential NFR letter.

22.4 Release and Indemnification. The Developer, on behalf of itself and the other Developer Parties, or anyone claiming by, through, or under the Developer Parties, hereby releases, relinquishes and forever discharges the City from and against any and all Losses which the Developer or any of the Developer Parties ever had, now have, or hereafter may have, whether grounded in tort or contract or otherwise, in any and all courts or other forums, of whatever kind or nature, whether known or unknown, arising out of or in any way connected with, directly or indirectly (a) any environmental contamination, pollution or hazards associated with the Property or any improvements, facilities or operations located or formerly located thereon, including, without limitation, any release, emission, discharge, generation, transportation, treatment, storage or disposal of Hazardous Substances, or threatened release, emission or discharge of Hazardous Substances; (b) the structural, physical or environmental condition of the Property, including, without limitation, the presence or suspected presence of Hazardous Substances in, on, under or about the Property or the migration of Hazardous Substances from or to other property, unless the Hazardous Substances migrate from property owned by the City to the Property; (c) any violation of, compliance with, enforcement of or liability under any Environmental Laws, including, without limitation, any Losses arising under CERCLA, and (d) any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"). Furthermore, the Developer shall defend, indemnify, and hold the City harmless from and against any and all Losses which may be made or asserted by any third parties arising out of or in any way connected with, directly or indirectly, any of the Released Claims.

22.5 Release Runs with the Land. The covenant of release in Section 22.4 shall run with the Property, and shall be binding upon all successors and assigns of the Developer with respect to the Property, including, without limitation, each and every person, firm, corporation, limited liability company, trust or other entity owning, leasing, occupying, using or possessing any portion of the Property under or through the Developer following the date of the Decd. The Developer acknowledges and agrees that the foregoing covenant of release constitutes a material inducement to the City to enter into this Agreement, and that, but for such release, the City would not have agreed to convey the Property to the Developer for the Purchase Price. It is expressly agreed and understood by and between the Developer and the City that, should any future obligation of the Developer, or any of the Developer Parties, arise or be alleged to arise in connection with any environmental, soil or other condition of the Property, neither the

Developer, nor any of the Developer Parties, will assert that those obligations must be satisfied in whole or in part by the City because Section 22.4 contains a full, complete and final release of all such claims.

22.6 Survival. This Section 22 shall survive the Initial Closing Date or any termination of this Agreement (regardless of the reason for such termination).

For the purposes of this Section 22:

“Affiliate” means a person or entity that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with the Developer, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through shared ownership, a trust, a contract or otherwise.

“Environmental Laws” means any and all Laws relating to the regulation and protection of human health, safety, the environment and natural resources now or hereafter in effect, as amended or supplemented from time to time, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq., the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq., the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., the Clean Air Act, 42 U.S.C. § 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., the Occupational Safety and Health Act, 29 U.S.C. § 651 et seq., any and all regulations promulgated under such Laws, and all analogous state and local counterparts or equivalents of such Laws, including, without limitation, the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq., and the common law, including, without limitation, trespass and nuisance.

“Hazardous Material” shall mean any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws, or any pollutant or contaminant, and shall include, but not be limited to, volatile organic compounds (“VOCs”), polynuclear aromatic hydrocarbons (“PNAs”), petroleum (including crude oil), metals, any radioactive material or by-product material, polychlorinated biphenyls (“PCBs”), and asbestos in any form or condition.

“Indemnitees” shall mean the City, and its elected and appointed officials, employees, agents and affiliates.

“Losses” means any and all claims, demands, actions, suits, causes of action, legal or administrative proceedings, losses, damages, obligations, liabilities, executions, judgments, fines, penalties, assessments, liens, debts, costs, expenses and disbursements of any kind or nature whatsoever (including, without limitation, investigation, cleanup, monitoring, remedial, removal and restoration costs, natural resource damages, property damages, and the reasonable fees and disbursements of counsel for Indemnitees in connection with any investigative, administrative or

judicial proceeding commenced or threatened, whether or not such Indemnities shall be designated a party thereto).

#### SECTION 23. DEVELOPER'S EMPLOYMENT OBLIGATIONS.

23.1 Employment Opportunity. The Developer agrees, and shall contractually obligate its various contractors, subcontractors and any affiliate of the Developer operating on the Property (collectively, the "Employers" and individually, an "Employer") to agree, that with respect to the provision of services in connection with the construction of the Project or occupation of the Property:

(a) Neither the Developer nor any Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code of Chicago, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Developer and each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

(b) To the greatest extent feasible, the Developer and each Employer shall present opportunities for training and employment of low and moderate income residents of the City, and provide that contracts for work in connection with the construction of the Project be awarded to business concerns which are located in or owned in substantial part by persons residing in, the City.

(c) The Developer and each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including, without limitation, the Human Rights Ordinance and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), both as amended from time to time, and any regulations promulgated thereunder.

(d) The Developer, in order to demonstrate compliance with the terms of this Section 23.1, shall cooperate with and promptly and accurately respond to inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

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

(f) Failure to comply with the employment obligations described in this Section 23.1 shall be a basis for the City to pursue remedies under the provisions of Section 19.

### 23.2 City Resident Employment Requirement.

(a) The Developer agrees, and shall contractually obligate each Employer to agree, that during the construction of the Project, the Developer and each Employer shall comply with the minimum percentage of total worker hours performed by actual residents of the City of Chicago as specified in Section 2-92-330 of the Municipal Code of Chicago (at least fifty percent); provided, however, that in addition to complying with this percentage, the Developer and each Employer shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

(b) The Developer and the Employers may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code of Chicago in accordance with standards and procedures developed by the chief procurement officer of the City of Chicago.

(c) "Actual residents of the City of Chicago" shall mean persons domiciled within the City of Chicago. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

(d) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of the Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

(e) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to the Department in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Developer or Employer hired the employee should be written in after the employee's name.

(f) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, the Department, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Certificate of Completion.

(g) At the direction of the Department, the Developer and the Employers shall provide affidavits and other supporting documentation to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

(h) Good faith efforts on the part of the Developer and the Employers to provide work for actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the chief procurement officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents.

(i) If the City determines that the Developer or an Employer failed to ensure the fulfillment of the requirements of this Section 23.2 concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section 23.2. If such non-compliance is not remedied in accordance with the breach and cure provisions of Section 19.3, the parties agree that 1/20 of 1 percent (.05%) of the aggregate hard construction costs set forth in the Final Project Budget shall be surrendered by the Developer and for the Employers to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer and/or the other Employers or employees to prosecution.

(j) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.

(k) The Developer shall cause or require the provisions of this Section 23.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

23.3 Developer's MBE/WBE Commitment. The Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the general contractor to agree, that during the construction of the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code of Chicago (the "Procurement Program"), and (ii) the Minority- and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code of Chicago (the "Construction Program," and collectively with the Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 23.3, during the course of construction of the Project, at least 26% of the aggregate hard construction costs, as set forth in Exhibit F hereto (the "MBE/WBE Budget") shall be expended for contract participation by minority-owned businesses and at least 6% of the MBE/WBE Budget shall be expended for contract participation by women-owned businesses.

(b) For purposes of this Section 23.3 only:

(i) The Developer (and any party to whom a contract is let by the Developer in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by the Developer in connection with the Project) shall be deemed a "contract" or a "construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code of Chicago, as applicable.

(ii) The term "minority-owned business" or "MBE" shall mean a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(iii) The term "women-owned business" or "WBE" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code of Chicago, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the general contractor (but only to the extent of any actual work performed on the Project by the general contractor); by subcontracting or causing the general contractor to subcontract a portion of the construction of the



Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE commitment as described in this Section 23.3. In accordance with Section 2-92-730, Municipal Code of Chicago, the Developer shall not substitute any MBE or WBE general contractor or subcontractor without the prior written approval of the Department.

(d) The Developer shall deliver quarterly reports to the City's monitoring staff during the construction of the Project describing its efforts to achieve compliance with this MBE/WBE commitment. Such reports shall include, inter alia, the name and business address of each MBE and WBE solicited by the Developer or the general contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the construction of the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist the City's monitoring staff in determining the Developer's compliance with this MBE/WBE commitment. The Developer shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the construction of the Project for at least five (5) years after completion of the Project, and the City's monitoring staff shall have access to all such records maintained by the Developer, on prior notice of at least five (5) business days, to allow the City to review the Developer's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the construction of the Project.

(e) Upon the disqualification of any MBE or WBE general contractor or subcontractor, if the disqualified party misrepresented such status, the Developer shall be obligated to discharge or cause to be discharged the disqualified general contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this subsection (e), the disqualification procedures are further described in Sections 2-92-540 and 2-92-730, Municipal Code of Chicago, as applicable.

(f) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 23.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code of Chicago, as applicable.

23.4 Pre-Construction Conference and Post-Closing Compliance Requirements. Not less than fourteen (14) days prior to the Initial Closing Date, the Developer and the Developer's general contractor and all major subcontractors shall meet with the City's monitoring staff regarding compliance with all Section 23 requirements. During this pre-construction meeting, the Developer shall present its plan to achieve its obligations under this Section 23, the sufficiency of which the City's monitoring staff shall approve as a precondition to the Initial Closing. During the construction of the Project, the Developer shall submit all documentation required by this Section 23 to the City's monitoring staff, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor

standards and prevailing wage requirements; (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements, if any. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 23, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default. Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (x) issue a written demand to the Developer to halt construction of the Project, (y) withhold any further payment of any City funds to the Developer or the general contractor, or (z) seek any other remedies against the Developer available at law or in equity.

#### SECTION 24. REPRESENTATIONS AND WARRANTIES.

24.1 Representations and Warranties of the Developer. To induce the City to execute this Agreement and perform its obligations hereunder, the Developer hereby represents and warrants to the City that as of the date of this Agreement and the Initial Closing Date the following shall be true and correct in all respects:

(a) Developer is a limited liability company and has the authority to acquire, own and redevelop the Property.

(b) All certifications and statements contained in the Economic Disclosure Statement last submitted to the City by the Developer (and any legal entity holding an interest in the Developer) are true, accurate and complete.

(c) The Developer's execution, delivery and performance of this Agreement and all instruments and agreements contemplated hereby will not, upon the giving of notice or lapse of time, or both, result in a breach or violation of, or constitute a default under, any other agreement to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Property is bound.

(d) To the best of the Developer's knowledge, no action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer, or any party affiliated with the Developer, and the Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (i) affect the ability of the Developer to perform its obligations hereunder; or (ii) materially affect the operation or financial condition of the Developer.

(e) To the best of the Developer's knowledge, the Project will not violate: (i) any Laws, including, without limitation, any zoning and building codes and, subject to the completion of the Environmental Remediation Work, Environmental Laws; or (ii) any building permit, restriction of record or other agreement affecting the Property.



business day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three (3) business days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given. The refusal to accept delivery by any party or the inability to deliver any communication because of a changed address of which no notice has been given in accordance with this Section 25 shall constitute delivery.

#### SECTION 26. BUSINESS RELATIONSHIPS.

The Developer acknowledges (a) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (b) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-145-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

#### SECTION 27. PATRIOT ACT CERTIFICATION.

The Developer represents and warrants that neither the Developer nor any Affiliate (as hereafter defined) thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List. As used in this Section 27, an "Affiliate" shall be deemed to be a person or entity related to the Developer that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with the Developer, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

#### SECTION 28. PROHIBITION ON CERTAIN CONTRIBUTIONS - MAYORAL EXECUTIVE ORDER NO. 2011-4.

Developer agrees that Developer, any person or entity who directly or indirectly has an ownership or beneficial interest in Developer of more than 7.5 percent ("Owners"), spouses and

domestic partners of such Owners, Developer's contractors (i.e., any person or entity in direct contractual privity with Developer regarding the subject matter of this Agreement) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Developer and all the other preceding classes of persons and entities are together, the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (1) after execution of this Agreement by Developer, (2) while this Agreement or any Other Contract is executory, (3) during the term of this Agreement or any Other Contract between Developer and the City, or (4) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Developer represents and warrants that from the later to occur of (1) May 16, 2011, and (2) the date the City approached the Developer or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Developer agrees that it shall not: (1) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (2) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (3) Bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the closing of this Agreement, the City may elect to decline to close the transaction contemplated by this Agreement.

For purposes of this provision:

"Bundle" means to collect contributions from more than one source, which is then delivered by one person to the Mayor or to his political fundraising committee.

"Other Contract" means any other agreement with the City of Chicago to which Developer is a party that is (1) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (2) entered into for the purchase or lease of real or personal property; or (3) for materials, supplies, equipment or services which are approved or authorized by the City Council of the City of Chicago.

"Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are "Domestic Partners" if they satisfy the following criteria:

1. they are each other's sole domestic partner, responsible for each other's common welfare; and
2. neither party is married; and
3. the partners are not related by blood closer than would bar marriage in the State of Illinois; and
4. each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
5. two of the following four conditions exist for the partners:
  - a. The partners have been residing together for at least 12 months.
  - b. The partners have common or joint ownership of a residence.
  - c. The partners have at least two of the following arrangements:
    - i. joint ownership of a motor vehicle;
    - ii. a joint credit account;
    - iii. a joint checking account;
    - iv. a lease for a residence identifying both domestic partners as tenants.
  - d. Each partner identifies the other partner as a primary beneficiary in a will.

"Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

#### SECTION 29. MISCELLANEOUS.

The following general provisions govern this Agreement:

29.1 Counterparts. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute a single, integrated instrument.

29.2 Cumulative Remedies. The remedies of any party hereunder are cumulative and the exercise of any one or more of such remedies shall not be construed as a waiver of any other remedy herein conferred upon such party or hereafter existing at law or in equity, unless specifically so provided herein.

29.3 Date for Performance. If the final date of any time period set forth herein falls on a Saturday, Sunday or legal holiday under the laws of Illinois or the United States of America, then such time period shall be automatically extended to the next business day.

29.4 Entire Agreement; Modification. This Agreement constitutes the entire agreement between the parties with respect to the subject matter hereof and supersedes any prior agreements, negotiations and discussions. This Agreement may not be modified or amended in any manner without the prior written consent of the parties hereto. No term of this Agreement may be waived or discharged orally or by any course of dealing, but only by an instrument in writing signed by the party benefited by such term.

29.5 Exhibits. All exhibits referred to herein and attached hereto shall be deemed part of this Agreement.

29.6 Governing Law. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois.

29.7 Headings. The headings of the various sections and subsections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending or affecting in any way the express terms and provisions hereof.

29.8 No Merger. The terms of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the terms of this Agreement.

29.9 No Waiver. No waiver by the City with respect to any specific default by the Developer shall be deemed to be a waiver of the rights of the City with respect to any other defaults of the Developer, nor shall any forbearance by the City to seek a remedy for any breach or default be deemed a waiver of its rights and remedies with respect to such breach or default, nor shall the City be deemed to have waived any of its rights and remedies unless such waiver is in writing.

29.10 Severability. If any term of this Agreement or any application thereof is held invalid or unenforceable, the remainder of this Agreement shall be construed as if such invalid part were never included herein and this Agreement shall be and remain valid and enforceable to the fullest extent permitted by law.

29.11 Successors and Assigns. Except as otherwise provided in this Agreement, the terms and conditions of this Agreement shall apply to and bind the successors and assigns of the parties.

#### SECTION 30. FAILURE TO MAINTAIN ELIGIBILITY TO DO BUSINESS WITH THE CITY.

Failure by Developer or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of

Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of the Agreement and the transactions contemplated thereby. Developer shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

#### SECTION 31. INSPECTOR GENERAL AND LEGISLATIVE INSPECTOR GENERAL.

It is the duty of every officer, employee, department, agency, contractor, subcontractor, developer and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Legislative Inspector General and with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapters 2-55 and 2-56, respectively, of the Municipal Code of Chicago. The Developer understands and will abide by all provisions of Chapters 2-55 and 2-56 of the Municipal Code of Chicago.

#### SECTION 32. 2014 HIRING PLAN PROHIBITIONS.

(a) The City is subject to the June 16, 2014 "City of Chicago Hiring Plan", as amended (the "2014 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(b) Developer is aware that City policy prohibits City employees from directing any individual to apply for a position with Developer, either as an employee or as a subcontractor, and from directing Developer to hire an individual as an employee or as a subcontractor. Accordingly, Developer must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by Developer under this Agreement are employees or subcontractors of Developer, not employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by Developer.

(c) Developer will not condition, base, or knowingly prejudice or affect any term or aspect of the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.



(d) In the event of any communication to Developer by a City employee or City official in violation of paragraph (b) above, or advocating a violation of paragraph (c) above, Developer will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("OIG Hiring Oversight"), and also to the head of the relevant City department utilizing services provided under this Agreement. Developer will also cooperate with any inquiries by OIG Hiring Oversight.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on or as of the date first above written.

CITY OF CHICAGO,  
an Illinois municipal corporation

By: \_\_\_\_\_  
David L. Reifman  
Commissioner of Planning and Development

KMW COMMUNITIES, LLC,  
an Illinois limited liability company

By: \_\_\_\_\_  
Bill Williams  
Managing Member

STATE OF ILLINOIS        )  
  ) SS.  
COUNTY OF COOK )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that David L. Reifman, the Commissioner of Planning and Development of the City of Chicago, an Illinois municipal corporation, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that, as said Commissioner, he signed and delivered the foregoing instrument pursuant to authority given by the City of Chicago as his free and voluntary act and as the free and voluntary act and deed of said municipal corporation, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 2016.

\_\_\_\_\_  
NOTARY PUBLIC

STATE OF ILLINOIS        )  
  ) SS.  
COUNTY OF COOK.)

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that Bill Williams, the managing member of KMW Communities, LLC, an Illinois limited liability company, personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that, she signed and delivered the foregoing instrument pursuant to authority given by KMW Communities, LLC as his free and voluntary act and as the free and voluntary act and deed of said limited liability company, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 2016.

\_\_\_\_\_  
NOTARY PUBLIC

**[(Sub)Exhibit "A" referred to in this Agreement with KMW Communities LLC for Sale and Redevelopment of Land constitutes Exhibit "A" to ordinance and printed on pages 31253 through 31255 of this *Journal*.]**

**[(Sub)Exhibit "C" referred to in this agreement with KMW Communities LLC for Sale and Redevelopment of Land and printed on pages 31296 through 31317 of this *Journal*.]**

**(Sub)Exhibits "B", "D" and "E" referred to in this Agreement with KMW Communities LLC for the Sale and Redevelopment of Land read as follows:**

*(Sub)Exhibit "B".*

(To Agreement With KMW Communities LLC For  
Sale And Redevelopment Of Land)

*Narrative Description Of Project.*

The project shall consist of twenty-five (25) residential units (nine (9) single-family, twelve (12) townhomes and four (4) condominiums). All of the residential units shall be for-sale. None of the residential units shall be rental. The project shall be done in phases. Phase I shall consist of five (5) single-family homes. Phase II shall consist of four (4) single-family homes. Phase III will consist of twelve (12) townhomes. Phase IV shall consist of a four (4) unit condominium building. The project shall be designed with eco and energy features with modern and contemporary vision. The building structures shall consist of masonry construction with aluminum and cedar accent panels. The residential units' mechanical appliances shall be high-efficient and energy rated. The residential units shall have open floor plans that maximize functionality and capture the natural elements and lighting. The project shall be financed with a combination of senior debt and owners'/investors' equity. The project shall comply with the City's Affordable Requirements Ordinance ("ARO"); in consequence, Developer shall designate one (1) of the upper level units in the condominium building as its Required Unit (as defined in the ARO). Developer estimates that Phase I shall be delivered twelve (12) months from construction commencement.

*(Sub)Exhibit "D".*

(To Agreement With KMW Communities LLC For  
Sale And Redevelopment Of Land)

*Request For Partial Certificate Of Completion.*

City of Chicago  
Department of Planning and Development  
121 North LaSalle Street, Room 1006  
Chicago, Illinois 60602  
Attention: Annissa Lambirth-Garrett

Re: \_\_\_\_\_, Chicago, Illinois

Please be advised that KMW Communities LLC, has substantially completed the

construction of the Phase of the Project at the above-referenced location in accordance with that certain Agreement for the Sale and Redevelopment of Land dated as of \_\_\_\_\_, 200\_, and recorded with the Office of the Recorder of Deeds of Cook County, Illinois, on \_\_\_\_\_, 200\_, as Document Number \_\_\_\_\_ ("Redevelopment Agreement"), and would like to a recordable Partial Certificate of Completion with respect to such Parcel. Attached hereto please find a copy of the building permit(s) for the Parcel, which evidences (on the reverse side of the permit) that the City's Department of Buildings has inspected and approved the following:

1. Footings (underground inspection);
2. Framing (rough-in inspection);
3. Plumbing (underground, rough-in and final inspections); and
4. Electrical (rough-in and final inspections).

Please notify the undersigned when the Partial Certificate of Completion for the Phase is available for pickup.

Sincerely,

KMW Communities LLC

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

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

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

[Building Permits referred to in this Request for  
Partial Certificate of Completion unavailable  
at time of printing.]

(Sub)Exhibit "E".  
(To Agreement With KMW Communities LLC For  
Sale And Redevelopment Of Land)

Affordable Housing Profile.

**2007 ARO Affordable Housing Profile (For Sale)**

Submit this form to the Department of Planning & Development for projects that are subject to the 2007 ARO. Projects submitted after October 13, 2015 – or that do not receive City Council approval by July 13, 2016 – will be subject to the 2015 ARO. More information is online at [www.cityofchicago.org/ARO](http://www.cityofchicago.org/ARO).

This completed form should be returned to Kara Breems, Department of Planning & Development (DPD), 121 N. LaSalle Street, Chicago, IL 60602.  
E-mail: [kara.breems@cityofchicago.org](mailto:kara.breems@cityofchicago.org) Telephone: (312) 744-6476

Date: 5/3/2016

**SECTION 1: DEVELOPMENT INFORMATION**

Development Name: KMW Communities, LLC  
Development Address: 6200 S Greenwood  
Ward: 20th

If you are working with a Planner at the City, what is his/her name? Annissa Lambirth

- Type of City involvement:  
(check all that apply)
- Land write-down
  - Financial Assistance (If receiving TIF assistance, will TIF funds be used for housing construction? )\*if yes, please provide copy of the TIF Eligible Expenses
  - Zoning increase, PD, or City Land purchase

**SECTION 2: DEVELOPER INFORMATION**

Developer Name: KMW Communities, LLC  
Contact Person: Bill Williams  
Address: 2950 W Chicago Chicago, IL 60622  
Email address: bill.will@kmwcommunities.com  
Telephone Number: 312.543.0759

**SECTION 3: DEVELOPMENT INFORMATION – All projects (even paying fee-in-lieu) must complete**

**How many affordable units are required?**

If this is an ARO project:

25 x 10%\* = 3 (note that we **always** round up)  
Total units total affordable units required

\*20% if TIF assistance is provided

If this is a Density Bonus project:

                     X 25% =                       
Bonus Square Footage\* Amount of affordable square footage required

\*Note that the maximum allowed bonus is 20% of base FAR in dash-5; 25% in dash-7 or -10; and 30% of base FAR in dash-12 or -16 ([www.cityofchicago.org/hed](http://www.cityofchicago.org/hed) for zoning info).

- Is parking included in the price of: market rate unit?  Yes  
affordable unit  Yes
- Is parking optional?  Yes  No
- If parking is not included in the unit price, what is the price to purchase parking?

6/15/2016

Estimated date for the commencement of marketing

Estimated date for completion of construction of the affordable units: 3/30/2017

Building Type: (condo, townhouse, etc): Single Family, Condo, Townhouse

For each unit configuration, fill out a separate row, as applicable (see example)

Unit Configuration	Square feet/ Unit	Number of affordable Units Proposed	Number of Market-rate units proposed	Total #	Projected Assessments	Proposed Affordable Price	Proposed Level of Affordability (80, 90, or 100% AMI)	Expected Market Price*	Land Trust? (admin use only)
Ex: 1-bdrm; 2 bath	800	2	6	8	160	TBD By DPD Staff	100% AMI	\$220,000	
3-bd; 2 bth	2300	0	5	5				\$479,500	<input type="checkbox"/>
3-bd; 2 bth	2800	0	4	4				\$595,000	<input type="checkbox"/>
3-bd; 2 bth	1500	1	3	4		\$216,000	100%	\$285,000	<input checked="" type="checkbox"/>
3-bd; 2 bth	1500	0	12	12				\$445,000	<input type="checkbox"/>
<b>Building Total</b>		1	24	25	N/A	N/A	N/A	N/A	

\*You must include an appraisal or CMA justifying projected market price for each unit type.

**SECTION 4: PAYMENT IN LIEU OF UNITS**

When do you expect to make the payment -in-lieu?

(typically corresponds with payment/issuance of building permits)

*See attached*

Month/Year

For ARO projects, use the following formula to calculate payment owed:

\*(2015 Project)

$$\frac{25}{\text{Number of total units in development}} \times 10\% = \frac{3}{\text{(round up to nearest whole number)}} \times \frac{\$400,000}{\text{Amount owed}} = \$$$

For Density Bonus projects, use the following formula to calculate payment owed:

$$\frac{\text{Bonus Floor Area (sq ft)}}{\text{(from table below)}} \times 80\% \times \$ \frac{\text{median price per base FAR foot}}{\text{Amount owed}} = \$$$

Submarket (Table for use with the Density Bonus fees-in-lieu calculations)	Median Land Price per Base FAR Foot
Loop: Chicago River on north/west; Congress on south; Lake Shore Dr on east	\$31
North: Division on north; Chicago River on south/west; Lake Shore Dr. on east	\$43
South: Congress on north; Stevenson on south; Chicago River on west; Lake Shore Dr. on east	\$22
West: Lake on north; Congress on south; Chicago River on east; Racine on west	\$29

Authorization to Proceed (to be completed by Department of DPD)

Attachment referred to in this 2007 ARO Affordable Housing Profile (For Sale) follows:

*[Signature]*  
Kara Breems, DPD

*5-23-16*

Date

5-23-16

*[Signature]*  
Developer/Project Manager

Date

*See attached phrasing*

*Attachment.*  
(To 2007 ARO Affordable Housing Profile (For Sale))

**PROJECT IMAGINE 2017**

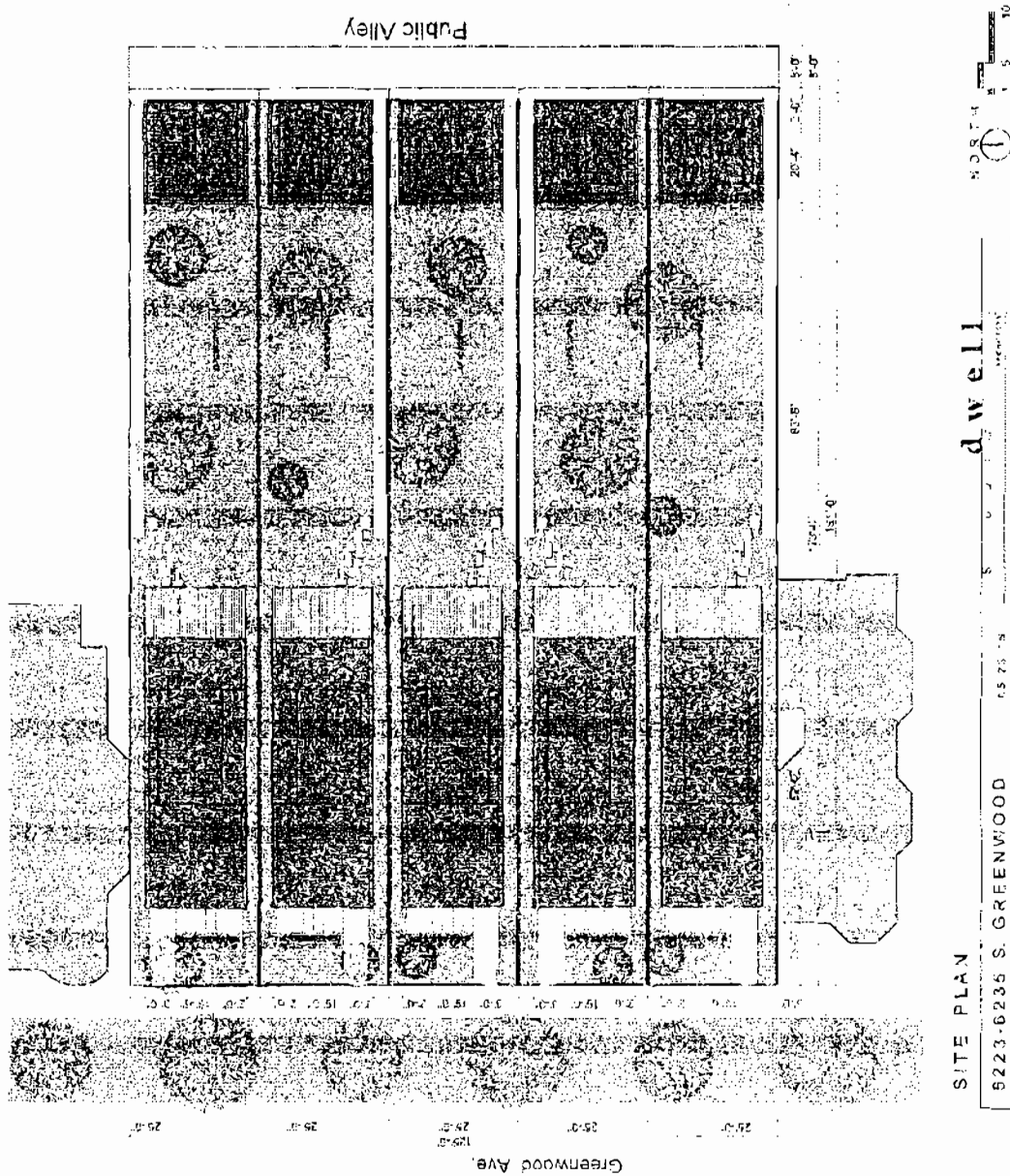
PHASE	ADDRESS/ES	NUMBER OF UNITS	AFFORDABLE UNITS ANTICIPATED	ARO IN-LIEU FEE ANTICIPATED	ESTIMATED CONSTRUCTION COMMENCEMENT DATE *	Notes
1	6323-35 S Greenwood	1-5	0	\$ -	May 15, 2017	
2	6221-23 S Woodlawn	6-7	0	\$ -	September 16, 2017	
2	6134-36 S Greenwood	8-9	0	\$ -	October 16, 2017	
3	6123-36 S Greenwood	10		\$ 50,000.00	April 15, 2018	First payment due prior to the 10th unit is permitted
3	6123-36 S Greenwood	11	0	\$ -		
3	6123-36 S Greenwood	12	0	\$ -		
3	6123-36 S Greenwood	13	0	\$ -		
3	6123-36 S Greenwood	14	0	\$ -		
3	6123-36 S Greenwood	15	0	\$ 50,000.00		Second payment due prior to the 15th unit is permitted
3	6123-36 S Greenwood	16	0	\$ -		
3	6123-36 S Greenwood	17	0	\$ -		
3	6123-36 S Greenwood	18	0	\$ -		
3	6123-36 S Greenwood	19	0	\$ -		
3	6123-36 S Greenwood	20	0	\$ -		
3	6123-36 S Greenwood	21	0	\$ -		
4	6206 S Greenwood	20-24	1	\$ -	August 15, 2018	Covenant securing construction of ARO unit Prior to issuance of 20th unit permitted or either put affordable unit in townhome development or secure permit for condo development
<b>Total</b>		25	1	\$ 100,000.00		

\* Based on anticipated close date of October/November 2016, and permits issued for the first phase 3 months post closing

(Sub)Exhibit "C".  
(To Agreement With KMV Communities LLC For  
Sale And Redevelopment Of Land)

Site Plan And Drawings.

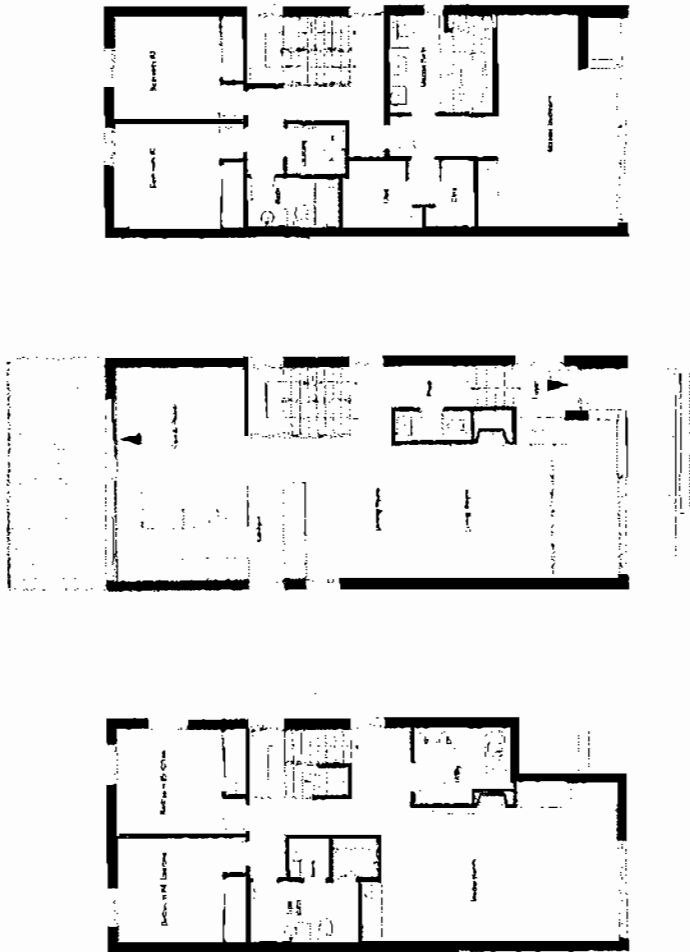
Phase I.  
(Page 1 of 4)



SITE PLAN  
5223-6235 S. GREENWOOD  
dwell



Phase I.  
(Page 2 of 4)



BSMT LEVEL

FIRST FLOOR

SECOND FLOOR

FLOOR PLANS

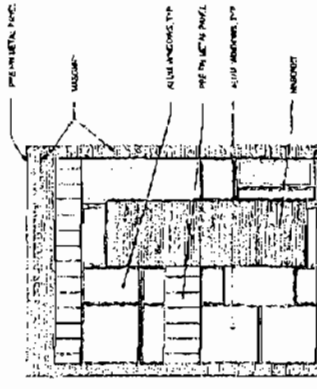
6223-6235 S. GREENWOOD

05.25.16

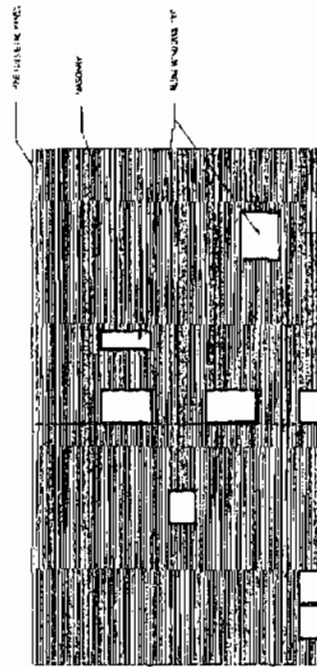
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ARCHITECTS

Phase I.  
(Page 3 of 4)



FRONT



SIDE (END)

ELEVATIONS

6223-6235 S. GREENWOOD

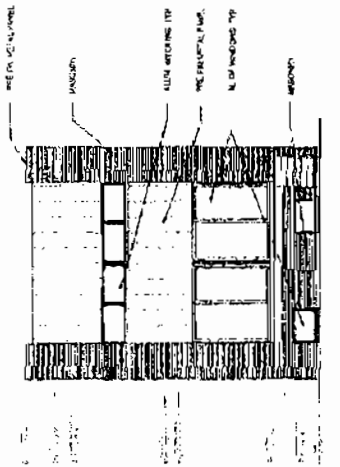
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S T U

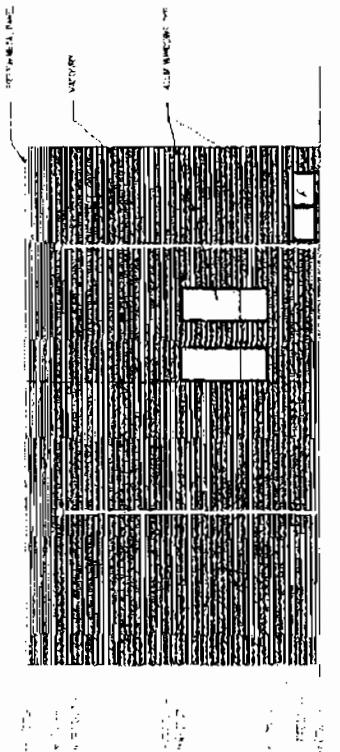
dwell

ARCHITECTS

Phase I.  
(Page 4 of 4)



REAR



SIDE (END)

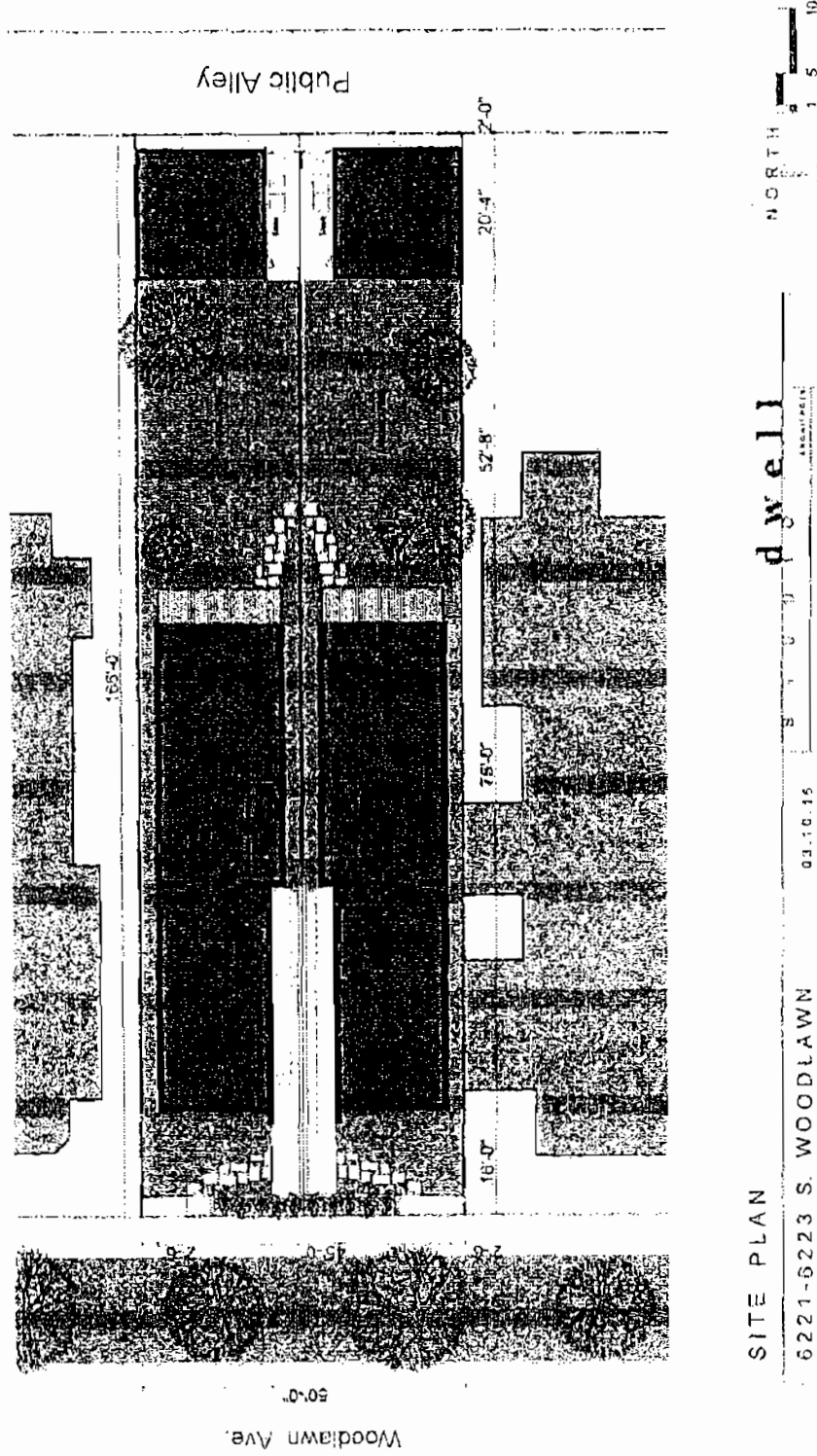
ELEVATIONS

6223-6235 S. GREENWOOD

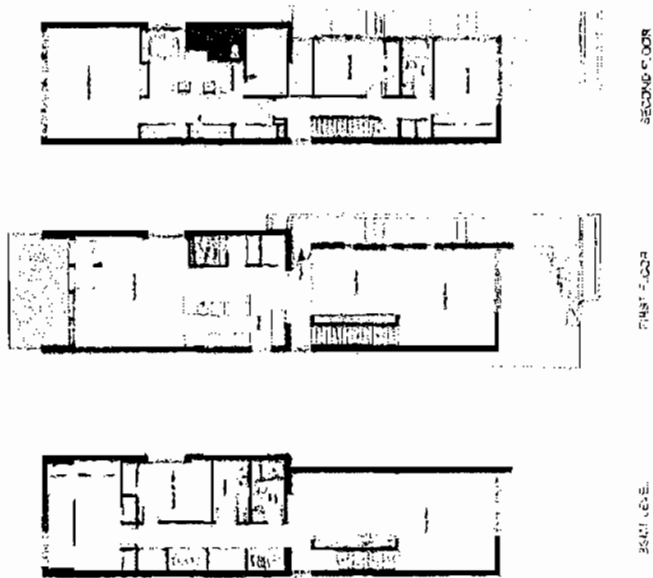
LS. 23.15

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ARCHITECTS

Phase II.  
(Page 1 of 8)

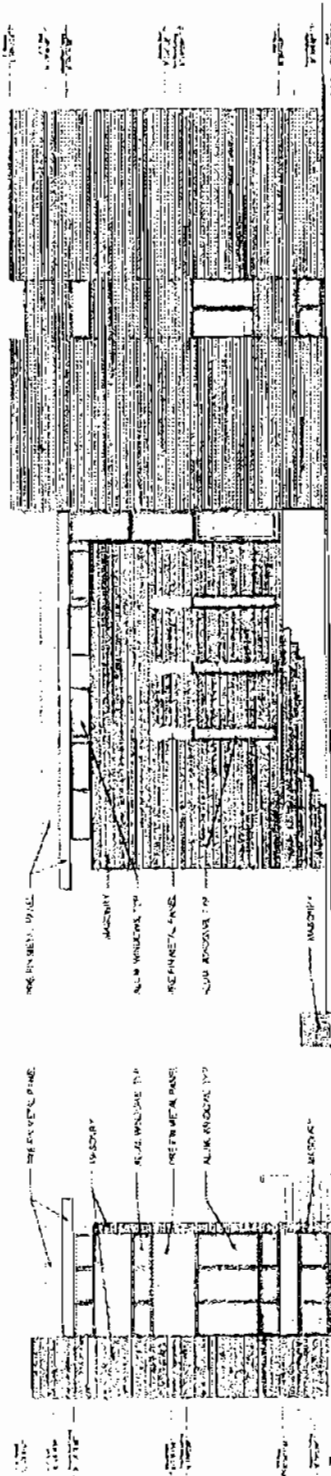


Phase II.  
(Page 2 of 8)



FLOOR PLANS  
6221-6223 S. WOODLAWN  
19 15 16  
d.w.e.l.l.

Phase II.  
(Page 3 of 8)



FRONT

SIDE

ELEVATIONS

6221-6223 S. WOODLAWN

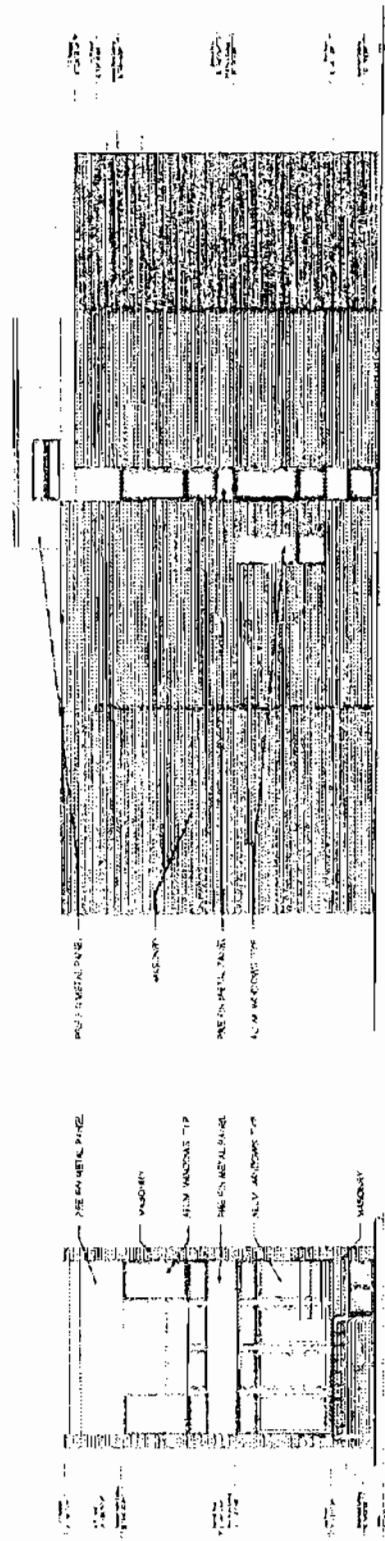
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S I U E

ARCHITECT

Phase II.  
(Page 4 of 8)



REAR

SIDE

ELEVATIONS

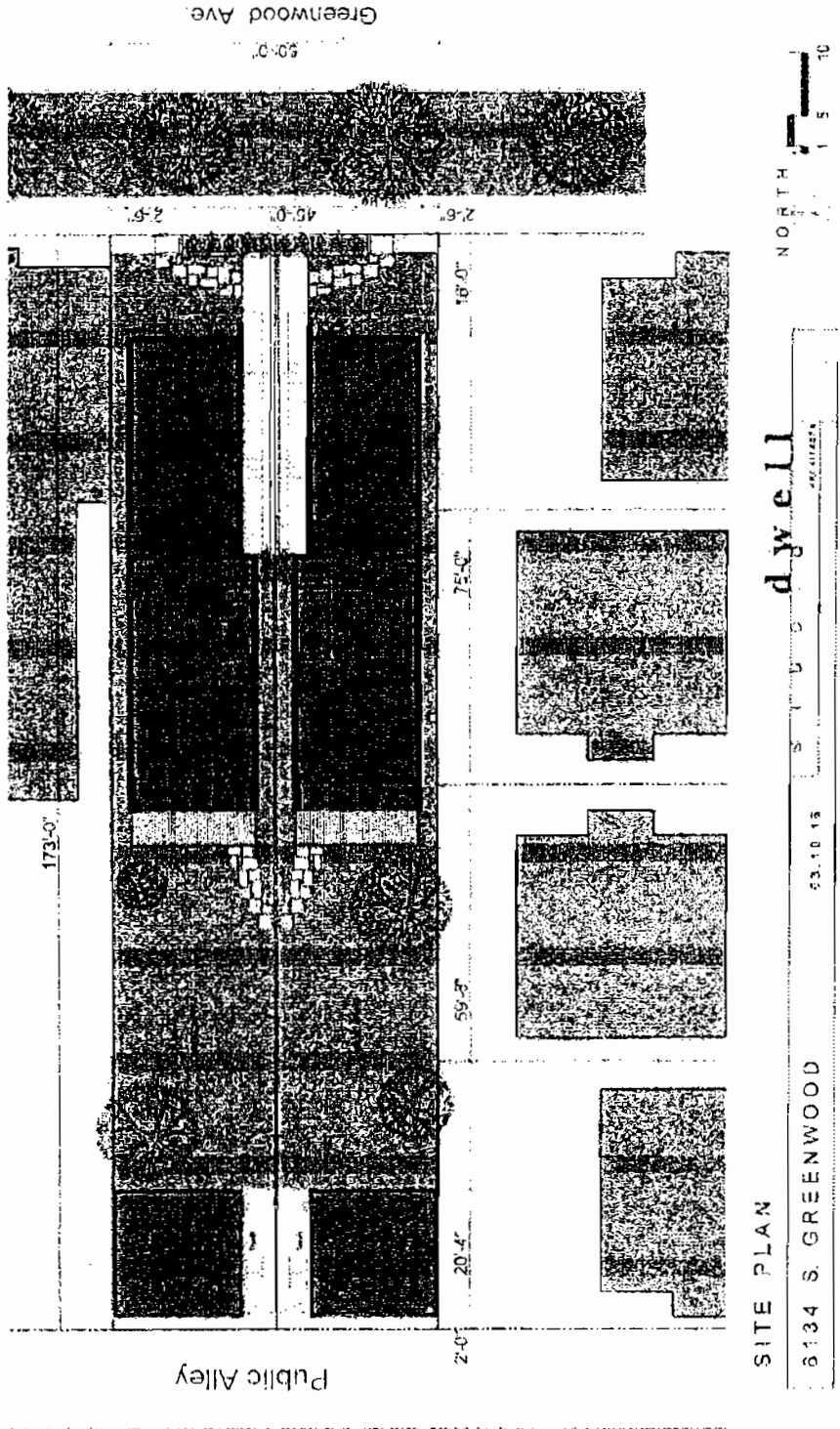
6221-6223 S. WOODLAWN

03.10.15

STUBBINS  
dwell

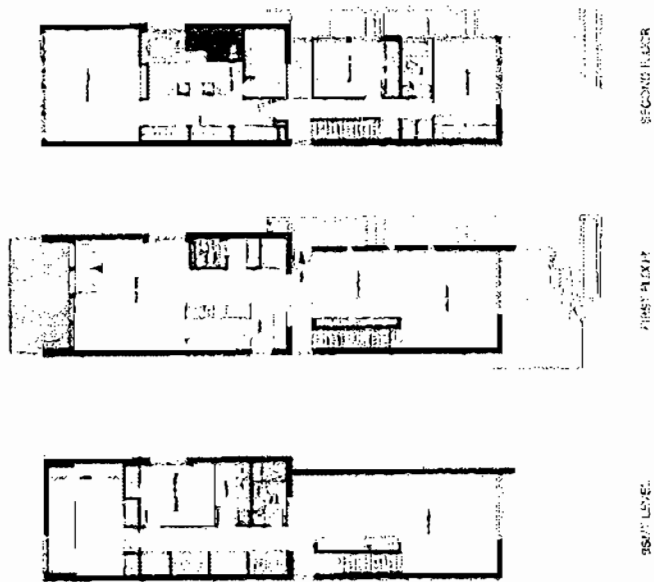
ARCHITECTS

Phase II.  
(Page 5 of 8)



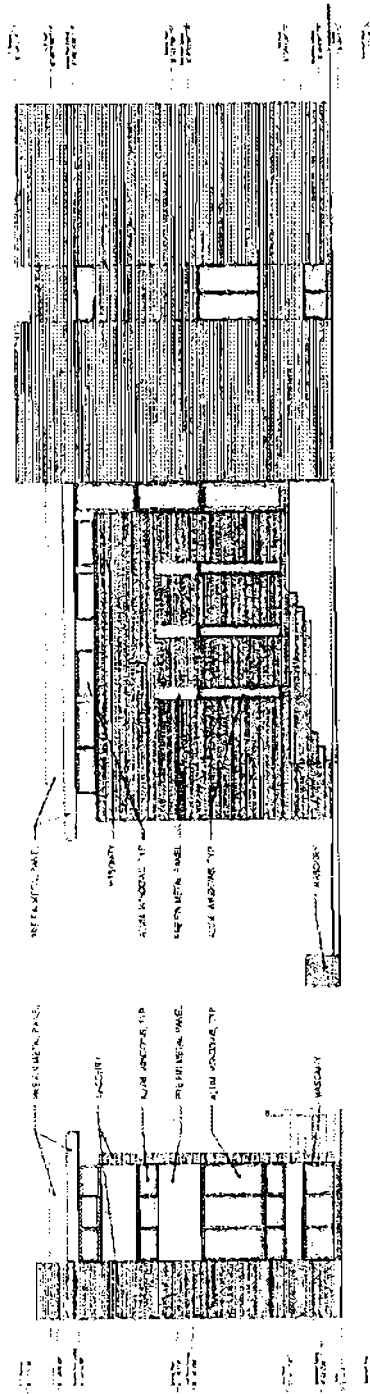


Phase II.  
(Page 6 of 8)



FLOOR PLANS  
5134 S. GREENWOOD  
31107  
J.W.A.I.I.

Phase II.  
(Page 7 of 8)



FRONT

SIDE

ELEVATIONS

6134 S. GREENWOOD

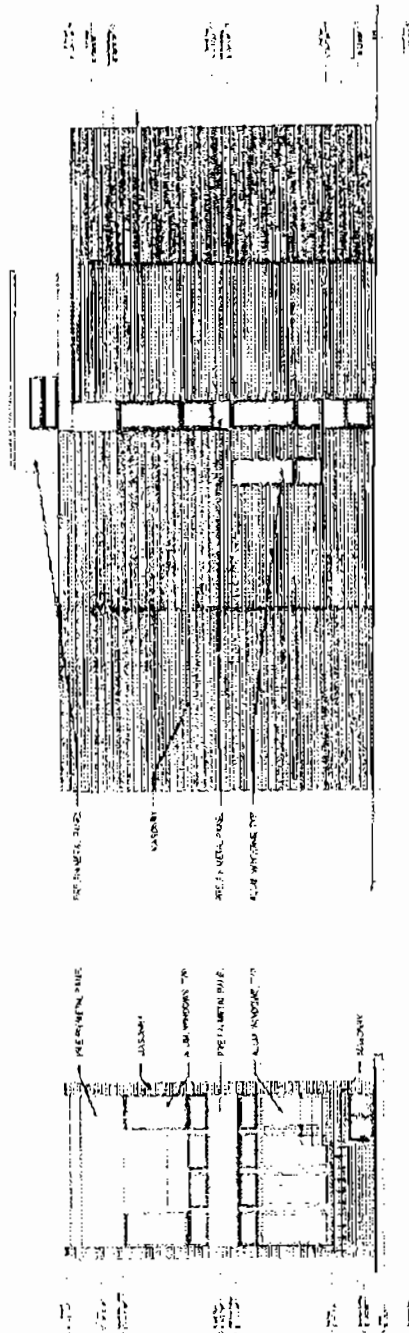
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S U S

dwell

ARCHITECT

Phase II.  
(Page 8 of 8)



REAR

SIDE

ELEVATIONS

6134 S. GREENWOOD

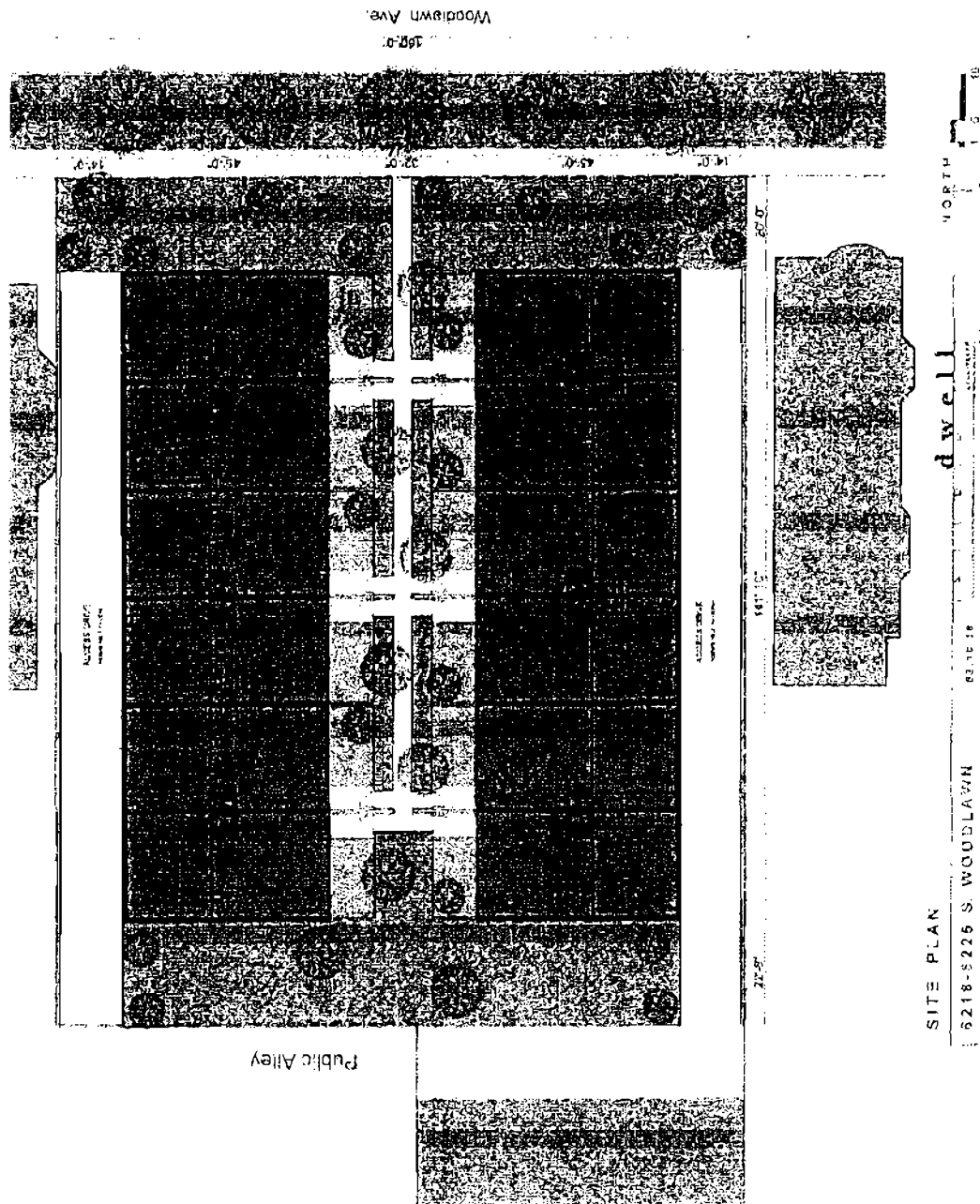
12.10.16

S U B

dwell

ARCHITECT

Phase III.  
(Page 1 of 6)

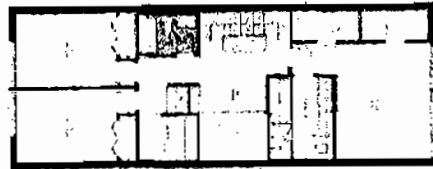


SITE PLAN  
6218-8226 S. WOODLAWN  
831E18  
dwell

Phase III.  
(Page 2 of 6)



FIRST FLOOR



SECOND FLOOR



ROOF LEVEL

FLOOR PLANS  
5218-6226 S. WOODLAWN  
03.14.16  
dwg 11

Phase III.  
(Page 3 of 6)



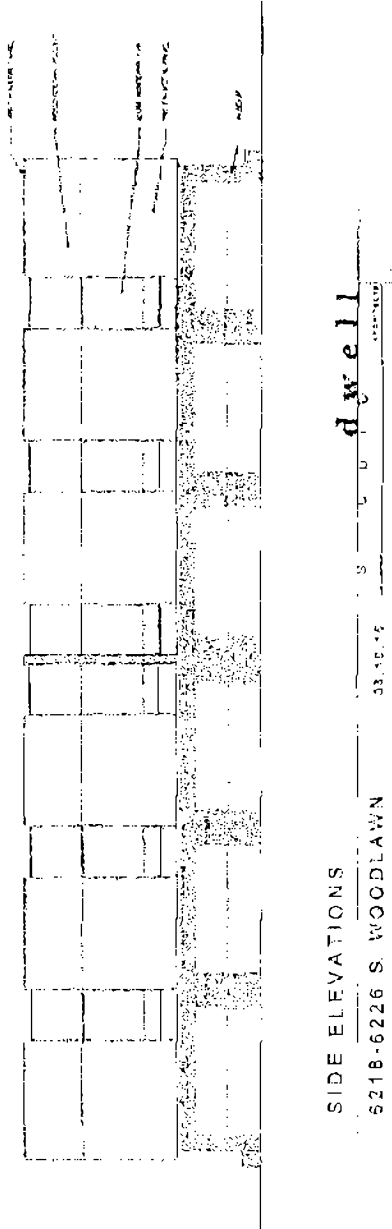
STREET ELEVATION  
6218-8226 S. WOODLAWN  
03.17.19  
J  
S  
dwell

Phase III.  
(Page 4 of 6)



INTERIOR ELEVATIONS  
5218-5226 S. WOODLAWN  
03 \* 2 15  
d.w.e.l.l.  
5218-5226 S. WOODLAWN

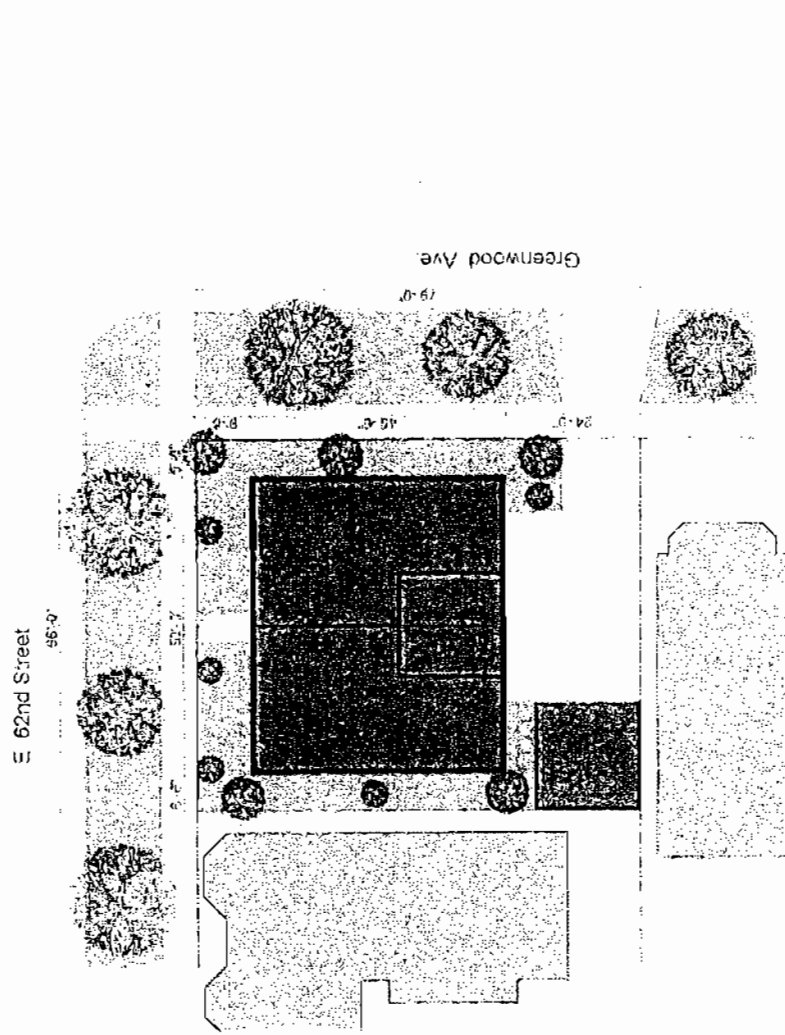
Phase III.  
(Page 5 of 6)





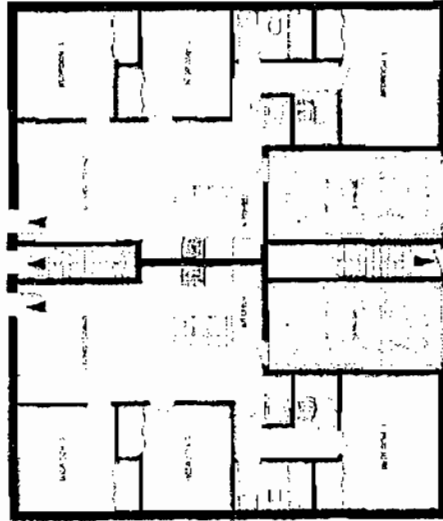


Phase IV.  
(Page 1 of 4)

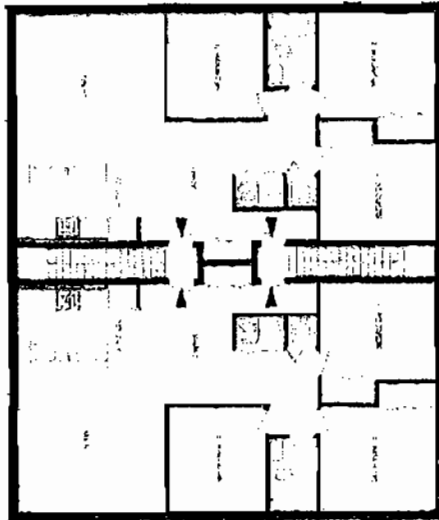


SITE PLAN  
 6256-05 S. GREENWOOD  
 9/14/16  
 dwell  
 NORTH  
 1 5 16

Phase IV.  
(Page 2 of 4)



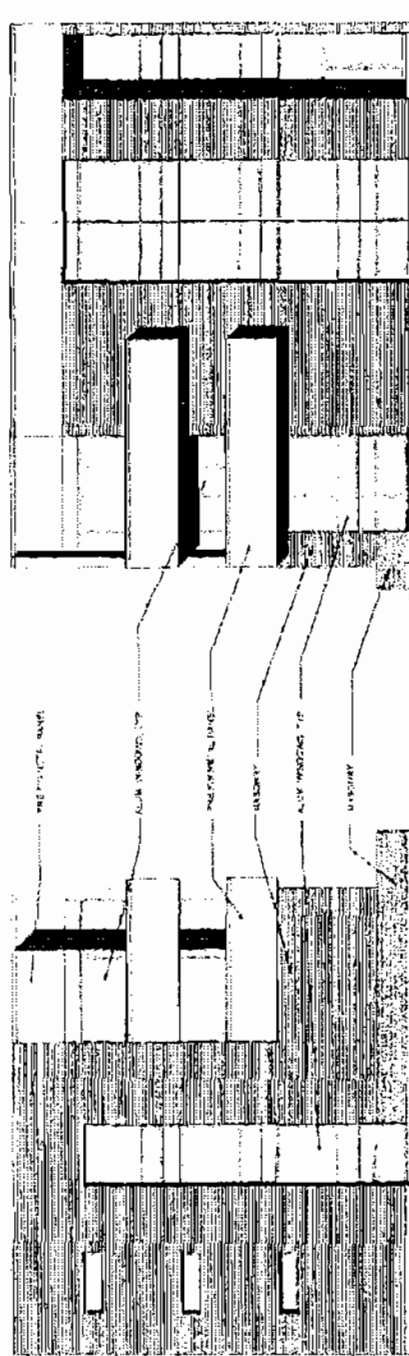
LOWER LEVEL



UPPER LEVEL

FLOOR PLANS  
5206-08 S. GREENWOOD  
dwelling

Phase IV.  
(Page 3 of 4)



FRONT

SIDE (STREET)

ELEVATIONS

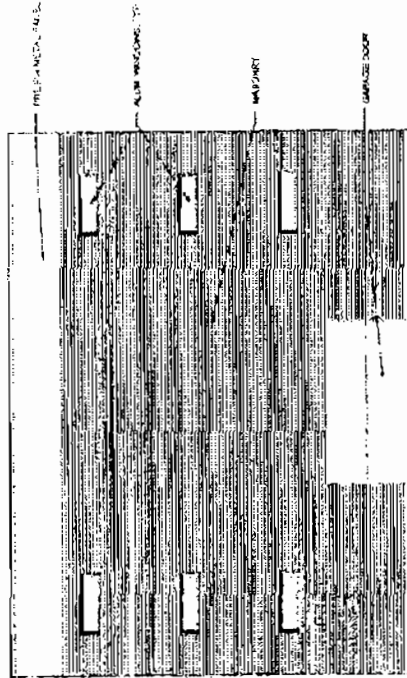
S U B  
dwell

6206-08 S. GREENWOOD

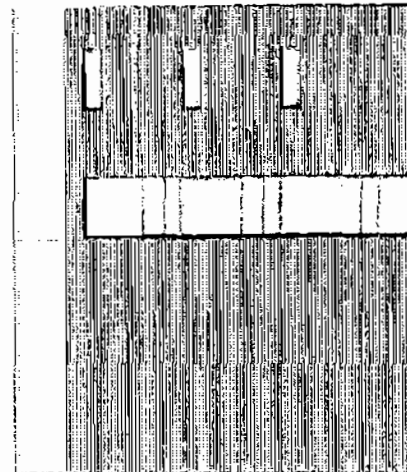
03.12.16

AREA FEET

Phase IV.  
(Page 4 of 4)



REAR



SIDE (INTERIOR)

ELEVATIONS

6206-08 S. GREENWOOD

03 10 16

S T U D

dwell

ARCHITECTS

SALE OF CITY-OWNED PROPERTY AT 2810 -- 2814 AND 2820 E. 83<sup>RD</sup> ST.  
TO AND EXECUTION OF REDEVELOPMENT AGREEMENT WITH UJAMAA  
HOLDINGS GROUP LLC.

[O2016-5621]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on July 20, 2016, this being the sale of City-owned property at 2810 -- 2814 and 2820 East 83<sup>rd</sup> Street, begs leave to recommend that Your Honorable Body *Pass* the said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, Pursuant to an ordinance adopted by the City Council of the City (the "City Council") on November 13, 2002, and published at pages 97254 through 97439, in the *Journal of the Proceedings of the City Council of the City of Chicago* of such date: (i) a certain redevelopment plan and project ("Plan") for the Commercial Avenue Tax Increment Financing Redevelopment Project Area ("Area"), was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1, et seq.) (the "Act"); (ii) the Area was designated as a redevelopment project area pursuant to the Act; and (iii) tax increment financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

WHEREAS, The City is the owner of vacant parcels of land commonly known as 2810 -- 2814 and 2820 East 83<sup>rd</sup> Street, Chicago, Illinois, which are legally described on Exhibit A-1 attached hereto (collectively, the "City Parcels"); and

WHEREAS, Ujamaa Holdings Group LLC, an Illinois limited liability company, whose offices are located at 7744 South Stony Island Avenue, Chicago, Illinois 60649 (the "Developer") owns the vacant parcels of land located adjacent to the City Parcels commonly known as 2806 -- 2808 East 83<sup>rd</sup> Street, Chicago, Illinois, which are legally described on Exhibit A-2 attached hereto (collectively, the "Developer Parcels"); and

WHEREAS, The Developer has proposed to purchase the City Parcels from the City for the sum of Twenty-five Thousand and no/100 Dollars (\$25,000.00) such amount being the appraised fair market value of the City Parcels; and

WHEREAS, The Developer intends to construct and operate on the City Parcels and the Developer Parcels (the City Parcels and Developer Parcels, collectively, the "Property") a single-story medical building and surface parking lot (such construction and operation, collectively, the "Project"); and

WHEREAS, The Property is located in the Area; and

WHEREAS, The Project is consistent with the Plan; and

WHEREAS, By Resolution Number 16-CDC-16 adopted on June 14, 2016, the City's Community and Development Commission authorized the Department of Planning and Development ("Department") to advertise its intent to convey the City Parcels to the Developer and request alternative proposals for the sale and redevelopment of the City Parcels; and

WHEREAS, By Resolution Number 16-063-21, adopted by the Plan Commission of the City (the "Plan Commission") on July 21, 2016, the Plan Commission recommended the sale of the City Parcels; and

WHEREAS, Public notices advertising the proposed sale of the City Parcels and requesting alternative proposals appeared in the *Chicago Sun-Times*, a newspaper of general circulation, on June 18, 19, and 20, 2016; and

WHEREAS, No alternative proposals have been received by the deadline set forth in the aforesaid public notices; now, therefore,

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

SECTION 1. The foregoing recitals are hereby adopted as the findings of the City Council.

SECTION 2. The sale of the City Parcels to the Developer in the amount of Twenty-five Thousand and no/100 Dollars (\$25,000.00) is hereby approved. This approval is expressly conditioned upon the City entering into a Redevelopment Agreement with the Developer substantially in the form attached hereto as Exhibit B. The Commissioner of DPD (the "Commissioner") or a designee of the Commissioner is each hereby authorized, with the approval of the City's Corporation Counsel as to form and legality, to negotiate, execute and deliver the Redevelopment Agreement, and such other supporting documents as may be necessary or appropriate to carry out and comply with the provisions of the Redevelopment Agreement, with such changes, deletions and insertions as shall be approved by the persons executing the Redevelopment Agreement.

SECTION 3. The Mayor or his proxy is authorized to execute, and the City Clerk is authorized to attest, one or more quitclaim deed(s) conveying the City Parcels to the Developer, or to a land trust of which the Developer is the sole beneficiary, or to an entity of which the Developer is the sole owner and the controlling party, subject to those covenants, conditions and restrictions set forth in the Redevelopment Agreement.

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

SECTION 5. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 6. This ordinance shall take effect immediately upon its passage and approval.

Exhibits "A-1", "A-2" and "B" referred to in this ordinance read as follows:



*Exhibit "A-1".*  
(To Ordinance)

Legal Description Of City Parcels (subject to final title commitment and survey):

Lots 2 through 8, inclusive, in Block 7 in Orelup and Taylor's Addition to South Chicago, being a subdivision of Blocks 6, 7, 9, 10 and 11 of Circuit Court Commissioners Partition of the south half of the southeast quarter of the northwest quarter and the south half of southwest quarter of northeast quarter of Section 31, Township 38 North, Range 15, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

2810 -- 2814 and 2820 East 83<sup>rd</sup> Street  
Chicago, Illinois 60617.

Property Index Numbers:

21-31-225-032 through -035.

*Exhibit "A-2".*  
(To Ordinance)

Legal Description Of Developer Parcels (subject to final title commitment and survey):

Lots 9 and 10 in Block 7 in Orelup and Taylor's Addition to South Chicago, being a subdivision of Blocks 6, 7, 9, 10 and 11 of Circuit Court Commissioners Partition of the south half of the southeast quarter of the northwest quarter and the south half of the southwest quarter of the northeast quarter of Section 31, Township 38 North, Range 15, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

2806 -- 2808 East 83<sup>rd</sup> Street  
Chicago, Illinois 60617.

Property Index Numbers:

21-31-225-030 and -031.

*Exhibit "B".  
(To Ordinance)*

*Agreement With Ujamaa Holdings Group LLC For  
Sale And Redevelopment Of Land.*

This AGREEMENT FOR THE SALE AND REDEVELOPMENT OF LAND, as may be amended from time to time ("Agreement"), is made on or as of the \_\_\_\_\_ day of \_\_\_\_\_, 20\_\_ (the "Effective Date"), by and between the CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of government ("City"), acting by and through its Department of Planning and Development (together with any successor department thereto, the "Department"), having its principal offices at City Hall, 121 North LaSalle Street, Chicago, Illinois 60602 and UJAMAA HOLDINGS GROUP, LLC, an Illinois limited liability company ("Developer"), located at 7744 S. Stony Island Avenue, Chicago, Illinois 60649.

RECITALS

WHEREAS, pursuant to an ordinance adopted by the City Council of the City (the "City Council") on November 13, 2002, and published at pages 97254 through 97439, in the Journal of the Proceedings of the City Council of such date: (i) a certain redevelopment plan and project ("Plan") for the Commercial Avenue Tax Increment Financing Redevelopment Project Area ("Area"), was approved pursuant to the Illinois Tax Increment Allocation Redevelopment Act, as amended (65 ILCS 5/11-74.4-1 et seq.) (the "Act"); (ii) the Area was designated as a redevelopment project area pursuant to the Act; and (iii) tax increment financing was adopted pursuant to the Act as a means of financing certain Area redevelopment project costs (as defined in the Act) incurred pursuant to the Plan; and

WHEREAS, the Plan and the use of tax increment financing provide a mechanism to support new growth through leveraging private investment, and helping to finance land acquisition, demolition, remediation, site preparation and infrastructure for new development in the Area; and

WHEREAS, the Developer desires to purchase from the City, for its appraised fair market value of Twenty Five Thousand and no/100 Dollars (\$25,000), the vacant real property commonly known as 2810-14 and 2820 East 83<sup>rd</sup> Street, Chicago, Illinois, which is located in the Area, and legally described on Exhibit A attached hereto (the "City Parcels"); and

WHEREAS, the Developer has represented to the City that it owns the vacant real property commonly known as 2806-08 East 83<sup>rd</sup> Street, Chicago, Illinois, which is located in the Area, and legally described in Exhibit A-1 attached hereto (the "Developer Parcels", and together with the City Parcels, the "Property"); and

WHEREAS, the Developer plans to redevelop the Property as herein provided; and

WHEREAS, the City Council, pursuant to an ordinance adopted on \_\_\_\_\_, 2016, and published at pages \_\_\_\_\_ through \_\_\_\_\_ in the Journal of the Proceedings of the City Council of such date, authorized the sale of the City Parcels to the Developer for Twenty Five Thousand and no/100 Dollars (\$25,000), subject to the execution, delivery and recording of this Agreement, and in consideration of the Developer's fulfillment of its obligations under this Agreement, including the obligation to develop a single-story medical building and surface parking lot on the Property (the "Project"), as further described in Exhibit B attached hereto.

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

#### SECTION 1. INCORPORATION OF RECITALS.

The recitals set forth above constitute an integral part of this Agreement and are incorporated herein by this reference with the same force and effect as if set forth herein as agreements of the parties.

#### SECTION 2. PURCHASE PRICE / EARNEST MONEY / PERFORMANCE DEPOSIT.

2.1 Purchase Price. Subject to the terms, covenants and conditions of this Agreement, the City agrees to sell the City Parcels to the Developer, and the Developer agrees to purchase the City Parcels from the City, for Twenty Five Thousand and no/100 Dollars (\$25,000) (the "Purchase Price") to be paid by cashier's check or certified check of immediately available funds on the Closing Date (as defined in Section 3).

2.2 Earnest Money. The Developer has deposited with the City a good faith deposit in the amount of One Thousand Two Hundred Fifty and no/100 Dollars (\$1,250) (the "Earnest Money"), which amount shall be applied to the Purchase Price at Closing.

2.3 Performance Deposit. At the Closing (as defined in Section 3), the Developer shall deposit with the City the amount of One Thousand Two Hundred Fifty and no/100 Dollars (\$1,250) as security for the performance of the Developer's obligations under this Agreement ("Performance Deposit"), which amount the City will retain until the City issues a Certificate of Completion (as defined in Section 12). The City will pay no interest to the Developer on the Performance Deposit. Upon the Developer's receipt of the Certificate of Completion, the Developer shall submit a request for a return of the Performance Deposit, and the City shall return the Performance Deposit within ninety (90) days of receiving such request.

### SECTION 3. CLOSING.

The closing of the transfer of the City Parcels from the City to the Developer (the "Closing", which occurs on the "Closing Date") shall take place at the downtown offices of Greater Illinois Title Company, 120 North LaSalle Street, Chicago, Illinois 60602 or such other reputable title company as may be selected by the Developer (the "Title Company"). In no event shall the Closing occur (1) until and unless the conditions precedent set forth in Section 8 are all satisfied, unless the Department, in its sole discretion, waives one or more of such conditions; and (2) any later than one hundred eighty (180) days following City Council authorization for the transfer of the City Parcels to the Developer (the "Outside Closing Date"), unless, at the Developer's request, the Department, in its sole discretion, extends the Outside Closing Date. At the Closing, the City shall deliver to the Developer (a) the Deed (as defined below); (b) all necessary state, county and municipal real estate transfer declarations; and (c) possession of the City Parcels.

### SECTION 4. CONVEYANCE OF TITLE.

4.1 Form of Deed. The City shall convey the City Parcels to the Developer by one or more quitclaim deeds ("Deed"), subject to the terms of this Agreement and, without limiting the quitclaim nature of the Deed, to the following:

- a. the Plan for the Area;
- b. standard exceptions in an ALTA title insurance policy;
- c. general real estate taxes and any special assessments or other taxes;
- d. all easements, encroachments, covenants and restrictions of record and not shown of record;
- e. such other title defects that may exist; and
- f. any and all exceptions caused by the acts of the Developer or its agents.

4.3 Recording Costs. The Developer shall pay to record the Deed, this Agreement, and any other documents incident to the conveyance of the City Parcels to the Developer.

4.4 Escrow. If the Developer requires conveyance through escrow, the Developer shall pay all escrow fees.

## SECTION 5. TITLE, SURVEY AND REAL ESTATE TAXES.

5.1 Title Commitment and Insurance. Not less than 30 days before the anticipated Closing Date, the Developer shall order a current title commitment for the City Parcels issued by the Title Company. The Developer shall pay the cost of, and shall be responsible for, obtaining on the Closing Date, any title insurance, extended coverage and any endorsements it deems necessary. The City agrees to provide the Title Company with a completed ALTA owner's statement, and other transfer documents typically required by the Title Company and typically provided by the City (but expressly excluding, however, "gap" undertakings, title indemnities and similar liabilities) at or prior to the Closing. At the Closing, the Developer shall deliver to the City a copy of the owner's policy of title insurance that it obtains with respect to the City Parcels.

5.2 Survey. The Developer will be responsible for obtaining, at Developer's expense, a survey for the Property.

5.3 Real Estate Taxes. The City shall use reasonable efforts to obtain the waiver or release of any delinquent real estate taxes or tax liens on the City Parcels prior to the Closing Date, to the extent such taxes or tax liens can be waived or released through submission of an abatement letter to the Cook County Treasurer, a motion to vacate a tax sale, or a petition for exemption. If, after using such reasonable efforts, the City is unable to obtain the waiver or release of any such tax liens or is unable to cause the Title Company to insure over such tax liens, or if the City Parcels are encumbered with any other exceptions that would adversely affect the use and insurability of the City Parcels for the development of the Project, the Developer shall have the option to do one of the following: (1) accept title to the City Parcels subject to the exceptions, without reduction in the Purchase Price; or (2) terminate this Agreement by delivery of written notice to the City, in which event this Agreement shall be null and void, and except as otherwise specifically provided herein, neither party shall have any further right, duty or obligation hereunder. If the Developer elects not to terminate this Agreement as aforesaid, the Developer agrees to accept title subject to all exceptions.

## SECTION 6. BUILDING PERMITS AND OTHER GOVERNMENTAL APPROVALS.

The Developer shall apply for and obtain all necessary building permits and other approvals, including, without limitation, zoning approval (collectively, the "Governmental Approvals") necessary for the Project, prior to the Closing Date, unless the Department, in its sole discretion, agrees to waive such requirement.

## SECTION 7. PROJECT BUDGET AND PROOF OF FINANCING.

The total budget for the Project is currently estimated to be Three Million Five Hundred Thirty One Thousand Fifty One and no/100 Dollars (\$3,531,051) (the "Preliminary Project Budget"). Not less than fourteen (14) days prior to the Closing Date, the Developer shall submit to the Department for approval: (1) a final budget for the Project which is materially consistent with the Preliminary Project Budget ("the Final Project Budget"); and (2) evidence of funds

adequate to construct the Project, as shall be acceptable to the Department, in its sole discretion (the "Proof of Financing").

#### SECTION 8. CONDITIONS TO THE CITY'S OBLIGATION TO CLOSE.

The obligations of the City under this Agreement are contingent upon each of the following being satisfied at least seven (7) days prior to the Closing Date, or by such other date as may be specified, unless waived or extended in writing by the Commissioner of the Department (the "Commissioner"):

8.1 Final Governmental Approvals. Developer shall have delivered to the City evidence of its receipt of all Governmental Approvals necessary to construct the Project.

8.2 Budget and Proof of Financing. The City shall have approved the Developer's Final Project Budget and Proof of Financing.

8.3 Simultaneous Loan Closing. On the date of the Closing, the Developer shall simultaneously close the financing necessary for the acquisition and construction of the Project, and be in a position to immediately commence construction of the Project.

8.4 Insurance. The Developer shall provide evidence of insurance reasonably acceptable to the City. Prior to the issuance of the Certificate of Completion (as defined in Section 12), the City shall be named as an additional insured on any liability insurance policies (\$1M per occurrence and \$2M aggregate) and as a loss payee (subject to the rights of any permitted mortgagee) on any property insurance policies from the Closing Date through the date the City issues the Certificate of Completion. With respect to property insurance, the City will accept an ACORD 28 form. With respect to liability insurance, the City will accept an ACORD 25 form, together with a copy of the endorsement that is added to the Developer's policy showing the City as an additional insured.

8.5 Legal Opinion. The Developer shall have delivered to the City a legal opinion stating, in part, that the Developer has been duly organized and that the Developer is duly authorized to enter into this Agreement. Such opinion shall be in a form and substance reasonably acceptable to the City's Corporation Counsel.

8.6 Due Diligence. The Developer shall have delivered to the City due diligence searches in Developer's name (UCC, State and federal tax lien, pending litigation and judgments in Cook County and the U.S. District Court for the Northern District of Illinois, and bankruptcy) showing no unacceptable liens, litigation, judgments or filings, as reasonably determined by the City's Corporation Counsel. Litigation searches must be provided with the Developer named as the plaintiff and with the Developer named as defendant.

8.7 Organization and Authority Documents. The Developer shall have delivered to the City certified articles of organization, including all amendments thereto, of the Developer, as furnished and certified by the Secretary of State of the State of Illinois; a Certificate of Good Standing dated no more than thirty (30) days prior to the Closing Date, issued by the Office of the Secretary of State of the State of Illinois, as to the good standing of the Developer; and

operating agreement, resolutions and such other organizational documents as the City may reasonably request.

8.8 Subordination Agreement. On the Closing Date, and prior to recording any mortgage approved pursuant to Section 8.2, the Developer shall, at the City's request, deliver to the City a subordination agreement substantially in the form attached hereto as Exhibit C attached hereto (the "Subordination Agreement"), in which the construction lender agrees to subordinate the lien of its mortgage to the covenants running with the land.

8.9 MBE/WBE and Local Hiring Compliance Plan. The Developer and the Developer's general contractor and all major subcontractors shall meet with staff from the Department regarding compliance with the MBE/WBE and other requirements set forth in Section 22, and at least seven (7) days prior to the Closing Date, the City shall have approved the Developer's compliance plan in accordance with Section 22.4.

8.10 Representations and Warranties. On the Closing Date, each of the representations and warranties of the Developer in this Agreement shall be true and correct.

8.11 Other Obligations. On the Closing Date, the Developer shall have performed all of the other obligations required to be performed by the Developer under this Agreement as of the Closing Date.

8.12 Reconveyance Deed. Prior to the conveyance of the City Parcels to the Developer, the Developer shall deliver to the City a special warranty deed for the City Parcels in recordable form naming the City as grantee ("Reconveyance Deed"), for possible recording in accordance with Section 18.3.d. below, if applicable.

8.13 Right to Terminate. If any of the conditions in this Section 8 have not been satisfied to the City's reasonable satisfaction within the time period provided for herein, the City may, at its option, terminate this Agreement after (a) delivery of written notice to the Developer at any time after the expiration of the applicable time period, stating the condition or conditions that have not been fulfilled, and (b) providing the Developer with forty-five (45) days to fulfill those conditions. If, after receiving notice and an opportunity to cure as described in the preceding sentence, the Developer still has not fulfilled the applicable conditions to the City's reasonable satisfaction, this Agreement shall be null and void and, except as otherwise specifically provided, neither party shall have any further right, duty or obligation hereunder. Any forbearance by the City in exercising its right to terminate this Agreement upon a default hereunder shall not be construed as a waiver of such right.

8.14 Proof of Ownership of Developer Parcels. The Developer shall deliver to the City documentation in a form reasonably acceptable to the City's Corporation Counsel evidencing that Developer is in title to the Developer Parcels.

## SECTION 9. SITE PLANS AND ARCHITECTURAL DRAWINGS.

9.1 Site Plans. The Developer shall construct the Project on the Property in accordance with the site plan, specifications and architectural drawings prepared by Studio ARQ,

329 West 18<sup>th</sup> Street, Chicago, Illinois 60616, which have been approved by the Department and which are attached hereto as Exhibit D (collectively, the "Working Drawings and Specifications"). No material deviation from the Working Drawings and Specifications may be made without the Department's prior written approval. If the Developer submits and the Department approves revised design development drawings and specifications after the date of this Agreement, the term "Working Drawings and Specifications" as used herein shall refer to the revised design development drawings and specifications upon the Department's written approval of the same.

9.2 Relocation of Utilities, Curb Cuts and Driveways. To the extent necessary to complete the Project, the Developer shall be solely responsible for and shall pay all costs in regard to: (1) the relocation, installation or construction of public or private utilities located on the Property; (2) the relocation, installation and construction of any curb cuts and driveways; (3) the repair or reconstruction of any curbs, vaults, sidewalks or parkways required in connection with the Developer's redevelopment; (4) the removal of existing pipes, utility equipment or building foundations located on the Property; and (5) the termination of existing water or other services. Any streetscaping, including any paving of sidewalks, landscaping and lighting provided by the Developer, as part of the Project, must be approved by the City.

9.3 Inspection by the City. For the period commencing on the Closing Date and continuing through the date the City issues the Certificate of Completion, any duly authorized representative of the City shall have access to the Property at all reasonable times for the purpose of determining whether the Developer is constructing the Project in accordance with the terms of this Agreement and all applicable federal, state and local statutes, laws, ordinances, codes, rules, regulations, orders and judgments, including, without limitation, Sections 7-28 and 11-4 of the Municipal Code of Chicago relating to waste disposal (collectively, "Laws").

9.4 Barricades and Signs. Upon the City's request, the Developer agrees to erect such signs as the City may reasonably require identifying the Property as a City redevelopment project. The Developer may erect signs of its own incorporating such approved identification information upon the execution of this Agreement. Prior to the commencement of any construction activity requiring barricades, the Developer shall install a construction barricade of a type and appearance satisfactory to the City and constructed in compliance with all applicable Laws. The City shall have the right to approve all barricades, the maintenance, appearance, color scheme, painting, nature, type, content and design of all barricades, and all signage, which approval shall not be unreasonably withheld or delayed.

#### SECTION 10. LIMITED APPLICABILITY.

The approval of any Working Drawings and Specifications by the Department's Bureau of Economic Development is for the purpose of this Agreement only and does not constitute the approval required by the City's Department of Buildings, any other Department Bureau (such as, but not limited to, the Department's Bureau of Zoning), or any other City department; nor does the approval by the Department pursuant to this Agreement constitute an approval of the quality, structural soundness or the safety of any improvements located or to be located on the Property. The approval given by the Department shall be only for the benefit of the Developer and any lienholder authorized by this Agreement.



## SECTION 11. COMMENCEMENT AND COMPLETION OF PROJECT.

Subject to the receipt of all necessary government approvals, the Developer shall commence construction of the Project no later fourteen (14) days following the Closing Date (the "Outside Construction Commencement Date"; the date on which construction commences, the "Construction Commencement Date"), and shall complete the Project, as reasonably determined by the Department and evidenced by a "Certificate of Completion" (as defined in Section 12), no later than one (1) year after the Closing Date (the "Outside Construction Completion Date").

The Commissioner shall have discretion to extend the Outside Construction Commencement Date and Outside Construction Completion Dates for good cause shown by issuing a written extension letter. The Developer shall give written notice to the City within five (5) days after it commences construction of the Project. The Project shall be constructed in accordance with all applicable Laws.

## SECTION 12. CERTIFICATE OF COMPLETION.

Upon the completion of the Project, the Developer shall request from the City a Certificate of Completion (the "Certificate of Completion"). Within forty-five (45) days thereof, the City shall provide the Developer with either the Certificate of Completion or a written statement indicating in adequate detail how the Developer has failed to complete the Project in compliance with this Agreement, or is otherwise in default, and what measures or acts are necessary, in the sole reasonable opinion of the Department, for the Developer to take or perform in order to obtain the Certificate of Completion. If the Department requires additional measures or acts to assure compliance, the Developer shall resubmit a written request for the Certificate of Completion upon compliance with the City's response. The Certificate of Completion shall be in recordable form, and shall, upon recording, constitute a conclusive determination of satisfaction and termination of certain of the covenants in this Agreement and the Deed (but excluding those ongoing covenants as referenced in Section 17) with respect to the Developer's obligations to construct the Project.

## SECTION 13. RESTRICTIONS ON USE.

The Developer, for itself and its successors and assigns, agrees as follows:

13.1 The Developer shall construct the Project in accordance with the Working Plans and Specifications, this Agreement and all applicable Laws.

13.2 The Developer shall not, in violation of applicable law, discriminate on the basis of race, color, sex, gender identity, age, religion, disability, national origin, ancestry, sexual orientation, marital status, parental status, military discharge status, or source of income in the sale, lease, rental, use or occupancy of the Property or any part thereof, except as permitted by applicable law.

13.3 The Developer shall devote the Property for use solely as a medical facility and for no other purpose, without the prior written consent of the Commissioner.

13.4 The Developer shall devote the Property to a use consistent with the Plan.

#### SECTION 14. PROHIBITION AGAINST TRANSFER OF PROPERTY.

14.1 **Restriction on Transfer Prior to Issuance of Certificate of Completion.** Prior to the City's issuance of the Certificate of Completion, as provided herein, the Developer may not, without the prior written consent of the Department, which consent shall be in the Department's sole and absolute discretion: (a) directly or indirectly sell, transfer, convey, lease or otherwise dispose of all or substantially all of its assets or all or any portion of the Property (including but not limited to any fixtures or equipment now or hereafter attached thereto) or any interest therein or the Developer's controlling interests therein (including, without limitation, a transfer by assignment of any beneficial interest under a land trust); or (b) directly or indirectly assign this Agreement. The Developer acknowledges and agrees that the Department may withhold its consent under (a) or (b) above if, among other reasons, the proposed purchaser, transferee or assignee (or such entity's principal officers, members or directors) is in violation of any Laws, or if the Developer fails to submit sufficient evidence of the financial responsibility, business background and reputation of the proposed purchaser, transferee or assignee. In the event of a proposed sale, transfer, conveyance, lease or other disposition of all or any portion of the Property, the Developer shall provide the City copies of any and all sales contracts, legal descriptions, descriptions of intended use, certifications from the proposed purchaser, transferee or assignee, as applicable, regarding this Agreement and such other information as the City may reasonably request. The proposed purchaser, transferee or assignee must be qualified to do business with the City (including but not limited to anti-scofflaw requirement).

14.2 **Proceeds from Transfer of Property Prior to Issuance of Certificate of Completion.** If the Developer sells the Property prior to the City's issuance of the Certificate of Completion, the Developer shall pay (by cashier's check or certified check) to the City concurrent with the Developer's closing on the Proposed Property Sale an amount equal to fifty percent (50%) of the difference between (x) minus (y), where (x) equals the greater of the Gross Sales Price or the Appraised Fair Market Value of the Property as Improved and (y) equals the Project Costs.

For purposes of this Section 14.2, the following definitions shall apply:

"Appraised Fair Market Value of the Property as Improved" means the appraised fair market value of the Property (or portion thereof), as improved, as of a date that is within ninety (90) days of the Developer's proposed closing date for the Proposed Property Sale (as defined below), and which appraisal has been ordered by the City and paid for by the Developer; provided, however, that the Department may require, pursuant to written notice, that the Developer order and pay for such appraisal.

"Gross Sales Price" means the gross price at which the Developer offers to sell and a purchaser agrees to pay to purchase all or a portion of the Property, without any set-offs or credits.

“Project Costs” mean (i) the cost of the Project’s construction (or portion of the Project, as calculated on a pro rata basis) as evidenced by the dollar amount of the general contractor’s sworn statement, plus (ii) the Purchase Price for the City Parcels (or portion thereof).

“Proposed Property Sale” means the Developer’s sale of all or a portion of the Property (i.e., the land, the air rights or both the land and air rights).

#### SECTION 15. LIMITATION UPON ENCUMBRANCE OF PROPERTY.

Prior to the issuance of the Certificate of Completion, the Developer shall not, without the Department’s prior written consent, which consent shall be in the Department’s sole and absolute discretion, engage in any financing or other transaction which creates a financial encumbrance or lien on the Property, except for the purposes of obtaining: (a) funds necessary to acquire the Property; (b) funds related to the Proof of Financing or otherwise necessary to construct the Project in substantial accordance with the Final Project Budget; and (c) after construction, funds necessary to own, maintain and operate the Property and the Project in accordance with the requirements of this Agreement. After the issuance of the Certificate of Completion, no City consent shall be required for any type of financing or other transaction which creates a financial encumbrance or lien on the Property.

#### SECTION 16. MORTGAGEES NOT OBLIGATED TO CONSTRUCT

Notwithstanding any other provision of this Agreement or of the Deed, the holder of any mortgage authorized by this Agreement (or any affiliate of such holder) shall not itself be obligated to construct or complete the Project, or to guarantee such construction or completion, but shall be bound by the other covenants running with the land specified in Section 17 and, at Closing, at the City’s request, shall execute a Subordination Agreement (as defined in Section 8.8). If any such mortgagee or its affiliate succeeds to the Developer’s interest in the Property prior to the issuance of the Certificate of Completion, whether by foreclosure, deed-in-lieu of foreclosure or otherwise, and thereafter transfers its interest in the Property to another party (that is not also a mortgagee), such transferee shall be obligated to complete the Project, and shall also be bound by the other covenants running with the land specified in Section 17.

#### SECTION 17. COVENANTS RUNNING WITH THE LAND.

The parties agree, and the Deed shall so expressly provide, that the covenants provided in Section 11 (Commencement and Completion of Project), Section 13 (Restrictions on Use), and Section 14 (Prohibition Against Transfer of Property) and Section 15 (Limitation Upon Encumbrance of Property) will be covenants running with the land, binding on the Developer and its successors and assigns (subject to the limitations set forth in Section 16 above as to any permitted mortgagee) to the fullest extent permitted by law and equity for the benefit and in favor of the City, and shall be enforceable by the City. The covenants provided in Section 11, Section 13.1 Section 13.3, Section 14 and Section 15 shall terminate upon the issuance of the Certificate of Completion, unless terminated in writing at an earlier date in the sole discretion of the Commissioner. The covenants contained in Section 13.2 shall remain in effect without limitation as to time. The covenant contained in Section 13.4 shall terminate upon the expiration of the Plan, as such expiration may be amended from time to time in accordance with and pursuant to applicable law.

## SECTION 18. PERFORMANCE AND BREACH.

18.1 Time of the Essence. Time is of the essence in the Developer's performance of its obligations under this Agreement.

18.2 Permitted Delays. The Developer shall not be considered in breach of its obligations under this Agreement in the event of a delay due to unforeseeable causes beyond the Developer's control and without the Developer's fault or negligence, including but not limited to, acts of God, acts of the public enemy, acts of the United States government, fires, floods, epidemics, quarantine restrictions, strikes, embargoes, material shortages, and unusually severe weather or delays of contractors or subcontractors due to such causes. The time for the performance of the obligations shall be extended only for the period of the delay and only if the Developer requests it in writing of the City within thirty (30) days after the beginning of any such delay.

### 18.3 Breach.

- a. Generally. If the Developer defaults in performing its obligations under this Agreement, the City shall deliver written notice of such default, after which the Developer shall have a 45-day cure period to remedy such default. If the default is not capable of being cured within the 45-day period, then provided the Developer has commenced to cure the default and is diligently proceeding to cure the default within the 45-day period, and thereafter diligently prosecutes such cure through to completion, then the 45-day period shall be extended for the length of time that is reasonably necessary to cure the default. If the default is not cured in the time period provided for herein, the City may institute such proceedings at law or in equity as may be necessary or desirable to cure and remedy the default, including but not limited to, proceedings to compel specific performance.

No notice or cure period shall apply to a failure to close by the respective dates as set forth in Section 3 herein. Unless the failure to close is due to circumstances described in Section 18.2 above or caused by a breach by the City under the terms of this Agreement, such failure shall constitute an immediate "Event of Default". Failure to close by the dates set forth in Section 3 shall entitle the City to terminate this Agreement.

- b. Event of Default. The occurrence of any one or more of the following shall constitute an "Event of Default" after written notice from the City (if required):
  1. The Developer fails to perform any obligation of the Developer under this Agreement; which default is not cured pursuant to Section 18.3.a.; or
  2. The Developer makes or furnishes a warranty, representation, statement or certification to the City (whether in this Agreement,

an Economic Disclosure Form, or another document) which is not true and correct, which default is not cured pursuant to Section 18.3.a.; or

3. A petition is filed by or against the Developer under the Federal Bankruptcy Code or any similar state or federal law, whether now or hereafter existing, which is not vacated, stayed or set aside within thirty (30) days after filing; or
4. Except as excused by Section 18.2 above, the Developer abandons or substantially suspends the construction work for a period of time greater than 60 days (no notice or cure period shall apply); or
5. The Developer fails to comply with the operating covenant set forth in Section 13.3 (no notice or cure period shall apply); or
6. Unless being contested in good faith by the Developer, the Developer fails to timely pay real estate taxes or assessments affecting the Property or suffers or permits any levy or attachment, material suppliers' or mechanics' lien, or any other lien or encumbrance unauthorized by this Agreement to attach to the Property, which default is not cured pursuant to Section 18.3.a.; or
7. The Developer makes an assignment, pledge, unpermitted financing, encumbrance, transfer or other disposition in violation of this Agreement (no notice or cure period shall apply); or
8. The Developer's financial condition or operations adversely change to such an extent that would materially and adversely affect the Developer's ability to complete the Project, which default is not cured pursuant to Section 18.3.a.; or
9. The Developer fails to perform, keep or observe any of the other covenants, promises, agreements, or obligations under this Agreement, including but not limited to, the covenants set forth in Sections 13 and 17 herein, or any other written agreement entered into with the City with respect to this Project, which default is not cured pursuant to Section 18.3.a.; or
10. Failure to close by the Outside Closing Date, unless the Department in its sole discretion extends the Outside Closing Date in accordance with Section 3 of this Agreement; or
11. Failure to commence or completion construction in accordance with the timeframes set forth in Section 11 of this Agreement.

c. Prior to Conveyance. Prior to Closing, if an Event of Default occurs and is continuing, and the default is not cured in the time period provided herein, the City may

terminate this Agreement, and institute any action or proceeding at law or in equity against the Developer.

d. After Conveyance. If an Event of Default occurs after the Closing but prior to the issuance of the Certificate of Completion, and the default is not cured in the time period provided for in this Section 18.3, the City may terminate this Agreement and exercise any and all remedies available to it at law or in equity, including, without limitation, the right to re-enter and take possession of the City Parcels, terminate the estate conveyed to the Developer, and record the Reconveyance Deed for the purpose of reverting title to the City Parcels in the City (the "Right of Reverter"); provided, however, the City's Right of Reverter shall be limited by, and shall not defeat, render invalid, or limit in any way, the lien of any mortgage authorized by this Agreement. If the Reconveyance Deed is recorded, the Developer shall be responsible for all real estate taxes and assessments which accrued during the period the City Parcels were owned by the Developer, and shall cause the release of all liens or encumbrances placed on the City Parcels during the period of time the City Parcels were owned by the Developer. The Developer will cooperate with the City to ensure that if the City records the Reconveyance Deed, such recording is effective for purposes of transferring title to the City Parcels to the City, subject only to those title exceptions that were on title as of the date and time that the City conveyed the City Parcels to the Developer.

Notwithstanding the foregoing to the contrary, prior to its exercise of its Right of Reverter, the City shall provide written notice to the Developer of its intent to exercise its Right of Reverter, and the Developer shall have an additional ninety (90) days to cure the applicable Event of Default.

Notwithstanding anything contained herein to the contrary, the City's Right of Reverter shall terminate on the date that is one (1) day after the date on which the City issues the Certificate of Completion.

e. Waiver and Estoppel. Any delay by the City in instituting or prosecuting any actions or proceedings or otherwise asserting its rights shall not operate as a waiver of such rights or operate to deprive the City of or limit such rights in any way. No waiver made by the City with respect to any specific default by the Developer shall be construed, considered or treated as a waiver of the rights of the City with respect to any other defaults of the Developer.

#### SECTION 19. CONFLICT OF INTEREST; CITY'S REPRESENTATIVES NOT INDIVIDUALLY LIABLE.

The Developer warrants that no agent, official, or employee of the City shall have any personal interest, direct or indirect, in this Agreement or the Property, nor shall any such agent, official or employee participate in any decision relating to this Agreement which affects his or her personal interests or the interests of any entity or association in which he or she is directly or indirectly interested. No agent, official, or employee of the City shall be personally liable to the Developer or any successor in interest in the event of any default or breach by the City or for any

amount which may become due to the Developer or successor or on any obligation under the terms of this Agreement.

#### SECTION 20. INDEMNIFICATION.

The Developer agrees to indemnify, defend and hold the City harmless from and against any losses, costs, damages, liabilities, claims, suits, actions, causes of action and expenses (including, without limitation, reasonable attorneys' fees and court costs) (collectively "Losses") suffered or incurred by the City arising from or in connection with: (1) an Event of Default that has occurred; (2) the failure of the Developer or any of Developer's contractors, subcontractors or agents to pay contractors, subcontractors or material suppliers in connection with the construction of the Project; (3) the failure of the Developer to redress any misrepresentations or omissions in this Agreement or any other agreement relating hereto; and (4) any actions, including but not limited to, conducting environmental tests on the Property as set forth in Section 21 herein, resulting from any activity undertaken by the Developer on the Property prior to or after the conveyance of said Property to the Developer by the City; provided, however, the Developer shall have no obligation to indemnify the City for Losses to the extent such Losses are caused by the City or its agents. This indemnification shall survive any termination of this Agreement (regardless of the reason for such termination).

#### SECTION 21. ENVIRONMENTAL MATTERS.

21.1 "AS IS" SALE. THE CITY MAKES NO COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, AS TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE PROPERTY OR THE SUITABILITY OF THE PROPERTY FOR ANY PURPOSE WHATSOEVER. THE DEVELOPER ACKNOWLEDGES THAT IT HAS HAD ADEQUATE OPPORTUNITY TO INSPECT AND EVALUATE THE STRUCTURAL, PHYSICAL AND ENVIRONMENTAL CONDITION AND RISKS OF THE PROPERTY AND ACCEPTS THE RISK THAT ANY INSPECTION MAY NOT DISCLOSE ALL MATERIAL MATTERS AFFECTING THE PROPERTY. THE DEVELOPER AGREES TO ACCEPT THE PROPERTY IN ITS "AS IS," "WHERE IS" AND "WITH ALL FAULTS" CONDITION AT CLOSING WITHOUT ANY COVENANT, REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, OF ANY KIND, AS TO THE STRUCTURAL, PHYSICAL OR ENVIRONMENTAL CONDITION OF THE PROPERTY OR THE SUITABILITY OF THE PROPERTY FOR ANY PURPOSE WHATSOEVER. THE DEVELOPER ACKNOWLEDGES THAT IT IS RELYING SOLELY UPON ITS OWN INSPECTION AND OTHER DUE DILIGENCE ACTIVITIES AND NOT UPON ANY INFORMATION (INCLUDING, WITHOUT LIMITATION, ENVIRONMENTAL STUDIES OR REPORTS OF ANY KIND) PROVIDED BY OR ON BEHALF OF THE CITY OR ITS AGENTS OR EMPLOYEES WITH RESPECT THERETO. THE DEVELOPER AGREES THAT IT IS ITS SOLE RESPONSIBILITY AND OBLIGATION TO PERFORM AT ITS EXPENSE ANY ENVIRONMENTAL REMEDIATION WORK (AS DEFINED BELOW) AND TAKE SUCH OTHER ACTION AS IS NECESSARY TO PUT THE PROPERTY IN A CONDITION WHICH IS SUITABLE FOR ITS INTENDED USE. "Environmental Remediation Work" shall mean all investigation, sampling, monitoring, testing, reporting, removal (including, excavation, transportation and disposal), response, storage, remediation, treatment and other activities necessary for the performance of the Project, all in accordance

with all requirements of Illinois Environmental Protection Agency ("IEPA"), and all applicable Laws, including, without limitation, all applicable Environmental Laws.

21.2 Right of Entry. Pursuant to the Developer's request, the City previously granted the Developer the right, at its sole cost and expense, to enter the City Parcels pursuant one or more right of entry agreements to inspect the same, perform surveys, environmental assessments, soil and any other due diligence it deems necessary or desirable to satisfy itself as to the condition of the City Parcels. The Developer acknowledges that it is satisfied with the condition of the City Parcels. The Developer agrees to deliver to the City a copy of each report prepared by or for the Developer regarding the environmental condition of the Property.

21.3 Environmental Studies. The Developer hereby represents and warrants to the City that, as of the Closing Date, the Developer has conducted environmental studies sufficient to conclude that the Project may be constructed, completed and operated in accordance with all Environmental Laws and this Agreement and all Exhibits attached hereto, the Drawings and all amendments thereto, and the Plan. The Developer represents and warrants that, as of the Closing Date, it shall deliver true and complete copies of all final environmental studies, reports, field data, correspondence with any environmental agency and similar documents prepared by or for the Developer (or otherwise obtained by the Developer) regarding the environmental condition of the Property (collectively, "Environmental Documents") as of the date hereof to the City.

21.3 Environmental Remediation. Developer has obtained a Phase I Environmental Site Assessment ("ESA") and a Phase II ESA from Pioneer Engineering & Environmental Services, LLC, dated April 16, 2016 and May 20, 2016, respectively.

Prior to closing, the Developer shall submit to the City a Phase I ESA completed within 180 days of closing and compliant with ASTM E1527-13. The City shall be an authorized user and be given permission from the Developer and Phase I ESA preparer to rely on the Phase I ESA. The City's Department of Fleet and Facility Management ("DFFM") shall have the right to review and approve the sufficiency of the Phase I ESA.

The Developer shall enroll the Property in the IEPA Site Remediation Program as set forth in Title XVII of the Illinois Environmental Protection Act, 415 ILCS 5/58 et seq., and the regulations promulgated thereunder (the "SRP"), and take all necessary and proper steps to obtain a draft Comprehensive No Further Remediation Letter based on Tiered Approach to Cleanup Objectives ("TACO") Tier I residential remediation objectives ("Draft Residential NFR Letter"). The City, acting through DFFM, shall have the right to review and approve the Draft Residential NFR Letter.

The Developer shall be solely responsible for all site preparation, SRP and environmental oversight costs, including, but not limited to, report preparation, IEPA fees, remediation oversight, the removal of soil, pre-existing building foundations, soil exceeding the IEPA's TACO for the proposed use of the Property, and demolition debris, the removal, disposal, storage, remediation, removal or treatment of Hazardous Material (as defined below) from the Property, and the construction of any engineered barriers required to obtain the Final NFR Letter.



After DFFM approves the Draft Residential NFR Letter (as applicable), the Developer covenants and agrees to complete all investigation, removal, response, disposal, remediation and other activities ("Remediation Work") necessary to obtain (as applicable) a Final Comprehensive Residential No Further Remediation Letter from the IEPA approving the use of the Property for the Project, based on the Draft Residential NFR Letter ("Final Residential NFR Letter"). The Final Residential NFR Letter may be reasonably conditioned upon use and maintenance of engineered barriers and other institutional or engineering controls acceptable to the IEPA. The City shall have the right to review in advance and approve all documents submitted to the IEPA under the SRP Program, as amended or supplemented from time to time, including, without limitation, the Comprehensive Site Investigation and Remediation Objectives Report, the Remedial Action Plan, and the Remedial Action Completion Report (collectively, the "SRP Documents") and any changes thereto. The Developer shall cooperate and consult with the City at all relevant times (and in all cases upon the City's request) with respect to environmental matters. The Developer shall bear sole responsibility for all aspects of the Remediation Work and any other investigative and cleanup costs associated with the Property. The Developer shall promptly transmit to the City copies of all Environmental Documents prepared or received after the date hereof, including, without limitation, any written communications delivered to or received from the IEPA or other regulatory agencies with respect to the Remediation Work.

The Developer acknowledges and agrees that the City will not issue a Certificate of Completion for the Project and occupancy may not occur until the IEPA has issued, and the City has approved, a Final Residential NFR Letter for the Property. The Developer must abide by the terms and conditions of the Final Residential NFR Letter.

"Environmental Laws" means any and all Laws relating to the regulation and protection of human health, safety, the environment and natural resources now or hereafter in effect, as amended or supplemented from time to time, including, without limitation, the Comprehensive Environmental Response, Compensation and Liability Act, 42 U.S.C. § 9601 et seq., the Resource Conservation and Recovery Act, 42 U.S.C. § 6901 et seq., the Hazardous Materials Transportation Act, 49 U.S.C. § 5101 et seq., the Federal Water Pollution Control Act, 33 U.S.C. § 1251 et seq., the Clean Air Act, 42 U.S.C. § 7401 et seq., the Toxic Substances Control Act, 15 U.S.C. § 2601 et seq., the Federal Insecticide, Fungicide, and Rodenticide Act, 7 U.S.C. § 136 et seq., the Occupational Safety and Health Act, 29 U.S.C. § 651 et seq., any and all regulations promulgated under such Laws, and all analogous state and local counterparts or equivalents of such Laws, including, without limitation, the Illinois Environmental Protection Act, 415 ILCS 5/1 et seq., and the common law, including, without limitation, trespass and nuisance.

"Hazardous Material" shall mean any toxic substance, hazardous substance, hazardous material, hazardous chemical or hazardous, toxic or dangerous waste defined or qualifying as such in (or for the purposes of) any Environmental Laws, or any pollutant or contaminant, and shall include, but not be limited to, volatile organic compounds ("VOCs"), polynuclear aromatic hydrocarbons ("PNAs"), petroleum (including crude oil), metals, any radioactive material or by-product material, polychlorinated biphenyls ("PCBs"), and asbestos in any form or condition.

21.4 Release and Indemnification. The Developer, on behalf of itself and its officers, directors, employees, successors, assigns and anyone claiming by, through or under them (collectively, the "Developer Parties"), hereby releases, relinquishes and forever discharges the

City, its officers, agents and employees, from and against any and all Losses which the Developer ever had, now have, or hereafter may have, whether grounded in tort or contract or otherwise, in any and all courts or other forums, of whatever kind or nature, whether known or unknown, foreseen or unforeseen, now existing or occurring after the Closing Date, based upon, arising out of or in any way connected with, directly or indirectly (i) any environmental contamination, pollution or hazards associated with the Property or any improvements, facilities or operations located or formerly located thereon, including, without limitation, any release, emission, discharge, generation, transportation, treatment, storage or disposal of Hazardous Materials, or threatened release, emission or discharge of Hazardous Materials; (ii) the structural, physical or environmental condition of the Property, including, without limitation, the presence or suspected presence of Hazardous Materials in, on, under or about the Property or the migration of Hazardous Materials from or to other Property; (iii) any violation of, compliance with, enforcement of or liability under any Environmental Laws, including, without limitation, any governmental or regulatory body response costs, natural resource damages or Losses arising under CERCLA; and (iv) any investigation, cleanup, monitoring, remedial, removal or restoration work required by any federal, state or local governmental agency or political subdivision or other third party in connection or associated with the Property or any improvements, facilities or operations located or formerly located thereon (collectively, "Released Claims"); provided, however, the foregoing release shall not apply to the extent such Losses are proximately caused by the gross negligence or willful misconduct of the City following the Closing Date. Furthermore, the Developer shall indemnify, defend (through an attorney reasonably acceptable to the City) and hold the City and its officers, agents and employees harmless from and against any and all Losses which may be made or asserted by any third parties (including, without limitation, any of the Developer Parties) arising out of or in any way connected with, directly or indirectly, any of the Released Claims, except as provided in the immediately preceding sentence for the City's gross negligence or willful misconduct following the Closing Date.

21.5 Release Runs with the Property. The covenant of release in Section 21.4 above shall run with the Property, and shall be binding upon all successors and assigns of the Developer with respect to the Property, including, without limitation, each and every person, firm, corporation, limited liability company, trust or other entity owning, leasing, occupying, using or possessing any portion of the Property under or through the Developer following the date of the Deed. The Developer acknowledges and agrees that the foregoing covenant of release constitutes a material inducement to the City to enter into this Agreement, and that, but for such release, the City would not have agreed to convey the Property to the Developer. It is expressly agreed and understood by and between the Developer and the City that, should any future obligation of the Developer or Developer Parties arise or be alleged to arise in connection with any environmental, soil or other condition of the Property, the Developer and any of the Developer Parties shall not assert that those obligations must be satisfied in whole or in part by the City, because Section 21.4 contains a full, complete and final release of all such claims, except as provided in such section for the City's gross negligence or willful misconduct following the Closing Date.

21.6 Survival. This Section 21 shall survive the Closing Date or any termination of this Agreement (regardless of the reason for such termination).

**SECTION 22. DEVELOPER'S EMPLOYMENT OBLIGATIONS.**

22.1 Employment Opportunity. The Developer agrees, and shall contractually obligate its various contractors, subcontractors and any affiliate of the Developer operating on the Property (collectively, the "Employers" and individually, an "Employer") to agree, that with respect to the provision of services in connection with the construction of the Project:

(a) Neither the Developer nor any Employer shall discriminate against any employee or applicant for employment based upon race, religion, color, sex, gender identity, national origin or ancestry, age, handicap or disability, sexual orientation, military discharge status, marital status, parental status or source of income as defined in the City of Chicago Human Rights Ordinance, Section 2-160-010 et seq. of the Municipal Code of Chicago, as amended from time to time (the "Human Rights Ordinance"). The Developer and each Employer shall take affirmative action to ensure that applicants are hired and employed without discrimination based upon the foregoing grounds, and are treated in a non-discriminatory manner with regard to all job-related matters, including, without limitation: employment, upgrading, demotion or transfer; recruitment or recruitment advertising; layoff or termination; rates of pay or other forms of compensation; and selection for training, including apprenticeship. The Developer and each Employer agrees to post in conspicuous places, available to employees and applicants for employment, notices to be provided by the City setting forth the provisions of this nondiscrimination clause. In addition, the Developer and each Employer, in all print solicitations or advertisements for employees, shall state that all qualified applicants shall receive consideration for employment without discrimination based upon the foregoing grounds.

(b) To the greatest extent feasible, the Developer and each Employer shall present opportunities for training and employment of low and moderate income residents of the City, and provide that contracts for work in connection with the construction of the Project be awarded to business concerns which are located in or owned in substantial part by persons residing in, the City.

(c) The Developer and each Employer shall comply with all federal, state and local equal employment and affirmative action statutes, rules and regulations, including, without limitation, the Human Rights Ordinance, and the Illinois Human Rights Act, 775 ILCS 5/1-101 et seq. (1993), and any subsequent amendments and regulations promulgated thereto.

(d) The Developer, in order to demonstrate compliance with the terms of this Section 22.1, shall cooperate with and promptly and accurately respond to reasonable inquiries by the City, which has the responsibility to observe and report compliance with equal employment opportunity regulations of federal, state and municipal agencies.

(e) The Developer and each Employer shall include the foregoing provisions of subparagraphs (a) through (d) in every contract entered into in connection with the construction of the Project, and shall require inclusion of these provisions in every subcontract entered into by any subcontractors, and every agreement with any affiliate

operating on the Property, so that each such provision shall be binding upon each contractor, subcontractor or affiliate, as the case may be.

(f) Failure to comply with the employment obligations described in this Section 22.1 shall be a basis for the City to pursue remedies under the provisions of Section 18.

22.2 City Resident Employment Requirement. The Developer agrees, and shall contractually obligate each Employer to agree, that during the construction of the Project, the Developer and each Employer shall comply with the minimum percentage of total worker hours performed by actual residents of the City of Chicago as specified in Section 2-92-330 of the Municipal Code of Chicago (at least fifty percent); provided, however, that doing so does not violate a collective bargaining agreement of Developer or an Employer and that in addition to complying with this percentage, the Developer and each Employer shall be required to make good faith efforts to utilize qualified residents of the City in both unskilled and skilled labor positions.

(a) The Developer and the Employers may request a reduction or waiver of this minimum percentage level of Chicagoans as provided for in Section 2-92-330 of the Municipal Code of Chicago in accordance with standards and procedures developed by the chief procurement officer of the City of Chicago.

(b) "Actual residents of the City of Chicago" shall mean persons domiciled within the City of Chicago. The domicile is an individual's one and only true, fixed and permanent home and principal establishment.

(c) The Developer and the Employers shall provide for the maintenance of adequate employee residency records to ensure that actual Chicago residents are employed on the construction of Project. The Developer and the Employers shall maintain copies of personal documents supportive of every Chicago employee's actual record of residence.

(d) The Developer and the Employers shall submit weekly certified payroll reports (U.S. Department of Labor Form WH-347 or equivalent) to the Department in triplicate, which shall identify clearly the actual residence of every employee on each submitted certified payroll. The first time that an employee's name appears on a payroll, the date that the Developer or Employer hired the employee should be written in after the employee's name.

(e) The Developer and the Employers shall provide full access to their employment records to the chief procurement officer, the Department, the Superintendent of the Chicago Police Department, the inspector general, or any duly authorized representative thereof. The Developer and the Employers shall maintain all relevant personnel data and records for a period of at least three (3) years after the issuance of the Certificate of Completion.

(f) At the direction of the Department, the Developer and the Employers shall provide affidavits and other supporting documentation to verify or clarify an employee's actual address when doubt or lack of clarity has arisen.

(g) Good faith efforts on the part of the Developer and the Employers to provide work for actual Chicago residents (but not sufficient for the granting of a waiver request as provided for in the standards and procedures developed by the chief procurement officer) shall not suffice to replace the actual, verified achievement of the requirements of this Section 22.2 concerning the worker hours performed by actual Chicago residents.

(h) If the City determines that the Developer or an Employer failed to ensure the fulfillment of the requirements of this Section 22.2 concerning the worker hours performed by actual Chicago residents or failed to report in the manner as indicated above, the City will thereby be damaged in the failure to provide the benefit of demonstrable employment to Chicagoans to the degree stipulated in this Section 22.2. If such non-compliance is not remedied in accordance with the breach and cure provisions of Section 18.3, the parties agree that 1/20 of 1 percent (.05%) of the aggregate hard construction costs set forth in the Final Project Budget shall be surrendered by the Developer to the City in payment for each percentage of shortfall toward the stipulated residency requirement. Failure to report the residency of employees entirely and correctly shall result in the surrender of the entire liquidated damages as if no Chicago residents were employed in either of the categories. The willful falsification of statements and the certification of payroll data may subject the Developer and/or the other Employers or employees to prosecution.

(i) Nothing herein provided shall be construed to be a limitation upon the "Notice of Requirements for Affirmative Action to Ensure Equal Employment Opportunity, Executive Order 11246" and "Standard Federal Equal Employment Opportunity, Executive Order 11246," or other affirmative action required for equal opportunity under the provisions of this Agreement.

(j) The Developer shall cause or require the provisions of this Section 22.2 to be included in all construction contracts and subcontracts related to the construction of the Project.

22.3 Developer's MBE/WBE Commitment. Developer's MBE/WBE Commitment. The Developer agrees for itself and its successors and assigns, and, if necessary to meet the requirements set forth herein, shall contractually obligate the general contractor to agree, that during the construction of the Project:

(a) Consistent with the findings which support, as applicable, (i) the Minority-Owned and Women-Owned Business Enterprise Procurement Program, Section 2-92-420 et seq., Municipal Code of Chicago (the "Procurement Program"), and (ii) the Minority and Women-Owned Business Enterprise Construction Program, Section 2-92-650 et seq., Municipal Code of Chicago (the "Construction Program," and collectively with the

Procurement Program, the "MBE/WBE Program"), and in reliance upon the provisions of the MBE/WBE Program to the extent contained in, and as qualified by, the provisions of this Section 22.3, during the course of construction of the Project, at least 26% of the aggregate hard construction costs shall be expended for contract participation by minority-owned businesses and at least 6% of the aggregate hard construction costs shall be expended for contract participation by women-owned businesses.

(b) For purposes of this Section 22.3 only:

(i) The Developer (and any party to whom a contract is let by the Developer in connection with the Project) shall be deemed a "contractor" and this Agreement (and any contract let by the Developer in connection with the Project) shall be deemed a "contract" or a "construction contract" as such terms are defined in Sections 2-92-420 and 2-92-670, Municipal Code of Chicago, as applicable.

(ii) The term "minority-owned business" or "MBE" shall mean a business identified in the Directory of Certified Minority Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a minority-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(iii) The term "women-owned business" or "WBE" shall mean a business identified in the Directory of Certified Women Business Enterprises published by the City's Department of Procurement Services, or otherwise certified by the City's Department of Procurement Services as a women-owned business enterprise, related to the Procurement Program or the Construction Program, as applicable.

(c) Consistent with Sections 2-92-440 and 2-92-720, Municipal Code of Chicago, the Developer's MBE/WBE commitment may be achieved in part by the Developer's status as an MBE or WBE (but only to the extent of any actual work performed on the Project by the Developer) or by a joint venture with one or more MBEs or WBEs (but only to the extent of the lesser of (i) the MBE or WBE participation in such joint venture, or (ii) the amount of any actual work performed on the Project by the MBE or WBE); by the Developer utilizing a MBE or a WBE as the general contractor (but only to the extent of any actual work performed on the Project by the general contractor); by subcontracting or causing the general contractor to subcontract a portion of the construction of the Project to one or more MBEs or WBEs; by the purchase of materials or services used in the construction of the Project from one or more MBEs or WBEs; or by any combination of the foregoing. Those entities which constitute both a MBE and a WBE shall not be credited more than once with regard to the Developer's MBE/WBE commitment as described in this Section 23.3. In accordance with Section 2-92-730, Municipal Code of Chicago, the Developer shall not substitute any MBE or WBE general contractor or subcontractor without the prior written approval of the Department.

(d) The Developer shall deliver quarterly reports to the City's monitoring staff describing its efforts to achieve compliance with this MBE/WBE commitment. Such reports shall include, inter alia, the name and business address of each MBE and WBE solicited by the Developer or the general contractor to work on the Project, and the responses received from such solicitation, the name and business address of each MBE or WBE actually involved in the construction of the Project, a description of the work performed or products or services supplied, the date and amount of such work, product or service, and such other information as may assist the City's monitoring staff in determining the Developer's compliance with this MBE/WBE commitment. The Developer shall maintain records of all relevant data with respect to the utilization of MBEs and WBEs in connection with the construction of the Project for at least five (5) years after completion of the Project, and the City's monitoring staff shall have access to all such records maintained by the Developer, on prior notice of at least five (5) business days, to allow the City to review the Developer's compliance with its commitment to MBE/WBE participation and the status of any MBE or WBE performing any portion of the construction of the Project.

(e) Upon the disqualification of any MBE or WBE general contractor or subcontractor, if the disqualified party misrepresented such status, the Developer shall be obligated to discharge or cause to be discharged the disqualified general contractor or subcontractor, and, if possible, identify and engage a qualified MBE or WBE as a replacement. For purposes of this subsection (e), the disqualification procedures are further described in Sections 2-92-540 and 2-92-730, Municipal Code of Chicago, as applicable.

(l) Any reduction or waiver of the Developer's MBE/WBE commitment as described in this Section 22.3 shall be undertaken in accordance with Sections 2-92-450 and 2-92-730, Municipal Code of Chicago, as applicable.

22.4 Pre-Construction Conference and Post-Closing Compliance Requirements. Not less than fourteen (14) days prior to the Closing Date, the Developer and the Developer's general contractor and all major subcontractors shall meet with the Department monitoring staff regarding compliance with all Section 22 requirements. During this pre-construction meeting, the Developer shall present its plan to achieve its obligations under this Section 22, the sufficiency of which the City's monitoring staff shall approve as a precondition to the Closing. During the construction of the Project, the Developer shall submit all documentation required by this Section 22 to the City's monitoring staff, including, without limitation, the following: (a) subcontractor's activity report; (b) contractor's certification concerning labor standards and prevailing wage requirements; (c) contractor letter of understanding; (d) monthly utilization report; (e) authorization for payroll agent; (f) certified payroll; (g) evidence that MBE/WBE contractor associations have been informed of the Project via written notice and hearings; and (h) evidence of compliance with job creation/job retention requirements. Failure to submit such documentation on a timely basis, or a determination by the City's monitoring staff, upon analysis of the documentation, that the Developer is not complying with its obligations under this Section 22, shall, upon the delivery of written notice to the Developer, be deemed an Event of Default.

Upon the occurrence of any such Event of Default, in addition to any other remedies provided in this Agreement, the City may: (w) issue a written demand to the Developer to halt construction of the Project, (x) withhold any further payment of any City funds to the Developer or the general contractor, or (y) seek any other remedies against the Developer available at law or in equity.

#### SECTION 23. REPRESENTATIONS AND WARRANTIES.

23.1 Representations and Warranties of the Developer. To induce the City to execute this Agreement and perform its obligations hereunder, the Developer hereby represents and warrants to the City that as of the date of this Agreement and as of the Closing Date the following shall be true and correct in all respects:

- a. The Developer is a limited liability company duly organized, validly existing and in good standing under the laws of the State of Illinois with full power and authority to acquire, own and redevelop the Property, and the person signing this Agreement on behalf of the Developer has the authority to do so.
- b. All certifications and statements contained in the Economic Disclosure Statement last submitted to the City by the Developer (and any legal entity holding an interest in the Developer) are true, accurate and complete.
- c. The Developer is in title to the Developer Parcels.
- d. The Developer's execution, delivery and performance of this Agreement and all instruments and agreements contemplated hereby will not, upon the giving of notice or lapse of time, or both, result in a breach or violation of, or constitute a default under, any other agreement to which the Developer, or any party affiliated with the Developer, is a party or by which the Developer or the Property is bound.
- e. To the best of the Developer's knowledge, no action, litigation, investigation or proceeding of any kind is pending or threatened against the Developer, or any party affiliated with the Developer, and the Developer knows of no facts which could give rise to any such action, litigation, investigation or proceeding, which could: (a) affect the ability of the Developer to perform its obligations hereunder; or (b) materially affect the operation or financial condition of the Developer.
- f. To the best of the Developer's knowledge, the Project will not violate: (a) any Laws, including, without limitation, any zoning and building codes and environmental regulations; or (b) any building permit, restriction of record or other agreement affecting the Property.

23.2 Representations and Warranties of the City. To induce the Developer to execute this Agreement and perform its obligations hereunder, the City hereby represents and warrants to the Developer that the City has authority under its home rule powers to execute and deliver this



Agreement and perform the terms and obligations contained herein, and the person signing this Agreement on behalf of the City has the authority to do so.

23.3 Survival of Representations and Warranties. Each of the parties agrees that all of its representations and warranties set forth in this Section 23 or elsewhere in this Agreement are true as of the date of this Agreement and will be true in all material respects at all times thereafter, except with respect to matters which have been disclosed in writing and approved by the other party.

#### SECTION 24. PROVISIONS NOT MERGED WITH DEED.

The provisions of this Agreement shall not be merged with the Deed, and the delivery of the Deed shall not be deemed to affect or impair the provisions of this Agreement.

#### SECTION 25. HEADINGS.

The headings of the various sections of this Agreement have been inserted for convenience of reference only and shall not in any manner be construed as modifying, amending, or affecting in any way the express terms and provisions thereof.

#### SECTION 26. ENTIRE AGREEMENT.

This Agreement constitutes the entire agreement between the parties and supersedes and replaces completely any prior agreements between the parties with respect to the subject matter hereof. This Agreement may not be modified or amended in any manner other than by supplemental written agreement executed by the parties.

#### SECTION 27. SEVERABILITY.

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

#### SECTION 28. NOTICES.

Any notice, demand or communication required or permitted to be given hereunder shall be given in writing at the addresses set forth below by any of the following means: (a) personal service; (b) facsimile transmission, provided that there is written confirmation of such communications; (c) overnight courier; or (d) registered or certified first class mail, postage prepaid, return receipt requested:

If to the City:

City of Chicago  
Department of Planning and Development  
121 North LaSalle Street  
Room 1000 - City Hall  
Chicago, Illinois 60602

Attn: Commissioner  
Fax: 312-744-5892

With a copy to:

City of Chicago  
Department of Law  
121 North LaSalle Street  
Room 600  
Chicago, Illinois 60602  
Attn: Real Estate Division  
Fax: 312-742-0277

If to the Developer:

Ujamaa Holdings Group, LLC  
P.O. Box 497908  
Chicago, IL 60649-0136  
Attn: \_\_\_\_\_  
Fax: \_\_\_\_\_

With a copy to:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_  
Attn: \_\_\_\_\_  
Fax: \_\_\_\_\_

Any notice, demand or communication given pursuant to either clause (a) or (b) hereof shall be deemed received upon such personal service or upon dispatch by electronic means, respectively, provided that such electronic dispatch is confirmed as having occurred prior to 5:00 p.m. on a business day. If such dispatch occurred after 5:00 p.m. on a business day or on a non-business day, it shall be deemed to have been given on the next business day. Any notice, demand or communication given pursuant to clause (c) shall be deemed received on the day immediately following deposit with the overnight courier. Any notice, demand or communication sent pursuant to clause (d) shall be deemed received three business days after mailing. The parties, by notice given hereunder, may designate any further or different addresses to which subsequent notices, demands or communications shall be given.

SECTION 29. SUCCESSORS AND ASSIGNS.

Except as otherwise provided in this Agreement, the terms and conditions of this Agreement shall apply to and bind the successors and assigns of the parties.

SECTION 30. TERMINATION.

In the event that the Closing has not occurred by the Outside Closing Date, or any extensions thereof in the Department's sole discretion, defined herein, then the City may terminate this Agreement upon written notice to the Developer.

### SECTION 31. RECORDATION OF AGREEMENT.

Either party may record this Agreement at the Office of the Cook County Recorder of Deeds. The party so choosing to record this Agreement shall pay the recording fees.

### SECTION 32. OTHER ACTS

The parties agree to perform such other acts and to execute, acknowledge and deliver such other instruments, documents and materials as may be reasonably necessary to consummate the transactions contemplated by this Agreement.

### SECTION 33. BUSINESS RELATIONSHIPS.

The Developer acknowledges (1) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (2) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as described in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (3) notwithstanding anything to the contrary contained in this Agreement, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Agreement shall be grounds for termination of this Agreement and the transactions contemplated hereby. The Developer hereby represents and warrants that no violation of Section 2-156-030 (b) has occurred with respect to this Agreement or the transactions contemplated hereby.

### SECTION 34. PATRIOT ACT CERTIFICATION.

The Developer represents and warrants that neither the Developer nor any Affiliate thereof (as defined in the next paragraph) is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable law, rule, regulation, order or judgment: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

As used in the above paragraph, an "Affiliate" shall be deemed to be a person or entity related to the Developer that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Developer, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

SECTION 35. PROHIBITION ON CERTAIN CONTRIBUTIONS –  
MAYORAL EXECUTIVE ORDER NO. 2011-4.

Developer agrees that Developer, any person or entity who directly or indirectly has an ownership or beneficial interest in Developer of more than 7.5 percent (“Owners”), spouses and domestic partners of such Owners, Developer’s contractors (i.e., any person or entity in direct contractual privity with Developer regarding the subject matter of this Agreement) (“Contractors”), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent (“Sub-owners”) and spouses and domestic partners of such Sub-owners (Developer and all the other preceding classes of persons and entities are together, the “Identified Parties”), shall not make a contribution of any amount to the Mayor of the City of Chicago (the “Mayor”) or to his political fundraising committee (1) after execution of this Agreement by Developer, (2) while this Agreement or any Other Contract is executory, (3) during the term of this Agreement or any Other Contract between Developer and the City, or (4) during any period while an extension of this Agreement or any Other Contract is being sought or negotiated.

Developer represents and warrants that from the later to occur of (1) May 16, 2011, and (2) the date the City approached the Developer or the date the Developer approached the City, as applicable, regarding the formulation of this Agreement, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Developer agrees that it shall not: (1) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor’s political fundraising committee; (2) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor’s political fundraising committee; or (3) Bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Developer agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Developer agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this provision or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Agreement, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including without limitation termination for default) under this Agreement, under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Developer intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the closing of this Agreement, the City may elect to decline to close the transaction contemplated by this Agreement.

For purposes of this provision:

“Bundle” means to collect contributions from more than one source, which is then delivered by one person to the Mayor or to his political fundraising committee.

“Other Contract” means any other agreement with the City of Chicago to which Developer is a party that is (1) formed under the authority of chapter 2-92 of the Municipal Code of Chicago; (2) entered into for the purchase or lease of real or personal property; or (3) for materials, supplies, equipment or services which are approved or authorized by the City Council of the City of Chicago.

“Contribution” means a “political contribution” as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

Individuals are “Domestic Partners” if they satisfy the following criteria:

1. they are each other's sole domestic partner, responsible for each other's common welfare; and
2. neither party is married; and
3. the partners are not related by blood closer than would bar marriage in the State of Illinois; and
4. each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and
5. two of the following four conditions exist for the partners:
  - a. The partners have been residing together for at least 12 months.
  - b. The partners have common or joint ownership of a residence.
  - c. The partners have at least two of the following arrangements:
    - i. joint ownership of a motor vehicle;
    - ii. a joint credit account;
    - iii. a joint checking account;
    - iv. a lease for a residence identifying both domestic partners as tenants.
  - d. Each partner identifies the other partner as a primary beneficiary in a will.

“Political fundraising committee” means a “political fundraising committee” as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

#### SECTION 36. FAILURE TO MAINTAIN ELIGIBILITY TO DO BUSINESS WITH THE CITY.

Failure by Developer or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for

termination of the Agreement and the transactions contemplated thereby. Developer shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

#### SECTION 37. INSPECTOR GENERAL AND LEGISLATIVE INSPECTOR GENERAL.

It is the duty of every officer, employee, department, agency, contractor, subcontractor, developer and licensee of the City, and every applicant for certification of eligibility for a City contract or program, to cooperate with the City's Legislative Inspector General and with the City's Inspector General in any investigation or hearing undertaken pursuant to Chapters 2-55 and 2-56, respectively, of the Municipal Code of Chicago. The Developer understands and will abide by all provisions of Chapters 2-55 and 2-56 of the Municipal Code of Chicago.

#### SECTION 38. 2014 CITY HIRING PLAN.

(i) The City is subject to the June 16, 2014 "City of Chicago Hiring Plan" (as amended, the "2014 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(ii) The Developer is aware that City policy prohibits City employees from directing any individual to apply for a position with the Developer, either as an employee or as a subcontractor, and from directing the Developer to hire an individual as an employee or as a subcontractor. Accordingly, the Developer must follow its own hiring and contracting procedures, without being influenced by City employees. Any and all personnel provided by the Developer under this Agreement are employees or subcontractors of the Developer, not employees of the City of Chicago. This Agreement is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by the Developer.

(iii) The Developer will not condition, base, or knowingly prejudice or affect any term or aspect to the employment of any personnel provided under this Agreement, or offer employment to any individual to provide services under this Agreement, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Agreement, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

(iv) In the event of any communication to the Developer by a City employee or City official in violation of subparagraph (ii) above, or advocating a violation of subparagraph (iii) above, Developer will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General (the "OIG"), and also to

the head of the relevant City Department utilizing services provided under this Agreement. The Developer will also cooperate with any inquiries by the OIG.

SECTION 39. COUNTERPARTS. This Agreement may be executed in any number of counterparts, each of which shall be deemed an original and all of which, taken together, shall constitute a single, integrated instrument.

SECTION 40. DATE OF PERFORMANCE. If the final date of any time period set forth herein falls on a Saturday, Sunday or legal holiday under the laws of Illinois or the United States of America, then such time period shall be automatically extended to the next business day.

SECTION 41. GOVERNING LAW. This Agreement shall be governed by and construed in accordance with the laws of the State of Illinois, without regard to its choice of laws principles.

IN WITNESS WHEREOF, the parties have caused this Agreement to be executed on or as of the date first above written.

CITY OF CHICAGO,  
an Illinois municipal corporation  
and home rule unit of government

By: \_\_\_\_\_  
David L. Reifman  
Commissioner  
Department of Planning and Development

UJAMAA HOLDINGS GROUP, LLC  
an Illinois limited liability company

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

STATE OF ILLINOIS        )  
                                   ) SS.  
 COUNTY OF COOK         )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that David L. Reifman, Commissioner of the Department of Planning and Development of the City of Chicago, an Illinois municipal corporation, and personally known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and being first duly sworn by me acknowledged that as said Commissioner, he signed and delivered the instrument pursuant to authority given by the City of Chicago, as his free and voluntary act and as the free and voluntary act and deed of the City, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 20\_\_.

\_\_\_\_\_  
 NOTARY PUBLIC

STATE OF ILLINOIS        )  
                                   ) SS.  
 COUNTY OF COOK         )

I, the undersigned, a Notary Public in and for said County, in the State aforesaid, do hereby certify that \_\_\_\_\_, personally known to me to be the \_\_\_\_\_ of \_\_\_\_\_, a(n) \_\_\_\_\_, and personally



known to me to be the same person whose name is subscribed to the foregoing instrument, appeared before me this day in person and, being first duly sworn by me, acknowledged that s/he signed and delivered the foregoing instrument pursuant to authority given by said \_\_\_\_\_ limited liability company, as her/his free and voluntary act and as the free and voluntary act and deed of said \_\_\_\_\_ limited liability company, for the uses and purposes therein set forth.

GIVEN under my notarial seal this \_\_\_\_ day of \_\_\_\_\_, 20\_\_.

\_\_\_\_\_  
NOTARY PUBLIC

[(Sub)Exhibits "A" and "A-1" referred to in this Agreement with Ujamaa Holdings Group LLC for Sale and Redevelopment of Land constitute Exhibit "A-1" and "A-2", respectively, to ordinance and printed on page 31321 of this *Journal*.]

[(Sub)Exhibit "D" referred to in this Agreement with Ujamaa Holdings Group LLC for Sale and Redevelopment of Land unavailable at time of printing.]

(Sub)Exhibits "B" and "C" referred to in this Agreement with Ujamaa Holdings Group LLC for Sale and Redevelopment of Land read as follows:

*(Sub)Exhibit "B".*

(To Redevelopment Agreement With UJAMAA Holdings Group LLC For Sale And Redevelopment Of Land)

*Narrative Description Of Project.*

The Project is an approximately 10,740 square foot single-story medical building. Access Community Health Network will enter into a 12-year renewable lease with the Developer. The proposed medical building will have a masonry veneer exterior utilizing steel joist construction. In addition, the development will include a 33-space surface parking lot. The Project will create five (5) new jobs, 25 temporary construction jobs, and retain 20 jobs.

*(Sub)Exhibit "C".*

(To Redevelopment Agreement With UJAMAA Holdings Group LLC For Sale And Redevelopment Of Land)

*Redevelopment Subordination Agreement.*

This Redevelopment Subordination Agreement ("Agreement") is executed and delivered as of \_\_\_\_\_, 20\_\_, by \_\_\_\_\_ [Insert name of Lender], a \_\_\_\_\_ [Insert type of entity and state of formation] ("Lender"), in favor of the City of Chicago, an Illinois municipal corporation (the "City").

*Witnesseth:*

Whereas, \_\_\_\_\_, an Illinois \_\_\_\_\_ (the "Developer"), and the City, acting by and through its Department of Planning and Development, have entered into that certain Agreement for the Sale and Redevelopment of Land dated as of \_\_\_\_\_, 20\_\_, and recorded with the Office of the Recorder of Deeds of Cook County, Illinois, on \_\_\_\_\_, 20\_\_, as Document No. \_\_\_\_\_ ("Redevelopment Agreement"), pursuant to which the City has agreed to sell and the Developer has agreed to purchase the real property legally described on Exhibit A attached hereto (the "Property"); and

Whereas, Pursuant to the terms of the Redevelopment Agreement, the Developer has agreed to \_\_\_\_\_, as more specifically described in the Redevelopment Agreement (the "Project"); and

Whereas, As part of obtaining financing for the Project, the Developer and the Lender have entered into that certain Loan Agreement dated as of \_\_\_\_\_, 20\_\_ (the "Loan Agreement"), pursuant to which the Lender has agreed to provide a loan in the principal amount of up to \_\_\_\_\_ Dollars (\$\_\_\_\_\_) (the "Loan"), which Loan is evidenced by a Promissory Note (the "Note") in said amount to be executed and delivered by the Developer to the Lender, and the repayment of the Loan is secured by certain liens and encumbrances on the Property pursuant to the Loan Agreement (all such agreements being referred to herein, collectively, as the "Loan Documents"); and

Whereas, Pursuant to the Redevelopment Agreement, the Developer has agreed to be bound by certain covenants expressly running with the Property, as set forth in Sections 11, 13, 14 and 15 of the Redevelopment Agreement (the "City Encumbrances"); and

Whereas, The Redevelopment Agreement requires that the Lender agree to subordinate its liens under the Loan Documents to the City Encumbrances; and

Now, Therefore, For good and valuable consideration, the receipt, adequacy and sufficiency of which are hereby acknowledged, the Lender hereby agrees as follows:

1. Subordination. All rights, interests and claims of the Lender in the Property pursuant to the Loan Documents are and shall be subject and subordinate to the City Encumbrances. Nothing herein, however, shall be deemed to limit any of the Lender's other rights or other priorities under the Loan Documents, including, without limitation, the Lender's rights to receive, and the Developer's obligation to make, payments and prepayments of principal and interest on the Note or to exercise the Lender's rights pursuant to the Loan Documents except as provided herein.

2. Notice Of Default. The Lender shall use reasonable efforts to give to the City (a) copies of any notices of default which it may give to the Developer with respect to the Project pursuant to the Loan Documents, and (b) copies of waivers, if any, of the Developer's default in connection therewith. Neither the Developer nor any other third party is an intended beneficiary of this Section 2. Failure of the Lender to deliver such notices or waivers shall in no instance alter the rights or remedies of the Lender under the Loan Documents.

3. Waivers. No waiver shall be deemed to be made by the City of any of its rights hereunder unless the same shall be in writing, and each waiver, if any, shall be a waiver only with respect to the specific instance involved and shall in no way impair the rights of the City in any other respect at any other time.

4. Governing Law; Binding Effect. This Agreement shall be interpreted, and the rights and liabilities of the parties hereto determined, in accordance with the internal laws and

decisions of the State of Illinois, without regard to its conflict of laws principles, and shall be binding upon and inure to the benefit of the respective successors and assigns of the City and the Lender.

5. Section Titles; Plurals. The section titles contained in this Agreement are and shall be without substantive meaning or content of any kind whatsoever and are not a part of the agreement between the parties hereto. The singular form of any word used in this Agreement shall include the plural form.

6. Notices. Any notice required hereunder shall be in writing and addressed to the parties as set forth below by any of the following means: (a) personal service; (b) overnight courier; or (c) registered or certified first class mail, postage prepaid, return receipt requested:

If To The City:

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

with a copy to:

City of Chicago  
Department of Law  
121 North LaSalle Street, Room 600  
Chicago, Illinois 60602  
Attention: Real Estate and Land Use  
Division

If To The Lender:

\_\_\_\_\_  
\_\_\_\_\_  
\_\_\_\_\_

Attention: \_\_\_\_\_

Any notice given pursuant to clause (a) hereof shall be deemed received upon such personal service. Any notice given pursuant to clause (b) shall be deemed received on the day immediately following deposit with the overnight courier. Any notice given pursuant to clause (c) shall be deemed received three (3) business days after mailing.



AMENDMENT OF REDEVELOPMENT AGREEMENT WITH LATINO CHICAGO THEATER COMPANY, NOW KNOWN AS PANAMERICA PERFORMANCE WORKS, RELATED TO CONTRSRUCTION OF CULTURAL CENTER AT 2612 -- 2620 W. OGDEN AVE.

[O2016-6082]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on July 20, 2016, this being the modification of a redevelopment agreement for property at 2612 -- 2620 West Ogden Avenue, begs leave to recommend that Your Honorable Body *Pass* the said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

WHEREAS, The City of Chicago (the "City") is a home rule unit of government by virtue of the provisions of the Constitution of the State of Illinois of 1970 and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, Pursuant to an ordinance approved by the City Council of the City (the "City Council") on May 24, 2006, and published in the *Journal of the Proceedings of the City Council of the City of Chicago* for such date at pages 77029 through 77062 (the "2006 Ordinance"), the City entered into an Agreement for the Sale and Redevelopment of Land ("Redevelopment Agreement") with Latino Chicago Theater Company, now known as Panamerica Performance Works, an Illinois not-for-profit corporation ("Developer"), dated September 15, 2006, and recorded with the Office of the Recorder of Deeds of Cook County (the "Recorder's Office") on January 31, 2008, as Document Number 0803133165; and

WHEREAS, The Redevelopment Agreement requires the Developer to construct an approximately 3,582 square foot, one-story, masonry brick cultural center, to include performing arts space for lease to accommodate multiple users that conduct public performances (the "Improvements"), on the property commonly known as 2612 -- 2620 West Ogden Avenue, Chicago, Illinois, and legally described on Exhibit A attached hereto ("Parcel 1"); and

WHEREAS, The City conveyed Parcel 1 to the Developer by a quitclaim deed dated January 28, 2008, and recorded with the Recorder's Office on January 31, 2008, as Document Number 0803133066 ("Original Deed"); and

WHEREAS, The 2006 Ordinance, the Redevelopment Agreement and the Original Deed set forth various covenants running with the land, including, but not limited to, that the Developer construct the Improvements on Parcel 1 and utilize the Improvements for the presentation of theatrical, cultural and entertainment activities (collectively, the "Original Covenants"); and

WHEREAS, The Developer does not intend to complete the Improvements or to use Parcel 1 in accordance with the Original Covenants; and

WHEREAS, The Developer has requested that the City release the Original Covenants, subject to the Developer's paying the City an amount equal to the appraised fair market value of Parcel 1, which amount is equal to Thirty-four Thousand Two Hundred Dollars (\$34,200) (such amount, the "Release Payment"); and

WHEREAS, The Original Deed incorrectly included with the legal description of Parcel 1 the legal descriptions for Parcel 2 and Parcel 3, which are legally described on Exhibit B attached hereto ("Parcel 2" and "Parcel 3", respectively); and

WHEREAS, The City remains in title to Parcel 2, but not Parcel 3, and the Developer proposes to quitclaim to the City (at no cost to the City) any interest the Developer may have in Parcel 2, for the purpose of clearing title to Parcel 2; and

WHEREAS, The City is agreeable to the Developer's request that the City release the Original Covenants, subject to the Developer's payment to the City of the Release Payment, and to the Developer's quitclaiming Parcel 2 to the City; now, therefore,

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

SECTION 1. The foregoing recitals are hereby adopted as the findings of the City Council.

SECTION 2. The Mayor or his proxy is authorized to execute, and the City Clerk or Deputy City Clerk is authorized to attest, a release of the Original Covenants; provided, however, that such release shall not become effective unless and until the Developer has paid the City the Release Payment and quitclaimed the Developer's interest in Parcel 2 to the City.

SECTION 3. If any provision of this ordinance shall be held to be invalid or unenforceable for any reason, the invalidity or unenforceability of such provision shall not affect any of the other provisions of this ordinance.

SECTION 4. All ordinances, resolutions, motions or orders in conflict with this ordinance are hereby repealed to the extent of such conflict.

SECTION 5. This ordinance shall take effect immediately upon its passage and approval.

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

*Exhibit "A".*  
(To Ordinance)

*Legal Description Of Parcel 1.*

(Subject To Title Commitment And Final Survey)

Parcel 1:

Lots 9 to 12 in the subdivision of Lots 1 to 5 and Lot 7 of Block 4 and Lots 1 to 6 and 11 to 14 of Block 3 and Lots 3, 4 and 5 of Block 5 of Cook and Anderson's Subdivision of the west half of the northeast quarter of Section 24, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.



Commonly Known As:

2612 -- 2620 West Ogden Avenue  
Chicago, Illinois 60608.

Property Index Numbers:

16-24-209-041-0000;

16-24-209-042-0000;

16-24-209-043-0000; and

16-24-209-044-0000.

*Exhibit "B".*  
(To Ordinance)

*Legal Descriptions Of Parcel 2 And Parcel 3.*

(Subject To Title Commitment And Final Survey)

Parcel 2:

Lots 5, 6 and the northeasterly half of Lot 7 in the subdivision of Lots 1 to 5 and Lot 7 of Block 4 and Lots 1 to 6 and 11 to 14 of Block 3 and Lots 3, 4 and 5 of Block 5 of Cook and Anderson's Subdivision of the west half of the northeast quarter of Section 24, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

Commonly Known As:

2604 -- 2606 West Ogden Avenue  
Chicago, Illinois 60608.

Property Index Numbers:

16-24-209-046-0000; and

16-24-209-047-0000.

## Parcel 3:

Lot 8 and the southwesterly half of Lot 7 in the subdivision of Lots 1 to 5 and Lot 7 of Block 4 and Lots 1 to 6 and 11 to 14 of Block 3 and Lots 3, 4 and 5 of Block 5 of Cook and Anderson's Subdivision of the west half of the northeast quarter of Section 24, Township 39 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois.

## Commonly Known As:

2608 West Ogden Avenue  
Chicago, Illinois 60608.

## Property Index Number:

16-24-209-045-0000.

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LEASE AGREEMENT WITH CHICAGO TITLE LAND TRUST AS TRUSTEE AND IRVING STERLING VENTURE LLC AS BENEFICIARY FOR BUILDING SPACE AT 3542 AND 3552 W. IRVING PARK RD. FOR USE BY CHICAGO PUBLIC LIBRARY.  
[O2016-6085]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on July 20, 2016, this being the lease agreement with Chicago Title and Trust and Irving Sterling Venture LLC for building space at 3542 -- 3552 West Irving Park Road, begs leave to recommend that Your Honorable Body *Pass* the said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. On behalf of the City of Chicago as tenant, the Commissioner of the Department of Fleet and Facility Management is authorized to execute a lease with Chicago Title Land Trust as trustee and Irving Sterling Venture LLC as beneficiary under Trust Number 132968, collectively as landlord, for use of approximately 11,700 square feet of building space located at 3542 -- 3552 West Irving Park Road by the Chicago Public Library as the Independence Branch Library; such lease to be approved by the Commissioner of the Chicago Public Library, the President of the Chicago Public Board of Directors, and approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement immediately follows  
Section 2 of this ordinance.]

SECTION 2. This ordinance shall be effective from and after the date of its passage and approval.

Lease Agreement referred to in this ordinance reads as follows:

*Lease No. 19007.*

THIS LEASE is made and entered as of the \_\_\_\_ day of \_\_\_\_\_ 2016, by and between IRVING STERLING VENTURE LLC, an Illinois limited liability company ("Irving"), CHICAGO TITLE LAND TRUST COMPANY not personally but solely as Trustee under a Trust Agreement dated March 28, 2005 and known as Trust Number 132968 ("Land Trust") and the CITY OF CHICAGO, an Illinois municipal corporation and home rule unit of local government (hereinafter referred to as "Tenant" or "City").

RECITALS

WHEREAS, Land Trust is the owner of the real property more commonly known as 3530-58 West Irving Park Road, Chicago, Cook County, Illinois ("Irving Plaza"); and

WHEREAS, Irving is the beneficiary of Land Trust; and

WHEREAS, Irving and Land Trust are collectively referred to in this Lease as "Landlord"; and

WHEREAS, Tenant leased and occupied approximately 8,888 square feet of ground floor space located in Irving Plaza under a prior lease with Landlord dated August 28<sup>th</sup>, 2013 (the "2013 Lease") for use as the Independence Branch of the Chicago Public Library; and

WHEREAS, on October 30, 2015, a fire occurred in Irving Plaza in the unit adjacent to the leased premises, and the leased premises suffered smoke, soot, and water damage; and

WHEREAS, after the fire, the Landlord renovated the leased premises and Tenant resumed occupancy on [DATE TBD], 2016; and

WHEREAS, Landlord and Tenant wish to expand the leased premises and enter into this new Lease.

NOW THEREFORE, in consideration of the covenants, terms and conditions set forth herein, the parties hereto agree and covenant as follows:

SECTION 1. GRANT

Landlord hereby leases to Tenant the following described premises situated in the City of Chicago, County of Cook, State of Illinois, to wit:

Approximately 11,700 square feet of ground floor space (the "Premises") in Irving Plaza. The address for the Premises is 3542-3552 West Irving Park Road, Chicago, Illinois. The location of the Premises is cross-hatched in black on the drawing attached hereto and made a part hereof as Exhibit A. Irving Plaza is located on PIN 13-14-424-031-0000.

Tenant shall have shared access to the parking lot in the rear of Irving Plaza on a first come, first served basis. The parking lot is located at 4014-4016 North Drake Avenue, PIN 13-14-424-032.

## SECTION 2. TERM

The term of this Lease ("Term") shall commence on January 1, 2017 ("Commencement Date") and shall end on December 31, 2023 unless sooner terminated as set forth in this Lease.

## SECTION 3. RENT, TAXES, AND UTILITIES

3.1 Base Rent. Tenant shall pay Landlord base rent for the Premises in the amount of:

(a) Twenty-One Thousand Four Hundred Fifty and 00/100 Dollars (\$21,450.00) per month for the period beginning on January 1, 2017 and ending on December 31, 2017;

(b) Twenty-One Thousand Nine Hundred Eighty-Six and 25/100 Dollars (\$21,986.25) per month for the period beginning on January 1, 2018 and ending on December 31, 2018;

(c) Twenty-Two Thousand Five Hundred Thirty-Five and 91/100 Dollars (\$22,535.91) per month for the period beginning on January 1, 2019 and ending on December 31, 2019; and

(d) Twenty-Three Thousand Ninety-Nine and 30/100 Dollars (\$23,099.30) per month for the period beginning on January 1, 2020 and ending on December 31, 2020; and

(e) Twenty-Three Thousand Six Hundred Seventy-Six and 79/100 Dollars (\$23,676.79) per month for the period beginning on January 1, 2021 and ending on December 31, 2021; and

(f) Twenty-Four Thousand Two Hundred Sixty-Eight and 71/100 Dollars (\$24,268.71) per month for the period beginning on January 1, 2022 and ending on December 31, 2022; and

(g) Twenty-Four Thousand Eight Hundred Seventy-Five dollars and 42/100 (\$24,875.42) per month for the period beginning on January 1, 2023 and ending on December 31, 2023.

Rent shall be paid monthly in advance to Irving Sterling Venture LLC at 2701 West Peterson Avenue, Chicago, Illinois 60659-3995, or at such place and to such payee as Irving may from time to time designate in writing to Tenant.

3.2 Taxes and Other Levies. Subject to Tenant's reimbursement obligations as outlined below in Paragraph 3.3 (c), Landlord shall pay when due all real estate taxes, special assessments, and other levies assessed by government authorities against the Premises, except for those charges which this Lease specifies that Tenant shall pay.

3.3 Reimbursement of Costs. In addition to the base rent set forth in Paragraph 3.1 above of this Lease, Tenant shall pay to Landlord upon Landlord's request from time to time after the commencement of the term of this Lease:

(a) Seventy Eight Percent (78%) of the amount paid by Landlord for cleaning, lighting and snowplowing the sidewalk around the Premises, alley, as well as the adjoining parking areas.

(b) One Hundred Percent (100%) of the amount paid by Landlord to the City of Chicago and/or any other authority for water and sewer services supplied to the Premises as measured by the submeter on the Premises.

(c) Seventy Eight Percent (78%) of the amount by which the real estate taxes levied or assessed for each calendar year partly or wholly within the term of this Lease against Irving Plaza exceed the real estate taxes for Irving Plaza for the calendar year 1994, payable in 1995, except that in the event Tenant or Landlord terminate this Lease pursuant to Paragraph 7.1 or Paragraph 10.10 of this Lease, such amount levied for the calendar year in which the last date of this Lease occurs shall be pro-rated based on the number of months during the year in which the termination occurred.

Each request by Landlord for a payment pursuant to the foregoing provisions of this Section 3.3 shall be accompanied by reasonable documentation to support the payment request by Landlord. In addition, any request by Landlord for a real estate tax reimbursement pursuant to the foregoing subparagraph (c) with respect to any year after 1994 shall be made by Landlord to Tenant within ninety (90) days after the payment by Landlord of the second installment real estate tax bill for the Premises for such year after 1994.

3.4 Utilities. Tenant shall pay when due all charges for electricity, light, gas, heat, power, telephone or other communication service, and all other utility services used in or supplied to the Premises, except for those charges which this Lease specifies that Landlord shall pay.

#### SECTION 4. CONDITION AND ENJOYMENT OF PREMISES, ALTERATIONS AND ADDITIONS, AND SURRENDER

4.1 Condition of Premises Upon Delivery of Possession. Landlord covenants that, as of the Commencement Date, the Premises are in compliance with all laws, ordinances and regulations of all federal, state and municipal governmental authority which are applicable to the Premises.

4.2 Covenant of Quiet Enjoyment. Landlord covenants and agrees that Tenant, upon paying the rent and upon observing and keeping the covenants, agreements and conditions of this Lease on its part to be kept, observed and performed, shall lawfully and quietly hold, occupy and enjoy the Premises (subject to the provisions of this Lease) during the Term without hindrance or molestation by Landlord or by any person or persons claiming under Landlord.

4.3 Landlord's Duty to Maintain Premises and Right of Access. If Landlord shall fail to perform any of Landlord's obligations under Section 11 of this Lease within ten (10) business days after written notice of such failure is given by Tenant to Landlord unless such obligation cannot be remedied within such ten (10) business days and Landlord shall have commenced and is diligently pursuing all necessary action to perform such obligation, Tenant is then authorized to perform such obligation which Landlord has failed to perform and Landlord will promptly, and within ten (10) business days of demand, reimburse Tenant for the reasonable cost thereof. Landlord shall have the right of access to the Premises for the purpose of inspecting and performing such obligations, provided that except in the case of emergencies, Landlord shall first give notice to Tenant of Landlord's desire to enter the Premises and Landlord will schedule its entry so as to minimize to the extent reasonably practicable any interference with Tenant's use of the Premises.

4.4 Use of the Premises. Tenant shall use the Premises as the Independence Branch of the Chicago Public Library or any other suitable municipal use. Tenant shall not use the Premises in a manner that would violate any law. Tenant further covenants (a) not to do or suffer any waste or damage, (b) to comply in all respects with the laws, ordinances, orders, rules, regulations, and requirements of all federal, state and municipal governmental departments which may be applicable to the Premises or to the use or manner of use of the Premises, and (c) not to perform or permit disfigurement or injury to any building or improvement on the Premises, or to fixtures and equipment thereof.

4.5 Alterations and Additions. Tenant shall have the right to make such alterations, additions, and improvements in the Premises at Tenant's cost and expense as Tenant shall deem necessary, provided that any such alterations, additions, and improvements shall be in full compliance with the applicable law and shall not be structural in nature. In addition, Tenant must secure Landlord's prior written consent with respect to said alterations, additions, and improvements prior to performing any of said alterations, additions, and improvements.

## SECTION 5. ASSIGNMENT, SUBLEASE, AND LIENS

5.1 Assignment and Sublease. Tenant shall not assign this Lease in whole or in part, or sublet the Premises or any part thereof without the prior written consent of Landlord in each instance. Landlord shall not unreasonably withhold its consent to any such subletting or assignment.

5.2 Tenant's Covenant Against Liens. Tenant shall not cause or permit any lien or encumbrance, whether created by act of Tenant, operation of law or otherwise, to attach to or be placed upon Landlord's title or interest in the Premises. All liens and encumbrances created by Tenant shall attach to Tenant's interest only.

## SECTION 6. INSURANCE AND INDEMNIFICATION

6.1 Insurance. The Landlord shall procure and maintain at all times, at Landlord's own expense, during the term of this Lease, the insurance coverages and requirements specified below. The kinds and amounts of insurance required are as follows:

(a) Workers Compensation and Employers Liability Insurance. Workers Compensation and Employers Liability Insurance, in accordance with the laws of the State of Illinois-covering all Landlord's employees and Employer's Liability coverage with limits of not less than \$100,000 for each accident or illness in connection with work performed by Landlord.

(b) Commercial Liability Insurance. (Primary and Umbrella). Commercial Liability Insurance or equivalent with limits of not less than \$2,000,000 per occurrence, for bodily injury, personal injury, and property damage liability. The City of Chicago is to be named as additional insureds on a primary, non contributory basis for any liability arising directly or indirectly from this Lease.

(c) Automobile Liability Insurance. (Primary and Umbrella). When any motor vehicles (owned, non-owned and hired) are used in connection with work to be performed by Landlord, the Landlord shall provide Comprehensive Automobile Liability Insurance with limits of not less than \$1,000,000 per occurrence, for bodily injury and property damage caused by such vehicles.

(d) Property Insurance. Property insurance coverage shall be maintained by the Landlord for full replacement value covering the building in which the Premises is located to protect against loss, damage to or destruction of such building.

The Landlord shall be responsible for all loss or damage to personal property (including but not limited to materials, equipment, tools and supplies), owned or rented, by the Landlord.

6.2 Other Terms of Insurance. Within thirty (30) days after receipt of written request from Tenant, the Landlord will furnish the City of Chicago, Department of Fleet and Facility Management, Office of Real Estate Management, 30 North LaSalle Street, Suite 300, Chicago, Illinois 60602, a Certificate of Insurance evidencing the required coverage to be in force on the date of this Lease. The Landlord shall submit evidence on insurance prior to the commencement of the Term. The receipt of any certificates does not constitute agreement by the City that the insurance requirements in the Lease have been fully met or that the insurance policies indicated on the certificate are in compliance with all Lease requirements. The failure of the City to obtain certificates or other insurance evidence from Landlord shall not be deemed to be a waiver by the City. Non-conforming insurance shall not relieve Landlord of its obligation to provide Insurance as specified herein. Nonfulfillment of the insurance conditions may constitute a violation of the Lease.

The Insurance shall provide that should any of the applicable policies be canceled before the expiration date thereof, the issuing insurer will endeavor to mail 60 days prior written notice to be given to the City in the event coverage is substantially changed, canceled, or non-renewed but failure to do so shall impose no obligation or liability of any kind upon the insurer, its agents or representatives.



Any and all deductibles or self insured retentions on referenced insurance coverages shall be borne by Landlord.

The Landlord agrees that Landlord shall waive the right of subrogation against the City of Chicago.

The Landlord expressly understands and agrees that any coverages and limits furnished by Landlord shall in no way limit the Landlord's liabilities and responsibilities specified within the Lease documents or by law.

The Landlord expressly understands and agrees that any insurance or self insurance programs maintained by the City of Chicago shall apply in excess of and not contribute with insurance provided by the Landlord under the lease.

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

6.3 Landlord's Indemnification. Landlord shall indemnify and hold Tenant harmless against all liabilities, judgment costs, damages, and expenses which may accrue against, be charged to, or be recovered from Tenant by reason of Landlord's negligent performance of or failure to perform any of its obligations under this Lease.

## SECTION 7. DAMAGE OR DESTRUCTION

7.1 Damage or Destruction. If the Premises is damaged or destroyed by fire or other casualty or event to such extent that Tenant cannot continue occupancy or conduct its normal business therein, and if such damage or destruction is not repaired by Landlord or Tenant within ninety (90) days after the occurrence of such damage or destruction, then Tenant or Landlord shall have the option within one hundred (100) days after the occurrence of such damage or destruction to declare this Lease terminated as of the date of such damage or destruction by giving the other party written notice to such effect. If Tenant or Landlord exercises this option, the rent shall be apportioned as of the date of such damage or destruction and Landlord shall forthwith repay to Tenant all prepaid rent. In any event, rent payable by Tenant under this Lease shall abate during the period the Premises are rendered untenantable by such damage or destruction in proportion to the number of square feet of floor space in the Premises that are untenantable as the result of such fire or other casualty.

## SECTION 8. CONFLICT OF INTEREST AND GOVERNMENTAL ETHICS

8.1 Conflict of Interest. No official or employee of the City of Chicago, nor any member of any board, commission or agency of the City of Chicago, shall have any financial interest, (as directed in Chapter 2-156 of the Municipal Code of Chicago), either direct or indirect, in the Premises; nor shall any such official, employee, or member participate in making or in any way attempt to use his/her position to influence any City governmental decision or action with respect to this Lease.

8.2 Duty to Comply with Governmental Ethics Ordinance. Landlord and Tenant shall comply with Chapter 2-156 of the Municipal Code of Chicago, "Governmental Ethics," including but not limited to section 2-156-120, which states that no payment, gratuity, or offer of employment shall be made in connection with any City of Chicago contract as an inducement for the award of that contract or order. Any contract negotiated, entered into, or performed in violation of any of the provisions of Chapter 2-156 shall be voidable as to the City of Chicago.

#### SECTION 9. HOLDING OVER

9.1 Holding Over. Any holding over by Tenant shall be construed to be a tenancy from month to month only beginning on the date the Term ends and the base monthly rent shall be at the same rate as set forth in Section 3.1 (g) of this Lease. During any holding over period, Tenant shall also be responsible for the Reimbursement of Costs as set forth in Section 3.3 of this Lease and any other amounts payable by Tenant under this Lease.

#### SECTION 10. MISCELLANEOUS

10.1 Notice. All notices, demands and requests which may be or are required to be given, demanded or requested by either party to the other shall be in writing. All notices, demands and requests by Landlord to Tenant shall be delivered by national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid addressed to Tenant as follows:

City of Chicago  
Department of Fleet and Facility Management  
Office of Real Estate Management  
30 North LaSalle - Suite 300  
Chicago, Illinois 60602

or at such other place as Tenant may from time to time designate by written notice to Landlord and to Tenant at the Premises. All notices, demands, and requests by Tenant to Landlord shall be delivered by a national overnight courier or shall be sent by United States registered or certified mail, return receipt requested, postage prepaid, addressed to Landlord as follows:

Irving Sterling Venture LLC  
2701 West Peterson Avenue  
Chicago, Illinois 60659-3995  
Attn: Mr. Franklin L. Friedman

or at such other place as Landlord may from time to time designate by written notice to Tenant. Any notice, demand or request which shall be served upon Landlord by Tenant, or upon Tenant by Landlord, in the manner aforesaid, shall be deemed to be sufficiently served or given for all purposes hereunder at the time such notice, demand or request shall be mailed.

10.2 Partial Invalidity. If any covenant, condition, provision, term or agreement of this Lease shall, to any extent, be held invalid or unenforceable, the remaining covenants, conditions, provisions, terms and agreements of this Lease shall not be affected thereby, but each covenant, condition, provision, term or agreement of this Lease shall be valid and in force to the fullest extent permitted by law.

10.3 Governing Law. This Lease shall be construed and be enforceable in accordance with the laws of the State of Illinois, without regard to conflicts of law principles.

10.4 Entire Agreement. All preliminary and contemporaneous negotiations are merged into and incorporated in this Lease. This Lease contains the entire agreement between the parties and shall not be modified or amended in any manner except by an instrument in writing signed by the Landlord and Tenant.

10.5 Captions and Section Numbers. The captions and section numbers appearing in this Lease are inserted only as a matter of convenience and in no way define, limit, construe or describe the scope or intent of such sections of this Lease nor in any way affect this Lease.

10.6 Binding Effect of Lease. The covenants, agreements, and obligations contained in this Lease shall extend to, bind, and inure to the benefit of the parties hereto and their legal representatives, heirs, successors, and assigns.

10.7 Time is of the Essence. Time is of the essence of this Lease and of each and every provision hereof.

10.8 No Principal/Agent or Partnership Relationship. Nothing contained in this Lease shall be deemed or construed by the parties hereto or by any third party as creating the relationship of principal and agent or of partnership or of joint venture between the parties hereto.

10.9 Authorization to Execute Lease. The parties signing this Lease hereby represent and warrant that they are the duly authorized and acting representatives of Landlord and Tenant respectively and that by their signing of this Lease it became the binding obligation of Landlord and Tenant respectively, subject to no contingencies or conditions except as specifically provided herein.

10.10 Termination of Lease. Tenant shall have the right to terminate this Lease by providing the Landlord with one hundred eighty days (180) prior written notice any time after December 31, 2018. If Tenant exercises this termination right, Tenant shall reimburse Landlord one eighty-fourth (1/84<sup>th</sup>) of the Build Out Costs, as defined in Exhibit C, capped at a total of Three Hundred Thousand Dollars (\$300,000), for each month remaining on the Term of the Lease.

10.11 Force Majeure. When a period of time is provided in this Lease for either party to do or perform any act or thing, the party shall not be liable or responsible for any delays due to strikes, lockouts, casualties, acts of God, wars, governmental regulation or control, and other

causes beyond the reasonable control of the party, and in any such event the time period shall be extended for the amount of time the party is so delayed.

10.12 Condemnation. If the whole or any substantial part of the Premises are taken or condemned by any competent authority for any public use or purpose, or if any adjacent property or street shall be so condemned or improved in such a manner as to require the use of any part of the Premises, the term of this Lease shall, at the option of Landlord or the condemning authority, be terminated upon, and not before, the date when possession of the part so taken shall be required for such use or purpose, and Landlord shall be entitled to receive the entire award without apportionment with Tenant. Rent shall be apportioned as of the date of Tenant's vacating as the result of said termination.

10.13 No Broker. Tenant warrants to Landlord that no broker or finder (a) introduced Tenant to the Premises, Irving or Franklin L. Friedman, (b) assisted Tenant in the negotiation of this Lease, or (c) dealt with Tenant on Tenant's behalf in connection with the Premises or this Lease. Landlord warrants to Tenant that, except for Franklin L. Friedman, no broker or finder (a) introduced Landlord to Tenant, (b) assisted Landlord in the negotiation of this Lease, or (c) dealt with Landlord on Landlord's behalf in connection with the Premises or this Lease. Landlord hereby discloses to Tenant that Franklin L. Friedman has a financial interest in Landlord, is a licensed Illinois real estate broker, and is not claiming any commission as a result of this Lease.

10.14 Prior Lease. Landlord and Tenant acknowledge and agree that the Tenant has leased a portion of the Premises under the 2013 Lease. Landlord and Tenant each acknowledge and agree that that the other party has performed all obligations under the 2013 Lease and that neither party has any claims against the other with respect to the 2013 Lease.

## SECTION 11. ADDITIONAL RESPONSIBILITIES OF LANDLORD

11.1 Landlord's Responsibilities. Landlord shall perform the following (subject to the provisions of Paragraph 11.2 of this Lease):

- (a) Provide water to the Premises;
- (b) Provide any required maintenance to the foundation and brick portions (other than doors and windows) of the exterior masonry structural walls of the Premises and repair any leak in the roof of the Premises; and
- (c) Clean the sidewalk in front of the Premises to the same extent that Landlord provides such service to the other tenants in Irving Plaza.

11.2 Qualifications. Notwithstanding anything to the contrary set forth in the preceding Paragraph 11.1 of this Lease:

- (a) Landlord shall only be required to perform any of Landlord's obligations pursuant to the preceding Paragraph 11.1 of this Lease within a reasonable period of time (considering Acts

of God and other occurrences beyond Landlord's control) after Landlord receives from Tenant written notice identifying the need for the performance of such obligation;

(b) Landlord shall only be required to perform such exterior obligations if the exterior weather conditions are conducive for the performance of such obligation;

(c) Landlord shall only be required to perform such obligation if the need for the performance of such obligation is not caused by any act or neglect of Tenant or any of Tenant's employees, contractors, agents, representatives, invitees or any person or entity holding by, through or under Tenant; and

(d) Landlord shall not be liable to Tenant for any damage to any property of Tenant or for any loss of business in or use of the Premises caused by the need for the performance by Landlord of any obligation.

11.3 Build Out. Prior to the Commencement Date, the Landlord will have completed the repair and build out of the Premises as agreed to between Landlord and Tenant, and as further described in Exhibit B attached hereto.

## SECTION 12. ADDITIONAL RESPONSIBILITIES OF TENANT

12.1 Tenant's Responsibilities. Tenant, at Tenant's cost and expense, shall at all times during the term of this Lease:

(a) Replace any broken glass on, in or about the Premises (including glass in any walls, doors and windows) provided that said damage was not caused by Landlord or Landlord's employees or attributable to Landlord negligence or Landlord's employee's negligence;

(b) Provide nightly custodial services for the Premises which shall be construed as cleaning, scavenger, exterminator, window and other washing, emptying wastepaper baskets, replacement of light bulbs and tubes and lighting ballasts and sweeping of any kind;

(c) Maintain and repair in operating condition the Premises and all parts thereof, including without limitation the heating, air-conditioning, lighting, electrical, plumbing and other equipment, fixtures, parts and/or systems in or for the Premises (except for Landlord's obligations under Section 11 of this Lease);

(d) Upon the termination of this Lease, surrender the Premises to Landlord in a comparable condition that existed at the Premises as of the Commencement Date, with normal wear and tear taken into consideration;

(e) Allow Landlord to place upon the Premises rental signs each not to exceed 2 feet square in size;

(f) Provide monthly alarm service, if determined to be necessary by Tenant;

(g) Not perform or permit any practice than may (i) damage the reputation of, or otherwise be injurious to, the Premises or neighborhood, or (ii) be disturbing to other tenants, or (iii) be illegal, or (iv) increase the rate of insurance on the Premises; and

(h) Keep out of the Premises materials which cause a fire hazard or safety hazard; Comply with reasonable requirements of Landlords' fire insurance carrier; Not destroy, deface, damage, impair, or remove any part of the Premises or facilities, equipment or appurtenances thereto; and Maintain any smoke detectors in the Premises in accordance with applicable law.

### SECTION 13. ADDITIONAL CLAUSES

13.1 Lease Supremacy. Landlord and Tenant acknowledge that except as expressly set forth in this Lease, this Lease supersedes any prior leases for the Premises between Tenant and Landlord or Landlord's predecessor-in-interest. Except as expressly set forth in this Lease, the prior leases are null and void and of no further force or effect.

13.2 Non-disturbance and Attornment Agreement. In the event that the Premises are subject to a mortgage as of the date of this Lease, a non-disturbance and attornment agreement will be obtained from any mortgagee(s) at that time.

13.3 Closure of Library. Landlord, at Landlord's option may (but shall not be obligated to) perform maintenance and/or other work from time to time during the term of this Lease to the front masonry wall of the building in which the Premises is located. If Landlord delivers two weeks prior written notice to Tenant requesting that Tenant close the library during the period in which Landlord is performing such work, Tenant (at Tenant's cost and expense) shall close the library during such period. If Landlord so notifies Tenant in writing that Landlord is requiring Tenant to so close the library, the base rent payable under this Lease shall abate during such period that Landlord requires Tenant to so close.

### SECTION 14. DISCLOSURES AND REPRESENTATIONS

14.1 Business Relationships. Landlord acknowledges (a) receipt of a copy of Section 2-156-030 (b) of the Municipal Code of Chicago, (b) that it has read such provision and understands that pursuant to such Section 2-156-030 (b) it is illegal for any elected official of the City, or any person acting at the direction of such official, to contact, either orally or in writing, any other City official or employee with respect to any matter involving any person with whom the elected City official or employee has a "Business Relationship" (as defined in Section 2-156-080 of the Municipal Code of Chicago), or to participate in any discussion in any City Council committee hearing or in any City Council meeting or to vote on any matter involving the person with whom an elected official has a Business Relationship, and (c) notwithstanding anything to the contrary contained in this Lease, that a violation of Section 2-156-030 (b) by an elected official, or any person acting at the direction of such official, with respect to any transaction contemplated by this Lease shall be grounds for termination of this Lease and the transactions contemplated hereby. Landlord hereby represents and warrants that no violation by Landlord of Section 2-145-030 (b) has occurred with respect to this Lease or the transactions contemplated hereby.

14.2 Patriot Act Certification. Landlord represents and warrants that neither Landlord nor, to the best of Landlord's knowledge, any Affiliate (as hereafter defined) thereof is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury, the Bureau of Industry and Security of the U.S. Department of Commerce or their successors, or on any other list of persons or entities with which the City may not do business under any applicable Laws: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List. As used in this Section, an "Affiliate" shall be deemed to be a person or entity related to Landlord that, directly or indirectly, through one or more intermediaries, controls, is controlled by or is under common control with Landlord, and a person or entity shall be deemed to be controlled by another person or entity, if controlled in any manner whatsoever that results in control in fact by that other person or entity (or that other person or entity and any persons or entities with whom that other person or entity is acting jointly or in concert), whether directly or indirectly and whether through share ownership, a trust, a contract or otherwise.

14.3 Prohibition on Certain Contributions-Mayoral Executive Order No. 2011-4. Landlord agrees that Landlord, any person or entity who directly or indirectly has an ownership or beneficial interest in Landlord of more than 7.5 percent ("Owners"), spouses and domestic partners of such Owners, Landlord's contractors (i.e., any person or entity in direct contractual privity with Landlord regarding the subject matter of this Lease) ("Contractors"), any person or entity who directly or indirectly has an ownership or beneficial interest in any Contractor of more than 7.5 percent ("Sub-owners") and spouses and domestic partners of such Sub-owners (Landlord and all the other preceding classes of persons and entities are together the "Identified Parties"), shall not make a contribution of any amount to the Mayor of the City of Chicago (the "Mayor") or to his political fundraising committee (a) after execution of this Lease by Landlord, (b) while this Lease or any Other Contract (as hereinafter defined) is executory, (c) during the term of this Lease or any Other Contract, or (d) during any period while an extension of this Lease or any Other Contract is being sought or negotiated. This provision shall not apply to contributions made prior to May 16, 2011, the effective date of Executive Order 2011-4.

Landlord represents and warrants that to the best of Landlord's knowledge from the later of (a) May 16, 2011, or (b) the date the City approached Landlord, or the date Landlord approached the City, as applicable, regarding the formulation of this Lease, no Identified Parties have made a contribution of any amount to the Mayor or to his political fundraising committee.

Landlord agrees that it shall not: (a) coerce, compel or intimidate its employees to make a contribution of any amount to the Mayor or to the Mayor's political fundraising committee; (b) reimburse its employees for a contribution of any amount made to the Mayor or to the Mayor's political fundraising committee; or (c) bundle or solicit others to bundle contributions to the Mayor or to his political fundraising committee.

Landlord agrees that the Identified Parties must not engage in any conduct whatsoever designed to intentionally violate this provision or Mayoral Executive Order No. 2011-4 or to entice, direct or solicit others to intentionally violate this provision or Mayoral Executive Order No. 2011-4.

Notwithstanding anything to the contrary contained herein, Landlord agrees that a violation of, non-compliance with, misrepresentation with respect to, or breach of any covenant or warranty under this Lease or violation of Mayoral Executive Order No. 2011-4 constitutes a breach and default under this Lease, and under any Other Contract for which no opportunity to cure will be granted, unless the City, in its sole discretion, elects to grant such an opportunity to cure. Such breach and default entitles the City to all remedies (including, without limitation, termination for default) under this Lease, and under any Other Contract, at law and in equity. This provision amends any Other Contract and supersedes any inconsistent provision contained therein.

If Landlord intentionally violates this provision or Mayoral Executive Order No. 2011-4 prior to the Closing, the City may elect to decline to close the transaction contemplated by this Lease.

For purposes of this provision:

(a) "Bundle" means to collect contributions from more than one source, which contributions are then delivered by one person to the Mayor or to his political fundraising committee.

(b) "Other Contract" means any other agreement with the City to which Landlord is a party that is (i) formed under the authority of Chapter 2-92 of the Municipal Code of Chicago; (ii) entered into for the purchase or lease of real or personal property; or (iii) for materials, supplies, equipment or services which are approved or authorized by the City Council.

(c) "Contribution" means a "political contribution" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

(d) Individuals are "domestic partners" if they satisfy the following criteria:

(i) they are each other's sole domestic partner, responsible for each other's common welfare; and

(ii) neither party is married; and

(iii) the partners are not related by blood closer than would bar marriage in the State of Illinois; and

(iv) each partner is at least 18 years of age, and the partners are the same sex, and the partners reside at the same residence; and

(v) two of the following four conditions exist for the partners:

(1) The partners have been residing together for at least 12 months.

(2) The partners have common or joint ownership of a residence.

(3) The partners have at least two of the following arrangements:

(A) joint ownership of a motor vehicle;

(B) joint credit account;



- (C) a joint checking account;
  - (D) a lease for a residence identifying both domestic partners as tenants.
- (4) Each partner identifies the other partner as a primary beneficiary in a will.

(e) "Political fundraising committee" means a "political fundraising committee" as defined in Chapter 2-156 of the Municipal Code of Chicago, as amended.

14.4 Waste Ordinance Provisions. In accordance with Section 11-4-1600(c) of the Municipal Code of Chicago, Landlord warrants and represents that it, and to the best of its knowledge, its Contractors and its subcontractors regarding the subject matter of this Lease ("Subcontractors"), have not violated and are not in violation of any provisions of Section 7-28 or Section 11-4 of the Municipal Code (the "Waste Sections"). During the period while this Lease is executory, Landlord's, any general Contractor's or any Subcontractor's violation of the Waste Sections, whether or not relating to the performance of this Lease, constitutes a breach of and an event of default under this Lease, for which the opportunity to cure, if curable, will be granted only at the sole designation of the Commissioner of the Department of Fleet and Facility Management. Such breach and default entitles the City to all remedies under this Lease, at law or in equity. This section does not limit Landlord's, its general Contractors' and its Subcontractors' duty to comply with all applicable federal, state, county and municipal laws, statutes, ordinances and executive orders, in effect now or later, and whether or not they appear in this Lease. Non-compliance with these terms and conditions may be used by the City as grounds for the termination of this Lease, and may further affect the Landlord's eligibility for future contract awards.

14.5 Failure to Maintain Eligibility to do Business with City. Failure by Landlord or any controlling person (as defined in Section 1-23-010 of the Municipal Code of Chicago) thereof to maintain eligibility to do business with the City of Chicago as required by Section 1-23-030 of the Municipal Code of Chicago shall be grounds for termination of this Lease and the transactions contemplated thereby. Landlord shall at all times comply with Section 2-154-020 of the Municipal Code of Chicago.

14.6 Cooperation with Office of Inspector General and Legislative Inspector General. It is the duty of Landlord and any bidder, proposer, contractor, subcontractor, and every applicant for certification of eligibility for a City contract or program, and all officers, directors, agents, partners, and employees of any such grantee, subgrantee, bidder, proposer, contractor, subcontractor or such applicant to cooperate with the Legislative Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-55 of the Municipal Code, and to cooperate with the Inspector General in any investigation or hearing undertaken pursuant to Chapter 2-56 of the Municipal Code. Landlord represents and warrants that it understands and will abide by all provisions of Chapter 2-55 and Chapter 2-56 of the Municipal Code and that Landlord will inform its Contractors and Subcontractors of this provision and include a provision requiring their compliance with such Chapters 2-55 and 2-56 in any written agreement between Landlord and its Contractors and Subcontractors.

#### 14.7 2014 Hiring Plan Prohibitions.

(i) The City is subject to the June 16, 2014 "City of Chicago Hiring Plan", as amended (the "2014 City Hiring Plan") entered in *Shakman v. Democratic Organization of Cook County*, Case No 69 C 2145 (United States District Court for the Northern District of Illinois). Among other things, the 2014 City Hiring Plan prohibits the City from hiring persons as governmental employees in non-exempt positions on the basis of political reasons or factors.

(ii) Landlord is aware that City policy prohibits City employees from directing any individual to apply for a position with Landlord, either as an employee or as a subcontractor, and from directing Landlord to hire any individual as an employee or as a subcontractor. Accordingly, Landlord must follow its own hiring and contracting procedures, without being influenced by City or City employees. Any and all personnel provided by Landlord under this Lease are employees or subcontractors of Landlord, not employees of the City. This Lease is not intended to and does not constitute, create, give rise to, or otherwise recognize an employer-employee relationship of any kind between the City and any personnel provided by Landlord.

(iii) Landlord will not condition, base, or knowingly prejudice or affect any term or aspect of the employment of any personnel provided under this Lease, or offer employment to any individual to provide services under this Lease, based upon or because of any political reason or factor, including, without limitation, any individual's political affiliation, membership in a political organization or party, political support or activity, political financial contributions, promises of such political support, activity or financial contributions, or such individual's political sponsorship or recommendation. For purposes of this Lease, a political organization or party is an identifiable group or entity that has as its primary purpose the support of or opposition to candidates for elected public office. Individual political activities are the activities of individual persons in support of or in opposition to political organizations or parties or candidates for elected public office.

(iv) In the event of any communication to Landlord by a City employee or City official in violation of paragraph (ii) above, or advocating a violation of paragraph (iii) above, Landlord will, as soon as is reasonably practicable, report such communication to the Hiring Oversight Section of the City's Office of the Inspector General ("OIG Hiring Oversight"), and also to the head of the relevant City department utilizing services provided under this Lease. Landlord will also cooperate with any inquiries by OIG Hiring Oversight.

IN WITNESS WHEREOF, the parties have executed this Lease as of the day and year first written above.

LANDLORD:

IRVING STERLING VENTURE LLC,  
an Illinois limited liability company

By: MF Properties LLC, an Illinois limited liability company, its Manager

By: \_\_\_\_\_  
Franklin L. Friedman, Manager of MF Properties LLC

CHICAGO TITLE LAND TRUST COMPANY not personally but solely as Trustee under a Trust Agreement dated March 28, 2005 and known as Trust Number 132968

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

TENANT:

CITY OF CHICAGO,  
an Illinois Municipal Corporation and Home Rule Unit of Government

BY: THE DEPARTMENT OF FLEET AND FACILITY MANAGEMENT

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

APPROVED: THE CHICAGO PUBLIC LIBRARY

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

APPROVED: THE CHICAGO PUBLIC LIBRARY  
BOARD OF DIRECTORS

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

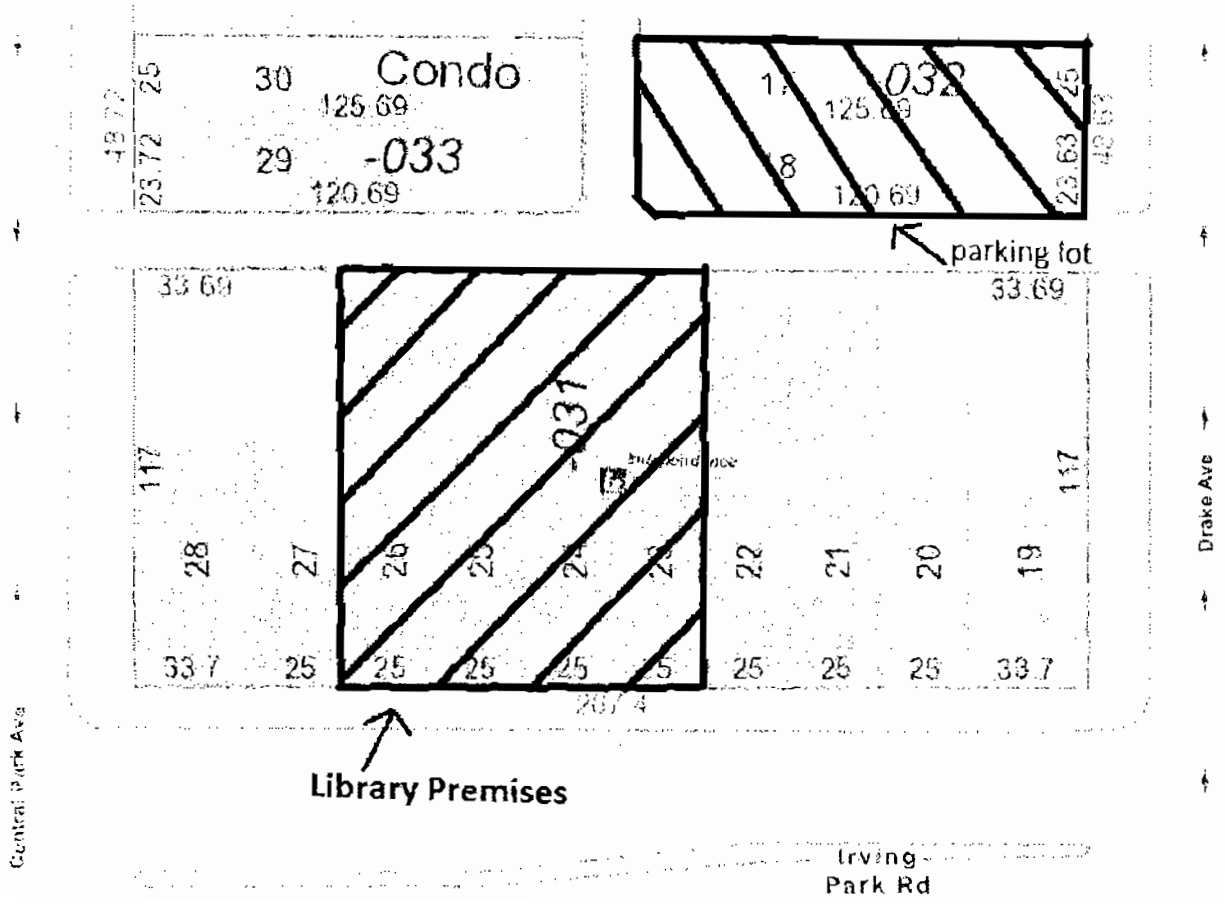
APPROVED AS TO FORM AND LEGALITY:

[Exhibit "E" and "A" referred to in this Lease Agreement with Chicago Title Land Trust as Trustee and Irving Sterling Venture LLC as Beneficiary unavailable at the time of printing.]  
By: \_\_\_\_\_  
Deputy Corporation Counsel, Real Estate Division

[Exhibit "A" referred to in this Lease Agreement with Chicago Title Land Trust as Trustee and Irving Sterling Venture LLC as Beneficiary printed on page 31380 of this Journal.]

Exhibit "A".

The Premises.



FIRST AMENDMENT TO LEASE AGREEMENT WITH SWEET WATER  
FOUNDATION FOR CITY-OWNED VACANT LAND AT 5700 S. LAFAYETTE AVE.  
[O2016-6084]

The Committee on Housing and Real Estate submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on Housing and Real Estate, for which a meeting was held on September 9, 2016, having had under consideration the ordinance introduced by Mayor Rahm Emanuel on July 20, 2016, this being the amendment of a lease agreement with Sweet Water Foundation regarding space at 5700 South Lafayette Avenue, begs leave to recommend that Your Honorable Body *Pass* the said ordinance transmitted herewith.

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

Respectfully submitted,

(Signed) JOSEPH A. MOORE,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. On behalf of the City of Chicago as landlord, the Commissioner of the Department of Fleet and Facility Management is authorized to execute a lease

amendment with Sweet Water Foundation, as tenant, to permit the expansion of the leased premises from approximately 63,639 square feet to 84,124.9 square feet for the property located at 5700 South Lafayette Avenue; such lease to be approved by the Commissioner of the Department of Planning and Development and approved as to form and legality by the Corporation Counsel in substantially the following form:

[Lease Agreement immediately follows  
Section 2 of this ordinance.]

SECTION 2. This ordinance shall be effective from and after the date of its passage and approval.

Lease Agreement referred to in this ordinance reads as follows:

*First Amendment To Lease Agreement  
With Sweet Water Foundation.*

This First Amendment to Lease (this "First Amendment") is entered into as of this \_\_\_\_\_ day of \_\_\_\_\_, 2016, by and between the City of Chicago, an Illinois municipal corporation and home rule unit of government ("Landlord" or "City"), and Sweet Water Foundation, an Illinois not-for-profit corporation ("Tenant").

*Recitals.*

A. Landlord and Tenant entered into that certain Lease dated as of October 13, 2014 (the "Lease"), wherein Landlord leased to Tenant, and Tenant leased from Landlord, certain premises consisting of approximately 63,639 square feet of vacant land located at 5700 South Lafayette Avenue, Chicago, Illinois (the "Premises"), as more particularly described in the Lease.

B. Landlord and Tenant now desire to amend the Lease in certain respects, all as more specifically set forth below.

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

1. Recitals And Terms Of Art. The Recitals are incorporated herein by reference and made a part of this First Amendment. All capitalized terms used herein shall have the same meanings as they do in the Lease, unless otherwise expressly provided herein.

2. Commencement. This First Amendment will commence on the later of (i) the execution of this First Amendment, and (ii) the conveyance of Expansion Parcel 3 (as defined in Exhibit A) from Openlands to the City.

3. Expansion Of Premises. The Premises are hereby expanded to include the parcels described in Exhibit A attached hereto, upon all of the terms, covenants and conditions of the Lease, except as hereinafter set forth. The expanded Premises now include three parcels of vacant land, and one parcel with a two-story single-family home (the "Building").

4. Condition Of Premises. Tenant agrees to accept the Premises in their current "as is" condition, without any representations or warranties of any kind (including, without limitation, any express or implied warranties of merchantability, fitness or habitability) made by Landlord or Landlord's agents to Tenant or Tenant's agents and without any obligation or promise on the part of Landlord to alter, remodel, improve, or repair the Premises or any part thereof.

5. Use Of The Premises. The use of the Premises is expanded to include the operation of Tenant's offices in the Building. Exhibit B from the Lease is replaced with Exhibit B attached hereto, showing the layout of the use of the Premises.

6. Additional Responsibilities Of Tenant. The provisions of this Section 6 do not replace any of Tenant's existing obligations under the Lease, but rather expand upon such obligations. Tenant's responsibilities are expanded to include the following provisions related to the Building.

a. Locks. Tenant shall pay Landlord for the replacement of locks on the Building upon the termination or expiration of the Lease, if the Lease is not renewed.

b. Utilities. Tenant shall pay when due all charges for gas, electricity, water, sewer, telephone, other communication services, and any other utilities and charges that may be assessed on the Building during the term, or as a result of, Tenant's occupancy of the Building. Landlord shall not have any responsibility for providing, delivering, or paying for any utilities supplied to the Building.

c. Custodial Service. Tenant shall provide and pay for custodial services for the Building, including any carpet cleaning and window washing. Tenant shall be responsible for keeping the Building clean and free of debris. Tenant shall provide and pay for any exterminator service for the Building whenever such services are reasonably necessary.

d. Scavenger/Dumpster Services. Tenant shall provide and pay for scavenger/dumpster services for the Building.

e. Maintenance. Tenant shall provide, at Tenant's expense, any and all engineering service for all maintenance and repair of the exterior and interior of the Building,

including all structural, mechanical, electrical, and plumbing components (including private drain) and systems, the roof, the HVAC system, and any and all maintenance that is necessary to maintain the Building.

f. Fixtures. Tenant shall maintain the fixtures located within the Building, such as sinks, toilets, and light fixtures.

g. Fire Extinguishers, Smoke Detectors, And Carbon Monoxide Detectors. Tenant shall provide and maintain required fire extinguishers, smoke detectors, and carbon monoxide detectors in the Building in accordance with applicable laws.

h. Basement. Tenant shall clean up any debris or damage from flooding to the basement of the Building.

i. Gutters. Tenant shall clean the roof gutters whenever such cleaning is reasonably necessary.

j. Security. Tenant is responsible for providing security services to the Building that Tenant deems necessary. Tenant acknowledges that Landlord shall not have any security obligations relative to the Building, to any activities within the Building, nor to any persons entering the Building.

k. Accessibility. Tenant is responsible for ensuring that the Building complies with all applicable laws regarding accessibility standards for persons with disabilities or environmentally limited persons, including the following: the Americans with Disabilities Act of 1990, 42 USC § 12101, et seq., and the Americans with Disabilities Act Accessibility Guidelines for Buildings and Facilities, the Architectural Barriers Act Pub. L. 90-480 (1968), and the Uniform Federal Accessibility Standards; and the Illinois Environmental Barriers Act, 410 ILCS 25/L, et seq., and all regulations promulgated thereunder, see Illinois Administrative Code, Title 71, Chapter 1, Section 400.110. If the above standards are inconsistent, Tenant must assure that the Building complies with the standard providing the greatest accessibility.

7. Incorporation Of Amendment; Reaffirmation Of Lease. Landlord and Tenant hereby agree that (a) this First Amendment is incorporated into and made a part of the Lease, (b) any and all references to the "Lease" in the Lease hereinafter shall include this First Amendment, and (c) except as specifically amended herein, the terms and conditions of the Lease remain unchanged and in full force and effect.

8. Counterparts. This First Amendment may be signed in any number of counterparts, each of which shall be an original, but all of which together shall constitute one instrument.

In Witness Whereof, Landlord and Tenant have executed this First Amendment as of the date first set forth above.



Landlord:

City of Chicago,  
an Illinois municipal corporation and  
home rule unit of government

Department of Planning and  
Development

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

Department of Fleet and Facility  
Management

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

Approved as to Form and Legality:

By: The Department of Law

By: \_\_\_\_\_  
Deputy Corporation Counsel,  
Real Estate Division

Tenant:

Sweet Water Foundation,  
an Illinois not-for-profit corporation

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

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

[Exhibit "B" referred to in this First Amendment to Lease  
Agreement with Sweet Water Foundation  
unavailable at time of printing.]

Exhibit "A" referred to in this First Amendment to Lease Agreement with Sweet Water Foundation reads as follows:

*Exhibit "A".*

*Expansion Of Premises.*

*Legal Description.*

(Subject To Title Commitment And Survey)

Expansion Parcel 1:

Approximately 14,987.2 square feet of vacant land with a common address of 5736 -- 5750 South Perry Avenue.

Legal Description:

Lots 13 through 18, inclusive, in Rodeck's Subdivision of the west 411.2 feet of the south half of Lot 5 of School Trustees' Subdivision of Section 16, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Property Index Numbers:

20-16-219-035 through -040.

Expansion Parcel 2:

Approximately 3,021.2 square feet of vacant land with a common address of 5737 -- 5741 South Perry Avenue.

Legal Description:

The west 58.1 feet of Lots 11 and 12 in Rodeck's Subdivision of the west 411.2 feet of the south half of Lot 5 of School Trustees' Subdivision of Section 16, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

Property Index Numbers:

20-16-220-001 and -002.

**Expansion Parcel 3:**

Approximately 2,477.5 square feet of land improved with a two (2) story single-family home (the "Building") with a common address of 5749 South Perry Avenue.

**Legal Description:**

Lot 8 in Roderick's Subdivision of the west 411.2 feet of the south half of Lot 5 of School Trustees' Subdivision of Section 16, Township 38 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois.

**Property Index Number:**

20-16-220-006

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**COMMITTEE ON LICENSE AND CONSUMER PROTECTION.**

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AMENDMENT OF SECTIONS 3-56-100 AND 9-68-020 OF MUNICIPAL CODE BY MODIFYING FEES FOR REPLACEMENT AND TRANSFER OF WHEEL TAX EMBLEMS, ONE-DAY PARKING PERMITS AND RESIDENTIAL PARKING PERMIT ZONE CHANGES.

[O2016-5813]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Clerk Susana Mendoza and others (which was referred on July 20, 2016), to amend Sections 3-56-100 and 9-68-020 of the Municipal Code of Chicago modifying fees for replacement of wheel tax emblems and one-day permit and zone change fees for residential parking permits, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on September 8, 2016.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 3-56-100 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, and by inserting the language underscored, as follows:

3-56-100 Transfer To New Vehicle.

(a) Whenever the owner of any vehicle licensed under this chapter, before the expiration of such license, sells or otherwise disposes of such vehicle, and thereafter acquires another vehicle and desires to transfer the vehicle license originally issued for the vehicle disposed of, to such newly acquired vehicle, such owner shall immediately make application to the city clerk for a transfer of said vehicle license to the newly purchased vehicle. Said application shall state the name and address of the licensee and the name and address of the purchaser of said vehicle, together with a description of the newly purchased vehicle. Upon surrender of the original wheel tax license emblem or upon proof that the wheel tax license emblem has been destroyed, the city clerk or his designee shall transfer said license to apply to the newly acquired vehicle upon payment of the proper license fee, provided, that the city clerk or his designee shall not transfer any license when the wheel tax license emblem issued under said license is defaced or

mutilated so as to prevent identification of the emblem. It shall be unlawful for any person to display a wheel tax license emblem on any vehicle other than the vehicle for which the emblem was originally issued, without first transferring the license to such other vehicle, as provided for herein.

(b) The owner of any vehicle licensed under this chapter shall promptly notify the clerk and the department of police whenever the wheel tax emblem issued under such license is lost, stolen, or destroyed.

(c) The fee for replacing a duplicate wheel tax license emblem shall be \$30.00. ~~The fee for replacing a duplicate wheel tax license emblem shall be \$30.00. A replacement wheel tax license emblem shall be issued only for the same vehicle, license plate, and owner as the original. It is the responsibility of the owner of any vehicles licensed under this chapter to promptly notify the City Clerk whenever the wheel tax emblem is lost, stolen, or destroyed.~~

(d) The transfer fee shall be ~~\$205.00~~. If newly acquired vehicle is of a class requiring the payment of a license fee higher, than was paid for the license originally obtained for the vehicle disposed of, the fee required to be paid for such transfer shall be a sum equal to the difference between the fee paid for the original license and the fee fixed for licenses for vehicles of such class, plus the transfer fee of ~~\$205.00~~.

SECTION 2. Section 9-68-020(d) of the Municipal Code of Chicago is hereby amended by deleting the language struck through, and by inserting the language underscored as follows:

9-68-020 Residential Parking Permits.

(Omitted text is unaffected by this ordinance.)

(d)(3) The fee for one-day permits shall be \$168 for a sheet of 3015 permits. One-Day permits are not transferable, refundable, nor exchangeable. ~~A replacement of an annual permit will be issued for \$10 upon receipt of the permit number portion of the removed annual permit sticker and a receipt for the current annual permit sticker. Replacement of any permits which are lost or destroyed will be made at full cost.~~

(4) The zone change fee for an annual permit shall be \$5.

(Omitted text is unaffected by this ordinance.)

SECTION 3. This ordinance shall take effect upon its passage and publication.

AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 47.16 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF N. DAMEN AVE.

[O2016-5634]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Ameya Pawar (which was referred on July 20, 2016), to amend the Municipal Code of Chicago by lifting subsection 4-60-022 (47.16) to allow the issuance of additional alcoholic liquor licenses on portion of North Damen Avenue, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on September 8, 2016.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-022 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional license shall be issued for the sale of alcoholic liquor, for consumption on the premises within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(47.16) On Damen Avenue, from Addison Street to Grace Street.~~

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in force and effect upon passage and approval.

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AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING  
SUBSECTION 28.15 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS  
LICENSES ON PORTIONS OF W. MADISON ST.

[O2016-5606]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Jason Ervin (which was referred on July 20, 2016), to amend the Municipal Code of Chicago by lifting subsection 4-60-023 (28.15) to allow the issuance of additional package goods licenses on portions of West Madison Street, begs leave to recommend that Your Honorable Body Pass the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on September 8, 2016.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-023 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

(28-15) ~~On the south side of Madison Street, from Lavergne Avenue to Leclaire Avenue; and on both sides of Madison Street, from Leclaire Avenue to Laramie Avenue.~~

(Omitted text is unaffected by this ordinance.)



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

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AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING  
SUBSECTION 48.21 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS  
LICENSES ON PORTION OF N. BROADWAY.

[O2016-5628]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman James Cappleman (which was referred on July 20, 2016), to amend the Municipal Code of Chicago by lifting subsection 4-60-023 (48.21) to allow the issuance of additional package goods licenses on portion of North Broadway, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on September 8, 2016.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

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

SECTION 1. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

4-60-023 Restrictions On Additional Licenses.

Subject to the provisions of subsection 4-60-021(c), no additional package goods license shall be issued for any premises located within the following areas:

(Omitted text is unaffected by this ordinance.)

~~(48.21) On Broadway, from Argyle Street to Lawrence Avenue.~~

(Omitted text is unaffected by this ordinance.)

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

---

AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY ADDING NEW SUBSECTIONS 4-60-022 (37.14) AND 4-60-023 (37.17, 37.29, 37.31 AND 37.39) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON PORTIONS OF W. NORTH AVE., W. CHICAGO AVE. AND N. CICERO AVE. WITHIN 37<sup>TH</sup> WARD.

[O2016-5613]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, September 14, 2016.

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

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Emma Mitts (which was referred on July 20, 2016), to

amend Sections 4-60-022 and 4-60-023 of the Municipal Code of Chicago to disallow the issuance of additional alcoholic liquor licenses and package goods licenses in portions of the 37<sup>th</sup> Ward, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on September 8, 2016.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

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

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

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

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The City Council finds that the areas described in Section 2 through 6 of this ordinance are adversely affected by the over-concentration of businesses licensed to sell alcoholic liquor within and near the areas.

SECTION 2. Section 4-60-022 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-022 (37.14), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of July 24, 2013 at page 58047, with the following underscored text:

4-60-022 (37.14) On North Avenue, from Kenton Avenue to Cicero Avenue.

SECTION 3. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-023 (37.17), which was previously deleted as shown in the

*Journal of the Proceedings of the City Council of the City of Chicago* of July 29, 2015 at page 3647, with the following underscored text:

4-60-023 (37.17) On West North Avenue, from North Laramie to North Long Avenue.

SECTION 4. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-023 (37.29), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of July 29, 2015 at page 3648, with the following underscored text:

4-60-023 (37.29) On West Chicago Avenue, from Cicero Avenue to Lavergne Avenue.

SECTION 5. Section 4-60-023 of the Municipal Code of Chicago is hereby amended replacing subsection 4-60-023 (37.31), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of July 29, 2015 at page 3650, with the following underscored text:

4-60-023 (37.31) On West Chicago Avenue, from Laramie Avenue to Long Avenue.

SECTION 6. Section 4-60-023 of the Municipal Code of Chicago is hereby amended by replacing subsection 4-60-023 (37.39), which was previously deleted as shown in the *Journal of the Proceedings of the City Council of the City of Chicago* of January 21, 2015 at page 101873, with the following underscored text:

4-60-023 (37.39) On North Cicero Avenue, from West North Avenue to West Grand Avenue.

SECTION 7. This ordinance shall be in force and effect from and after its passage and publication.

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AMENDMENT OF CHAPTERS 4-60 AND 4-160 OF MUNICIPAL CODE BY  
FURTHER REGULATING SPORTS PLAZA VENUE LIQUOR LICENSES.

[O2016-5608]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Thomas Tunney (which was referred on July 20, 2016), to amend Chapter 4 of the Municipal Code of Chicago concerning further regulation of licensing for liquor at retail and sports venues, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on September 8, 2016.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

On motion of Alderman Mitts, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Chapter 4-60 of the Municipal Code of Chicago is hereby amended by adding the language underscored, and by deleting the language struck through, as follows:

4-60-50 Notice And License Issuance Conditions.

(Omitted text is unaffected by this ordinance.)

(e) No initial outdoor patio liquor license shall be issued after the effective date of this amendatory ordinance of 2016 to a location that has capacity for greater than 250 500 people on the outdoor patio. The aggregate outdoor patio capacity limitations in Section 4-160-130 shall also apply. ~~Locations subject to the outdoor patio liquor license that are adjacent to Wrigley Plaza shall be further subject to the requirements and restrictions in Section 4-160-130(d).~~

4-60-075 Sports Plaza Venue Liquor Licenses -- Special Conditions.

(Omitted text is unaffected by this ordinance.)

(b) In addition to the other categories of licenses authorized under this chapter, the local liquor control commissioner is authorized to issue Sports Plaza Venue liquor licenses. Eligibility for the Sports Plaza Venue liquor licenses shall be limited to applicants who hold a valid retail food establishment license and a valid retail consumption-on-premises liquor license for an indoor or patio location that is adjacent to a Sports Plaza. A Sports Plaza Venue liquor licensee may serve, in compliance with this section, alcoholic liquor within Sports Plaza.

(Omitted text is unaffected by this ordinance.)

(d) A Sports Plaza Venue liquor licensee applicant shall be subject to all provisions of this chapter, except for subsections (e) and (f) of Section 4-60-040; the 35-day review period of subsection (h) of Section 4-60-040; and 4-60-050.

(Omitted text is unaffected by this ordinance.)

SECTION 2. Chapter 4-160 of the Municipal Code of Chicago is hereby amended by adding the language underscored, and by deleting the language struck through, as follows:

4-160-010 Definitions.

(Omitted text is unaffected by this ordinance.)

"Sports Plaza" means an outdoor open area which is: (1) is not on the public way; (2) is used for the service of alcohol regulated by Chapter 4-60 and/or the conduct of amusements regulated by Chapter 4-156; and (3) is adjacent to a sports stadium with a minimum capacity of 15,000 people; and (4) has a minimum capacity of 400 people.

4-160-020 General Requirements.

(a) A Sports Plaza shall be licensed in conformity with Chapter 4-60 and/or Chapter 4-156, as applicable. A location eligible for a Sports Plaza license shall not be eligible for an outdoor patio license. In addition, each Sports Plaza shall be subject to requirements appropriate to the unique or particular circumstances associated with it. Those requirements shall be set forth in a separate article of this Chapter.

(Omitted text is unaffected by this ordinance.)

SECTION 3. This ordinance shall be in full force and effect following due passage and publication.

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AMENDMENT OF CHAPTER 9-114 OF MUNICIPAL CODE BY ADDING NEW SECTION 9-114-315 CONCERNING UNLAWFUL ACTS BY OWNERS AND DRIVERS OF CHARTER/SIGHTSEEING VEHICLES.

[O2016-5611]

The Committee on License and Consumer Protection submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on License and Consumer Protection, having under consideration an ordinance introduced by Alderman Brendan Reilly (which was referred on July 20, 2016), to amend Chapter 9 of the Municipal Code of Chicago concerning unlawful acts by charter/sightseeing vehicles, begs leave to recommend that Your Honorable Body *Pass* the ordinance which is transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee on September 8, 2016.

Respectfully submitted,

(Signed) EMMA MITTS,  
*Chairman.*

On motion of Alderman Mitts, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Article III of Chapter 9-114 of the Municipal Code is hereby amended by adding a new Section 9-114-315, as follows:

9-114-315 Allowing Unlawful Acts.

(a) For purposes of this section, the following definitions apply:

"Allow" means: (1) to permit or approve, either in writing or orally; or (2) to fail to take corrective action.

"Corrective action" means to first make a prompt demand that a passenger either refrain from committing the acts set forth in subsections (b) and (c) of this section or depart from the charter/sightseeing vehicle. If the recipient of the demand does not comply with the demand, "corrective action" means to promptly terminate the charter/sightseeing service and return any passengers to their point of origin, or make a prompt report of the unlawful act(s) to the Chicago Police Department.



"Owner" means an owner of a charter/sightseeing vehicle or charter/sightseeing service, including an individual, firm, partnership, joint venture, association, corporation, estate, trust, trustee, or any other group or combination acting as a bus company or other business entity.

(b) No owner, or driver of a charter/sightseeing vehicle, shall allow any passenger:

1. who is under the age of 21 to possess or consume alcoholic liquor.
2. to engage in disorderly conduct.
3. to possess any drug paraphernalia.
4. to discharge a weapon.
5. to hurl projectiles from the vehicle.
6. to commit indecent exposure.
7. to litter.
8. to unlawfully possess or use marijuana.

(c) No owner, or driver of a charter/sightseeing vehicle, shall allow any person who is visibly inebriated onto that vehicle unless the next stop is the point of origin.

(d) The driver of a charter/sightseeing vehicle shall keep an itinerary identifying the point of origin and each stop for the current trip and shall present that itinerary to a Police Officer upon request.

(e) A driver's violation of this section shall be attributable to, and deemed a violation by, the owner. A notice of violation of this section shall be deemed served upon the owner once it has been deposited in U.S. mail with proper postage prepaid and properly addressed to the registered agent of the charter/sightseeing vehicle business entity or, alternatively, to the registered owner of the vehicle.

(f) Each person who violates this section shall be subject to a fine of not less than \$250 nor more than \$500 for the first offense, not less than \$500 nor more than \$1,000 for the second offense, and not less than \$1,000 nor more than \$1,500 for the third and succeeding offenses, during the same calendar year.

SECTION 2. This ordinance shall take effect 10 days after its passage and publication.

**COMMITTEE ON PEDESTRIAN AND TRAFFIC SAFETY.****AMENDMENT OF CHAPTERS 9-64 AND 9-68 OF MUNICIPAL CODE BY FURTHER REGULATING ISSUANCE OF RESIDENTIAL PARKING PERMITS.**

[SO2016-5593]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed substitute ordinance amending Sections 9-64-090 and 9-68-020 of the Municipal Code of the City of Chicago by further regulating issuance of residential parking permits, begs leave to recommend that Your Honorable Body *Pass* the substitute ordinance which is transmitted herewith.

This recommendation was concurred in by a *viva voce* vote of the members of the committee on September 8, 2016.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Section 9-64-090 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-64-090 Residential Parking Permit.

(Omitted text is unaffected by this ordinance.)

(d) When official signs are erected indicating resident permit parking only, parking shall be restricted to service and delivery vehicles, and to home health care provider vehicles whose operators are doing business with residents of the residential parking permit zone, and to vehicles displaying resident or visitor parking permits or other permits issued pursuant to Section 9-68-020 herein. In addition, a vehicle not in these categories may park legally for up to 15 minutes in a 24 hour period in a residential parking permit zone if its hazard indicator lights are flashing.

(Omitted text is unaffected by this ordinance.)

(g) Visitor parking permits issued pursuant to Section 9-68-020 ~~herein~~ shall be valid for a 24 hour period from the time of posting. A visitor parking permit purchased electronically shall be valid for a 24 hour period from the time of activation of such permit. The display requirement for visitor parking permits may be met through electronic receipt.

SECTION 2. Section 9-68-020 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-68-020 Residential Parking Permits.

(Omitted text is unaffected by this ordinance.)

(c) (1) Upon application, individual "one-day" permits shall also be issued to eligible residents for their use and for the use of nonresidents who are temporary visitors of the residential parking permit zone. Such permits may be issued in person, by mail, or electronically.

(Omitted text is unaffected by this ordinance.)

(3) The sale of "one-day" residential parking permits in a residential parking permit zone shall be limited to 45 one-day permits per month per residential address. For the purpose of this subsection, each unit of a multiple-unit residential dwelling shall be considered as a separate residential address. Home health care providers shall be limited to the purchase of 45 one-day permits per month per address where they provide services. ~~One-day Physical one-day~~ permits shall be color-coded by annual period and shall expire at the end of the annual period in for which they are issued. Electronic one-day permits shall expire one year from date of purchase. ~~These One-day~~ permits shall be good for one day only. The one-day permit ~~must shall~~ be validated either through an electronic application which will issue an electronic receipt and allow for a specific start date and time ("activation"), or by printing in indelible ink the date and time of day legibly and directly on its face in the space provided for this purpose. An undated, inactive, or expired permit, or a permit that fails to indicate the time of day, or a permit that otherwise fails to comply with the requirements of this subsection, ~~will shall~~ be invalid.

(Omitted text is unaffected by this ordinance.)

SECTION 3. Section 9-68-021 of the Municipal Code of Chicago is hereby amended by deleting the language stricken through and by inserting the language underscored, as follows:

9-68-021 Sale Of Residential Parking Permits.

(a) Service contracts. In addition to distributing residential parking permits (for purposes of this section, "permits"), the city clerk may enter into contracts (for purposes of this section, "service contract") with no more than five entities to be selected by the city clerk to sell permits in any calendar year (for purposes of this section, each such entity shall be known as a "contractor"). Contractors may sell such permits directly or through subcontractors to be selected by the contractors, subject to the approval of the city clerk (for purposes of this section, each subcontractor shall be known as a "vendor").

The service contracts may contain such terms as the city clerk deems necessary to effectuate the sale of permits, including, but not limited to, terms obligating the contractors to: (1) pick up the permits from the city, (2) transmit the permits to the locations where they will be sold by vendors, (3) verify that the purchasers of the permits have submitted complete and correct information, (4) develop software and other technology to enable efficient administration, sale and use of residential parking permits, and (5) provide a detailed accounting of the transactions to enable the city clerk's office to verify that the services have been performed in accordance with legal requirements.

Any contractor or vendor shall derive its entire compensation by collecting a fee from purchasers of permits, which, for physical one-day residential parking permits, shall not

exceed ~~\$4~~ \$1.00 per sheet of 15 permits; and for electronic one-day parking permits, shall not exceed \$5.00 per sheet of 15 permits (for purposes of this section, "fee"); provided, however, no contractor or vendor shall charge any fee for selling annual residential parking permits. All proceeds from the sale of the permits by any contractor or vendor, but not including the fee, shall be deposited by the contractor or vendor into a city account, in a depository designated by the city council as an approved depository; ~~such deposits shall be made no later than four business days after the contractor or vendor receives payment from the purchaser of the permit.~~

(Omitted text is unaffected by this ordinance.)

(b) Rules Governing Sale Of Residential Parking Permits. Any sale of permits by a contractor or vendor shall be conditioned upon: (i) verifying that the purchasers of the permits have submitted complete and correct information as required by the city clerk; and (ii) receiving payment of the permit fee set forth in Section 9-68-020(d). A contractor or vendor ~~must shall~~ conduct all sales of permits (i) in accordance with Section 9-68-020 of this Code and such regulations and any applicable rules as ~~are~~ promulgated by the city clerk; ~~and (ii) in person in a single over-the-counter transaction. Contractors or vendors shall not sell permits by mail or on the Internet.~~

(Omitted text is unaffected by this ordinance.)

SECTION 4. This ordinance shall take full force and effect upon its passage and publication.

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#### ESTABLISHMENT AND AMENDMENT OF LOADING/STANDING ZONES.

[SO2016-6370]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which were referred ordinances to establish and/or amend loading zones/standing zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
Chairman.

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Title 9, Chapter 64, Section 160 of the Municipal Code of Chicago, the following locations are hereby designated as loading/standing zones for the distances specified, during the hours indicated:

*Establishment Of Loading/Standing Zones:*

Ward	Location
1	2115 North Milwaukee Avenue: North Milwaukee Avenue (east side) from a point 106 feet west of North Maplewood Avenue to a point 20 feet west thereof -- no parking loading zone -- 12:00 P.M. to 11:00 P.M. -- all days (16-03310671);

Ward	Location
2	2129 West North Avenue: 2129 West North Avenue (south side) from a point 235 feet east of North Leavitt Street to a point 50 feet east thereof -- no parking loading zone -- use flashing lights -- 7:30 A.M. to 9:30 A.M. -- 12:00 P.M. to 1:00 P.M. -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday (16-03254946);
16	West 63 <sup>rd</sup> Street: West 63 <sup>rd</sup> Street (north side) from a point 58 feet east of South Rockwell Street to a point 20 feet east thereof -- 15 minute loading zone -- use flashing lights -- 9:00 A.M. to 6:00 P.M. -- all days (16-02871615);
27	1925 West Fulton Street: West Fulton Street (south side) from a point 209 feet west of South Wolcott Avenue to a point 20 feet west thereof -- 15 minute standing zone -- 4:00 A.M. to 4:00 P.M. -- Monday through Saturday (16-02077787);
27	1144 West Randolph Street: West Randolph Street (north side) from a point 97 feet west of North May Street to a point 35 feet west thereof -- no parking loading zone -- 9:00 A.M. to 9:00 P.M. -- all days (16-02315808);
27	326 North Morgan Street: North Morgan Street (west side) from a point 67 feet south of West Carroll Avenue to a point 30 feet south thereof -- no parking loading zone -- 10:00 A.M. to 2:00 A.M. -- all days (16-03430029);
27	North Carpenter Street: North Carpenter Street (east side) from a point 30 feet south of West Fulton Market to a point 35 feet south thereof -- no parking loading zone -- 8:00 A.M. to 8:00 P.M. -- all days (16-03256135);
27	802 -- 804 West Randolph Street: West Randolph Street (north side) from a point 42 feet west of North Halsted Street to a point 20 feet west thereof -- no parking loading zone -- 10:00 A.M. to 3:00 A.M. -- all days (16-00984781);
27	806 West Randolph Street: West Randolph Street (north side) from a point 62 feet west of North Halsted Street to a point 20 feet west thereof -- no parking loading zone -- 10:00 A.M. to 3:00 A.M. -- all days (16-00984352);
27	1011 West Fulton Market: West Fulton Market (south side) from a point 96 feet east of North Carpenter Street to a point 20 feet east thereof -- no parking loading zone -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday (16-00858916);

Ward	Location
28	3211 West Carroll Avenue: "West Carroll Avenue (south side) from a point 131 feet west of North Kedzie Avenue to a point 50 feet west thereof -- 15 minute standing zone -- use flashing lights -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday and also add: "West Carroll Avenue (south side) from a point 227 feet west of North Kedzie Avenue to a point 25 feet west thereof -- 15 minute standing zone -- use flashing lights -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday" (15-05784600);
33	4332 North Kedzie Avenue: North Kedzie Avenue -- 30 minutes standing zone -- tow-away zone sign -- use flashing lights -- 5:00 P.M. to 9:00 P.M. -- Tuesdays -- 5:00 P.M. to 9:30 P.M. -- Wednesdays -- 5:00 P.M. to 10:00 P.M. -- Fridays -- 10:00 A.M. to 6:00 P.M. -- Saturdays -- 8:00 A.M. to 4:00 P.M. -- Sundays -- seven vehicle spaces (public benefit);
42	233 East Superior Street: East Superior Street (south side) from a point 185 feet west of North Fairbanks Court to a point 60 feet west thereof -- 15 minute standing zone -- use flashing lights -- at all times -- all days (16-00252317);
42	403 North Wabash Avenue: North Wabash Avenue (east side) (lower level) from a point 40 feet north of East Kinzie Street to a point 70 feet north thereof -- no parking loading zone (16-00278409);
44	3335 -- 3337 North Southport Avenue: North Southport Avenue (east side) from a point 20 feet north of West Henderson Street to a point 25 feet north thereof -- no parking loading zone -- 10:00 A.M. to 11:00 P.M. -- all days (16-04991801).

*Amendment Of Loading/Standing Zones:*

Ward	Location
1	798 North Paulina Street: amend ordinance passed July 25, 2012 ( <i>Journal of Proceedings of the City Council of the City of Chicago</i> , page 31388) which reads: "North Paulina Street (west side) from a point 20 feet south of West Chicago Avenue to a point 20 feet south thereof -- 15 minute standing zone -- use flashing lights -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday" by striking: "to a point 20 feet south thereof" and "9:00 A.M. to 5:00 P.M. -- Monday through Friday" and inserting in lieu thereof: "to a point 25 feet south thereof" and "5:00 A.M. to 8:00 P.M. -- Monday through Saturday" (16-03429504);



Ward	Location
1	North Paulina Street: amend ordinance passed January 13, 2011 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 11026) which reads: "North Paulina Street (east side) from a point 15 feet north of West Division Street to a point 40 feet north thereof -- no parking loading zone -- 9:00 A.M. to 2:00 A.M. -- all days" by striking: "to a point 40 feet" and inserting in lieu thereof "to a point 30 feet" (16-04805292);
27	1512 North LaSalle Street: repeal ordinance passed December 17, 2008 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 51373) which reads: "North LaSalle Drive (west side) from a point 136 feet north of West Burton Place to a point 29 feet north thereof -- 15 minute standing zone -- use flashing lights -- 9:00 A.M. to 11:00 P.M." by striking the above (16-03428971);
27	224 North Desplaines Street: repeal ordinance passed July 30, 2008 ( <i>Journal of the Proceeding of the City Council of the City of Chicago</i> , page 34920) which reads: "West Fulton Street (south side) from a point 34 feet west of North Desplaines Street to a point 25 feet west thereof -- 15 minute standing zone -- use flashing lights -- 8:00 A.M. to 6:00 P.M. -- Monday through Friday" by striking the above; and also add: "West Walnut Street (north side) from a point 15 feet west of North Desplaines Street to a point 20 feet west thereof -- no parking loading zone -- 7:00 A.M. to 11:00 P.M." (16-02427106);
33	4236 North Kedzie Avenue: amend ordinance passed September 29, 2004 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 32198) which reads: "4236 North Kedzie Avenue, from a point 235 feet north of West Berteau Avenue to a point 50 feet north thereof -- no parking loading zone -- 6:00 A.M. to 5:00 P.M. -- all days" by striking: "235 feet" and inserting in lieu thereof: "330 feet" (public benefit);
40	3214 -- 3216 West Bryn Mawr Avenue: amend ordinance passed December 13, 2007 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 11580) which reads: "West Bryn Mawr Avenue (north side) from a point 140 feet west of North Jersey Avenue to a point 25 feet thereof -- 15 minute standing zone -- use flashing lights -- 7:00 A.M. to 6:00 P.M. -- Monday through Saturday" by striking: "6:00 P.M." and "25 feet" and inserting in lieu thereof: "7:00 P.M." and "20 feet" (16-03398185);
42	707 North Wells Street: 707 North Wells Street (east side) from a point 80 feet south of West Superior Street to a point 35 feet south thereof -- no parking loading zone -- 4:00 P.M. to 12:00 A.M. -- Sunday through Thursday and 4:00 P.M. to 2:00 A.M. -- Friday and Saturday;

Ward	Location
46	1465 West Lawrence Avenue: amend ordinance passed February 10, 2010 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 84675) which reads: "West Lawrence Avenue (south side) from a point 20 feet east of North Clark Street to a point 25 feet east thereof -- 15 minute standing zone -- use flashing lights -- 10:00 A.M. to 5:00 P.M. -- Monday through Friday" by striking: "10:00 A.M. to 5:00 P.M. -- Monday through Friday" and inserting in lieu thereof: "at all times -- all days" (16-03848794);
47	West Cullom Avenue: amend ordinance passed August 30, 2000 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 39804) which reads: "West Cullom Avenue (south side) from a point 100 feet east of North Paulina Street to a point 45 feet east thereof -- disabled loading zone -- 8:00 A.M. to 8:00 P.M." by striking: "from a point 100 feet east to a point 45 feet east thereof"; and inserting in lieu thereof: "from a point 128 feet west to a point 25 feet west thereof; and also add: "all days" (16-05626535).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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AMENDMENT OF VEHICULAR TRAFFIC MOVEMENT.

[SO2016-6371]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which were referred a proposed ordinance and order to establish and amend single direction of vehicular traffic movement on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
Chairman.

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Title 9, Chapter 64, Section 010 of the Municipal Code of Chicago, the operator of a vehicle shall operate such vehicle only in the direction specified below on the public ways between the limits indicated:

Ward	Location
37	1147 North Leamington Avenue: North Leamington Avenue (east and west) alley, south of West Division Street, between North LeClaire Avenue and North Leamington Avenue -- single direction -- eastbound (16-03938036);
1	North Talman Avenue: amend ordinance passed May 9, 1979 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 123) which reads: "North Talman Avenue, from North Milwaukee Avenue to West Fullerton Avenue -- single direction -- northerly" by striking: "North Milwaukee Avenue" and inserting in lieu thereof: "from the 2 <sup>nd</sup> alley north of North Milwaukee Avenue to West Fullerton Avenue -- single direction -- northerly" (16-05081935).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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ESTABLISHMENT AND AMENDMENT OF PARKING RESTRICTIONS.

(Except For Handicapped)

[SO2016-7223]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend parking restrictions on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadłowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Title 9, Chapter 64, Section 050 of the Municipal Code of Chicago, the operator of a vehicle shall not park such vehicle at any time upon the following public way, as indicated:

*Establishment Of Disabled Permit Parking:*

Ward	Location And Permit Number
1	2916 West Cortland Street -- Disabled Parking Permit Number 104338;
1	1731 North Humboldt Boulevard -- Disabled Parking Permit Number 106192;
1	1708 North Talman Avenue -- Disabled Parking Permit Number 102672;
1	851 North Wood Street -- Disabled Parking Permit Number 102664;
3	4562 South Wabash Avenue -- Disabled Parking Permit Number 102222 (install sign at East 46 <sup>th</sup> Street);
3	256 West Swann Street -- Disabled Parking Permit Number 106589;
3	4545 South Wabash Avenue -- Disabled Parking Permit Number 102210;
5	7015 South Cornell Avenue -- Disabled Parking Permit Number 98634;
6	8051 South Wabash Avenue -- Disabled Parking Permit Number 65186;
6	6926 South May Street -- Disabled Parking Permit Number 103881;
6	7436 South Prairie Avenue -- Disabled Parking Permit Number 103880;
6	8041 South Langley Avenue -- Disabled Parking Permit Number 103244;
6	7718 South St. Lawrence Avenue -- Disabled Parking Permit Number 103973;
6	8007 South Eberhart Avenue -- Disabled Parking Permit Number 105933;
6	421 East 81 <sup>st</sup> Street -- Disabled Parking Permit Number 100667;

Ward	Location And Permit Number
6	7546 South Eggleston Avenue -- Disabled Parking Permit Number 105845;
6	7229 South Vincennes Avenue -- Disabled Parking Permit Number 92603;
6	533 East 86 <sup>th</sup> Street -- Disabled Parking Permit Number 103888;
8	8366 South Anthony Avenue -- Disabled Parking Permit Number 105941;
8	7621 South Cregier Avenue -- Disabled Parking Permit Number 105931;
8	8843 South Dante Avenue -- Disabled Parking Permit Number 102346;
8	7620 South Drexel Avenue -- Disabled Parking Permit Number 103974;
8	7834 South Greenwood Avenue -- Disabled Parking Permit Number 105930;
8	8623 South Ingleside Avenue -- Disabled Parking Permit Number 103990;
8	8441 South Luella Avenue -- Disabled Parking Permit Number 103983;
8	8829 South Merrill Avenue -- Disabled Parking Permit Number 100472;
8	7740 South Ridgeland Avenue -- Disabled Parking Permit Number 93751;
8	1337 East 71 <sup>st</sup> Place -- Disabled Parking Permit Number 103340;
8	1059 East 80 <sup>th</sup> Street -- Disabled Parking Permit Number 105936;
9	10217 South Rhodes Avenue -- Disabled Parking Permit Number 99709;
9	12509 South Lowe Avenue -- Disabled Parking Permit Number 102771;
10	9938 South Exchange Avenue -- Disabled Parking Permit Number 103769;
10	10441 South Avenue G -- Disabled Parking Permit Number 102554;
11	3738 South Normal Avenue -- Disabled Parking Permit Number 101669;
11	3136 South Parnell Avenue -- Disabled Parking Permit Number 101753;
11	3017 South Princeton Avenue -- Disabled Parking Permit Number 95680;
11	4540 South Wallace Street -- Disabled Parking Permit Number 101678;

Ward	Location And Permit Number
11	2704 South Wells Street -- Disabled Parking Permit Number 101686;
11	3737 South Union Avenue -- Disabled Parking Permit Number 101745;
11	534 West 32 <sup>nd</sup> Street -- Disabled Parking Permit Number 101662 (install sign at 3158 South Parnell Avenue);
11	526 West 46 <sup>th</sup> Place -- Disabled Parking Permit Number 101752;
13	7137 South Hamlin Avenue -- Disabled Parking Permit Number 102586;
13	6028 South Keeler Avenue -- Disabled Parking Permit Number 102743;
13	6036 South Knox Avenue -- Disabled Parking Permit Number 102747;
13	6720 South Kolin Avenue -- Disabled Parking Permit Number 105521;
13	6019 South Mason Avenue -- Disabled Parking Permit Number 105523;
13	6124 South Mason Avenue -- Disabled Parking Permit Number 105509;
13	6041 South Monitor Avenue -- Disabled Parking Permit Number 102731;
13	5839 South Newcastle Avenue -- Disabled Parking Permit Number 102756;
13	6336 South Tripp Avenue -- Disabled Parking Permit Number 102885;
13	5226 West 64 <sup>th</sup> Place -- Disabled Parking Permit Number 105522;
13	3917 West 69 <sup>th</sup> Place -- Disabled Parking Permit Number 105514;
14	4943 South Karlov Avenue -- Disabled Parking Permit Number 94465;
14	5142 South Maplewood Avenue -- Disabled Parking Permit Number 100418;
14	5209 South Melvina Avenue -- Disabled Parking Permit Number 103054;
15	4728 South Wood Street -- Disabled Parking Permit Number 101443;
15	4614 South Wood Street -- Disabled Parking Permit Number 97922;
16	6120 South Ada Street -- Disabled Parking Permit Number 102385;
16	6426 South Bell Avenue -- Disabled Parking Permit Number 103628;

Ward	Location And Permit Number
16	5534 South Laflin Street -- Disabled Parking Permit Number 103631;
16	6218 South Seeley Avenue -- Disabled Parking Permit Number 102414;
16	5823 South Francisco Avenue -- Disabled Parking Permit Number 103625;
16	5826 South Washtenaw Avenue -- Disabled Parking Permit Number 93658;
17	7228 South Hermitage Avenue -- Disabled Parking Permit Number 102798;
17	7515 South Peoria Street -- Disabled Parking Permit Number 102121;
17	1421 West 76 <sup>th</sup> Street -- Disabled Parking Permit Number 99038;
17	7610 South Honore Street -- Disabled Parking Permit Number 99029;
17	6845 South Oakley Avenue -- Disabled Parking Permit Number 102836;
18	7114 South Albany Avenue -- Disabled Parking Permit Number 103661;
18	7227 South Campbell Avenue -- Disabled Parking Permit Number 102013;
18	7324 South Campbell Avenue -- Disabled Parking Permit Number 104173;
18	7711 South Seeley Avenue -- Disabled Parking Permit Number 104170;
18	7726 South Troy Street -- Disabled Parking Permit Number 103652;
18	4130 West 78 <sup>th</sup> Place -- Disabled Parking Permit Number 104036;
18	3640 West 81 <sup>st</sup> Street -- Disabled Parking Permit Number 103972;
18	3352 West 85 <sup>th</sup> Street -- Disabled Parking Permit Number 104040;
19	11515 South Longwood Drive -- Disabled Parking Permit Number 99773;
19	1620 West 101 <sup>st</sup> Place -- Disabled Parking Permit Number 99795;
21	8044 South Aberdeen Street -- Disabled Parking Permit Number 93155;
21	8434 South Aberdeen Street -- Disabled Parking Permit Number 102035;
21	8915 South Aberdeen Street -- Disabled Parking Permit Number 103212;



Ward	Location And Permit Number
21	8542 South Sangamon Street -- Disabled Parking Permit Number 103229;
21	9127 South Loomis Street -- Disabled Parking Permit Number 104078;
22	2227 South Kildare Avenue -- Disabled Parking Permit Number 104021;
22	2849 South Spaulding Avenue -- Disabled Parking Permit Number 100919;
22	4150 West 25 <sup>th</sup> Street -- Disabled Parking Permit Number 95955;
22	3116 South Komensky Avenue -- Disabled Parking Permit Number 106565 (sign to be posted at 3216 South Komensky Avenue);
22	2251 South Avers Avenue -- Disabled Parking Permit Number 106538;
22	3217 South Komensky Avenue -- Disabled Parking Permit Number 106564;
23	5221 South Kenneth Avenue -- Disabled Parking Permit Number 26053;
23	3543 West 58 <sup>th</sup> Street -- Disabled Parking Permit Number 103073;
23	3545 West 58 <sup>th</sup> Place -- Disabled Parking Permit Number 103071;
23	3827 West 64 <sup>th</sup> Street -- Disabled Parking Permit Number 106487;
23	5715 South Mayfield Avenue -- Disabled Parking Permit Number 103058;
23	6341 West 64 <sup>th</sup> Place -- Disabled Parking Permit Number 103072;
23	5253 South Kilbourn Avenue -- Disabled Parking Permit Number 106493;
24	4702 West Congress Parkway -- Disabled Parking Permit Number 100926;
25	1820 West Cermak Road -- Disabled Parking Permit Number 100228;
25	2330 West 22 <sup>nd</sup> Place -- Disabled Parking Permit Number 100235;
25	1321 West 18 <sup>th</sup> Place -- Disabled Parking Permit Number 100081;
25	1833 South May Street -- Disabled Parking Permit Number 100230;
26	3753 West Armitage Avenue -- Disabled Parking Permit Number 101554;
26	2126 North Avers Avenue -- Disabled Parking Permit Number 102367;

Ward	Location And Permit Number
26	3227 West Beach Avenue -- Disabled Parking Permit Number 99415;
26	3325 West Dickens Avenue -- Disabled Parking Permit Number 102370;
26	2650 West Evergreen Avenue -- Disabled Parking Permit Number 101560;
26	3424 West Evergreen Avenue -- Disabled Parking Permit Number 105646;
26	3238 West Le Moyne Street -- Disabled Parking Permit Number 101527;
26	1739 North Monticello Avenue -- Disabled Parking Permit Number 101534;
26	909 North Mozart Street -- Disabled Parking Permit Number 102363;
26	2216 West Ohio Street -- Disabled Parking Permit Number 102361;
26	3328 West Pierce Avenue -- Disabled Parking Permit Number 101537;
26	2123 North Spaulding Avenue -- Disabled Parking Permit Number 102368;
26	1229 North Springfield Avenue -- Disabled Parking Permit Number 102356;
26	2523 West Walton Street -- Disabled Parking Permit Number 99 379;
26	3530 West Evergreen Avenue -- Disabled Parking Permit Number 99386;
26	1540 North Karlov Avenue -- Disabled Parking Permit Number 101525;
26	1720 North Karlov Avenue -- Disabled Parking Permit Number 103022;
26	1420 North Kedvale Avenue -- Disabled Parking Permit Number 102366;
26	1634 North Keeler Avenue -- Disabled Parking Permit Number 101538;
26	1624 North Kildare Avenue -- Disabled Parking Permit Number 101555;
26	1625 North Kildare Avenue -- Disabled Parking Permit Number 101526;
26	1425 North Kostner Avenue -- Disabled Parking Permit Number 102365;
26	1530 North Kolin Avenue -- Disabled Parking Permit Number 105649;
27	544 North Drake Avenue -- Disabled Parking Permit Number 25341;

Ward	Location And Permit Number
27	470 North Aberdeen Street -- Disabled Parking Permit Number 104374;
27	1128 North Hamlin Avenue -- Disabled Parking Permit Number 104364;
27	1134 North Hamlin Avenue -- Disabled Parking Permit Number 105331;
27	911 North Monticello Avenue -- Disabled Parking Permit Number 105961;
27	1133 North Avers Avenue -- Disabled Parking Permit Number 105344;
28	129 North Learnington Avenue -- Disabled Parking Permit Number 100797;
28	3924 West Monroe Street -- Disabled Parking Permit Number 94004;
28	2614 West 15 <sup>th</sup> Street -- Disabled Parking Permit Number 101968;
29	1633 North Mason Avenue -- Disabled Parking Permit Number 101361;
30	3802 West Cornelia Avenue -- Disabled Parking Permit Number 102896;
31	2519 North Avers Avenue -- Disabled Parking Permit Number 39214;
31	2957 North Keating Avenue -- Disabled Parking Permit Number 103477;
31	5220 West Montana Street -- Disabled Parking Permit Number 103478;
31	5132 West Fletcher Street -- Disabled Parking Permit Number 104317;
31	4924 West Oakdale Avenue -- Disabled Parking Permit Number 103467;
31	5119 West Wolfram Street -- Disabled Parking Permit Number 104322;
31	4514 West Deming Place -- Disabled Parking Permit Number 104315;
33	4819 North Kimball Avenue -- Disabled Parking Permit Number 101395;
33	4836 North Kimball Avenue -- Disabled Parking Permit Number 105805;
34	11441 South Aberdeen Street -- Disabled Parking Permit Number 104111;
35	4140 North Monticello Avenue -- Disabled Parking Permit Number 102022;
35	2255 North Kostner Avenue -- Disabled Parking Permit Number 104339;

Ward	Location And Permit Number
35	2928 North Woodard Street -- Disabled Parking Permit Number 104357;
35	3144 North Drake Avenue -- Disabled Parking Permit Number 103013;
35	4522 North Central Park Avenue -- Disabled Parking Permit Number 104356;
36	6314 West Cornelia Avenue -- Disabled Parking Permit Number 103548;
36	2233 North Kilpatrick Avenue -- Disabled Parking Permit Number 103549;
36	2123 North Leclaire Avenue -- Disabled Parking Permit Number 97718;
36	2352 North Normandy Avenue -- Disabled Parking Permit Number 105927;
36	2625 North Rutherford Avenue -- Disabled Parking Permit Number 97818;
36	5547 West Warwick Avenue -- Disabled Parking Permit Number 103557;
37	5420 West Crystal Street -- Disabled Parking Permit Number 103754;
37	1006 North Harding Avenue -- Disabled Parking Permit Number 105455;
37	4928 West Iowa Street -- Disabled Parking Permit Number 101657;
37	5527 West Kamerling Avenue -- Disabled Parking Permit Number 103745;
37	1135 North Leamington Avenue -- Disabled Parking Permit Number 103746;
37	1336 North Lorel Avenue -- Disabled Parking Permit Number 103735;
37	1804 North Luna Avenue -- Disabled Parking Permit Number 104306;
37	5050 West Ohio Street -- Disabled Parking Permit Number 103753;
37	435 North Lawler Avenue -- Disabled Parking Permit Number 105450;
38	7659 West Addison Street -- Disabled Parking Permit Number 101855 (install sign at 3559 North Overhill Avenue);
38	3438 North Natoma Avenue -- Disabled Parking Permit Number 101860;
39	5944 North Knox Avenue -- Disabled Parking Permit Number 105779;
39	4642 North Kenneth Avenue -- Disabled Parking Permit Number 103671;

Ward	Location And Permit Number
40	6149 North Artesian Avenue -- Disabled Parking Permit Number 101579;
40	6153 North Hamilton Avenue -- Disabled Parking Permit Number 101073;
45	4821 West Belle Plaine Avenue -- Disabled Parking Permit Number 105964;
45	4950 West Carmen Avenue -- Disabled Parking Permit Number 103591;
47	4841 North Oakley Avenue -- Disabled Parking Permit Number 95591;
49	7052 North Paulina Street -- Disabled Parking Permit Number 102526;
50	2826 West Jerome Street -- Disabled Parking Permit Number 106288;
50	6663 North Seeley Avenue -- Disabled Parking Permit Number 106316;
50	6118 North Albany Avenue -- Disabled Parking Permit Number 101081;
50	6319 North Albany Avenue -- Disabled Parking Permit Number 95697;
50	2928 West Fargo Avenue -- Disabled Parking Permit Number 106296;
50	2073 West Farwell Avenue -- Disabled Parking Permit Number 106295;
50	2300 West Farwell Avenue -- Disabled Parking Permit Number 103915;
50	2317 West Farwell Avenue -- Disabled Parking Permit Number 95701;
50	6214 North Sacramento Avenue -- Disabled Parking Permit Number 101075;
50	6514 North Seeley Avenue -- Disabled Parking Permit Number 103902;
50	6552 North Troy Street -- Disabled Parking Permit Number 99346.

*Amendment Of Disabled Permit Parking:*

Ward	Location And Permit Number
1	1836 North Spaulding Avenue: amend ordinance passed April 13, 2016 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 22660) which reads: "1836 North Spaulding Avenue -- Disabled Parking Permit 102652" by striking: "1836 North Spaulding Avenue" and inserting in lieu thereof: "1835 North Spaulding Avenue".

*Repeal Of Disabled Permit Parking:*

Ward	Location And Permit Number
8	Repeal Disabled Parking Permit Number 27313 at 8808 South Dante Avenue;
8	Repeal Disabled Parking Permit Number 12661 at 8805 South Dante Avenue;
8	Repeal Disabled Parking Permit Number 31916 at 8322 South Blackstone Avenue;
10	Repeal Disabled Parking Permit Number 1766 at 2746 East 127 <sup>th</sup> Street;
13	Repeal Disabled Parking Permit Number 83976 at 6036 South Monitor Avenue;
13	Repeal Disabled Parking Permit Number 69655 at 6037 South Monitor Avenue;
13	Repeal Disabled Parking Permit Number 92938 at 3908 West 60 <sup>th</sup> Place;
13	Repeal Disabled Parking Permit Number 69655 at 6027 South Monitor Avenue;
14	Repeal Disabled Parking Permit Number 79237 at 4928 South Kedvale Avenue;
14	Repeal Disabled Parking Permit Number 42113 at 5049 South Ridgeway Avenue;
15	Repeal Disabled Parking Permit Number 13458 at 6324 South Paulina Street;
30	Repeal Disabled Parking Permit Number 79151 at 6016 West Melrose Street;
31	Repeal Disabled Parking Permit Number 98148 at 5058 West Drummond Place;
31	Repeal Disabled Parking Permit Number 19538 at 2618 North Avers Avenue;

Ward	Location And Permit Number
33	Repeal Disabled Parking Permit Number 90804 at 4911 North St. Louis Avenue;
39	Repeal Disabled Parking Permit Number 41070 at 5110 North Monticello Avenue;
45	Repeal Disabled Parking Permit Number 84070 at 5514 North Marmora Avenue;
50	Repeal Disabled Parking Permit Number 92219 at 6319 North Mozart Street.

SECTION 2. This ordinance shall take effect and be in force thereafter its passage and publication.

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ESTABLISHMENT AND AMENDMENT OF RESIDENTIAL PERMIT PARKING ZONES.

[SO2016-6369]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances and orders to establish and amend residential permit parking zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Title 9, Chapter 64, Section 090 of the Municipal Code of Chicago, portions of the below named streets are hereby designated as residential permit parking zones, for the following locations:

*Establishment Of Residential Permit Parking Zones:*

Ward	Location And Permit Number
1	2228 to 2360 North Washtenaw Avenue (east side); 2229 to 2359 North Washtenaw Avenue (west side); 2628 to 2716 West Medill Avenue (north side); 2627 to 2723 West Medill Avenue (south side); 2626 to 2650 West Belden Avenue (north side); 2625 to 2669 West Belden Avenue (south side); 2626 to 2698 West Lyndale Street (north side); 2627 to 2699 West Lyndale Street (south side); 2616 to 2774 West Francis Place (north side); 2617 to 2773 West Francis Place (south side) -- Residential Permit Parking Zone 102 -- 6:00 P.M. to 6:00 A.M. -- all days;
1	2408 -- 2412 West Cortland Avenue: 2408 -- 2412 West Cortland Avenue (north side) as a buffer zone for Residential Permit Parking Zone 102;
1	1913 -- 1961 West Schiller Street: 1913 --1961 West Schiller Street (south side) designated as a buffer zone for Residential Permit Parking Zone 154;



Ward	Location And Permit Number
3	2301 -- 2305 South Wabash Avenue: 2301 -- 2305 South Wabash Avenue (east side) -- amend Residential Permit Parking Zone 1676 to include: 2301 -- 2305 South Wabash Avenue -- all times -- all days;
13	6358 South Komensky Avenue: 6358 South Komensky Avenue (north side) from South Komensky Avenue west to the first alley -- Residential Permit Parking Zone 1646 to include: 4032 West 64 <sup>th</sup> Street -- 9:00 A.M. to 8:00 P.M. -- Monday through Saturday;
14	West 56 <sup>th</sup> Street: West 56 <sup>th</sup> Street (north side) from South Troy Street to the first alley west thereof -- Residential Permit Parking Zone 1343;
15	4400 -- 4499 South Artesian Avenue -- Residential Permit Parking Zone 1944 -- all times -- all days;
15	2200 -- 2299 West 50 <sup>th</sup> Place -- Residential Permit Parking Zone 1945 -- all times -- all days;
15	4700 -- 4799 South Honore Street: 4700 -- 4799 South Honore Street (east and west sides) -- Residential Permit Parking Zone 1950 -- all times -- all days;
19	9400 -- 9442 South Pleasant Avenue: 9400 -- 9442 South Pleasant Avenue (east and west sides) -- Residential Permit Parking Zone 1949 -- 9:00 A.M. to 5:00 P.M. -- Monday through Friday;
24	1600 -- 1698 South Albany Avenue: South Albany Avenue (west side) -- Residential Permit Parking Zone 1956 -- at all times -- all days;
27	2115 -- 2157 West Adams Street: 2115 -- 2157 West Adams Street (south side) Residential Permit Parking Zone 1947 -- 6:00 P.M. to 6:00 A.M. -- all days;
27	932 -- 942 West Hubbard Street: 932 -- 942 West Hubbard Street (north side) -- Residential Permit Parking Zone 1948 -- at all times -- all days;
30	5400 -- 5459 West Wrightwood Avenue: 5400 -- 5459 West Wrightwood Avenue (north and south sides) from North Long Avenue to North Linder Avenue -- Residential Permit Parking Zone 1958 -- 6:00 P.M. to 6:00 A.M. -- all days;
31	5000 -- 5099 West Parker Avenue: 5000 -- 5099 West Parker Avenue (north and south sides) -- Residential Permit Parking Zone 1499 -- 6:00 P.M. to 6:00 A.M. -- all days;

Ward	Location And Permit Number
32	1728 -- 1763 North Wilmot Avenue: 1728 -- 1763 North Wilmot Avenue (east and west sides) -- Residential Permit Parking Zone 102 -- 6:00 P.M. to 9:00 A.M. -- all days;
36	2200 -- 2259 North Mason Avenue: (east and west side of the street) -- 3:00 P.M. to 8:00 A.M. -- all days;
37	4000 -- 4059 West Crystal Street: 4000 -- 4059 West Crystal Street (north and south sides) -- Residential Permit Parking Zone 1946 -- at all times -- all days;
41	7727 -- 7733 West North Shore Avenue -- Residential Permit Parking Zone 1617 and Zone 8 -- at all times -- all days; and also: 7701 -- 7721 West North Shore Avenue -- Residential Permit Parking Zone 1617 and Zone 1288 -- at all times -- all days;
46	4700 -- 4799 North Beacon Street: North Beacon Street (east and west sides) from West Lawrence Avenue to the north of North Malden Avenue (east side) and West Leland Avenue to the south of North Dover Street (west side) -- Residential Permit Parking Zone 1130 -- 6:00 P.M. to 6:00 A.M. -- all days.

*Amendment Of Residential Permit Parking Zones:*

Ward	Location And Permit Number
14	4807 -- 4829 South Hamlin Avenue: amend Residential Permit Parking Zone 34 to include: 4807 -- 4829 South Hamlin Avenue (east side) -- all times -- all days;
25	1616 -- 1658 West 21 <sup>st</sup> Street and 1617 -- 1657 West 21 <sup>st</sup> Street: amend Residential Permit Parking Zone 109 to include: 1616 -- 1658 West 21 <sup>st</sup> Street and 1617 -- 1657 West 21 <sup>st</sup> Street -- all days -- all times;
25	1912 -- 1936 South Morgan Street and 1915 -- 1935 South Morgan Street: amend Residential Permit Parking Zone 109 to include: 1912 -- 1936 South Morgan Street and 1915 -- 1935 South Morgan Street -- at all times -- all days;

Ward	Location And Permit Number
30	3400 North Lawndale Avenue: amend ordinance which reads: "3400 North Lawndale Avenue (east and west sides) from West Roscoe Street to West Cornelia Avenue -- Residential Permit Parking Zone 585" by adding: "3433 -- 3459 North Lawndale Avenue -- all times -- all days";
31	4900 -- 4960 West Montana Street: amend ordinance passed May 18, 2016 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 24591) which reads: "4900 -- 4960 West Montana Street (north and south sides) -- Residential Permit Parking Zone 388 -- all days" by striking: "Zone 388" and inserting in lieu thereof: "Zone 1831";
31	3800 -- 3859 West Wrightwood Avenue: amend ordinance passed April 13, 2016 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 22614) which reads: "3800 -- 3859 West Wrightwood Avenue (north and south sides) -- Residential Permit Parking Zone 590 -- 6:00 P.M. to 6:00 A.M. -- all days" by striking: "3800 -- 3859 West Wrightwood Avenue" and inserting in lieu thereof: "3834 -- 3859 West Wrightwood Avenue";
33	North Richmond Street: amend ordinance which reads: "North Richmond Street, from West Montrose Avenue to West Cullom Avenue -- Residential Permit Parking Zone 132" by adding: "4300 -- 4344 North Richmond Street (west side) and 4301 -- 4339 North Richmond Street (east side)";
33	4800 -- 4999 North Bernard Street: amend Residential Permit Parking Zone 220 by striking: "Zone 220" and inserting in lieu thereof: "Zone 1957";
33	3100 West Eastwood Avenue: amend Residential Permit Parking Zone 171 to include: 3100 West Eastwood Avenue, from North Kedzie Avenue to North Albany Avenue (east and west sides) -- at all times -- all days;
33	3600 North Sawyer Avenue: amend Residential Permit Parking Zone 114 to include: 3600 North Sawyer Avenue, from West Waveland Avenue to West Grace Street (north and south sides) -- at all times -- all days";
33	2800 -- 2840 North Mozart Street: amend Residential Permit Parking Zone 1651 to include: 2800 -- 2840 North Mozart Street (east and west sides) from West Diversey Avenue to 2840 North Mozart Street -- 5:00 P.M. to 7:00 A.M. -- Sunday through Saturday;
35	4700 -- 4799 North Hamlin Avenue: 4700 -- 4799 North Hamlin Avenue (east and west side) -- amend "Residential Permit Parking Zone 206 and 3600 -- 3760 West Lawrence Avenue (north and south sides) -- Residential Permit Parking Zone 146" by striking: "Residential Permit Parking Zone 206" and "146" and inserting in lieu thereof: "Residential Permit Parking Zone 107";

Ward	Location And Permit Number
35	4300 -- 4399 North Central Park Avenue: amend ordinance which reads: "4300 -- 4399 North Central Park Avenue (east and west sides) -- Residential Permit Parking Zone 171 and 3800 -- 3899 North Bernard Street (east and west sides) -- Residential Permit Parking Zone 606 and 3900 -- 3999 North Bernard Street (east and west sides) -- Residential Permit Parking Zone 90 and 3400 -- 3499 West Irving Park Road (south side) -- Residential Permit Parking Zone 90" by striking: "Residential Permit Parking Zone "171", "606" and "90" and inserting in lieu thereof: "Residential Permit Parking Zone 114";
40	5240 North Washtenaw Avenue: amend Residential Permit Parking Zone 43 to include: 5240 North Washtenaw Avenue -- at all times -- all days;
45	4800 West Pensacola Avenue: amend Residential Permit Parking Zone 120 to include: 4800 West Pensacola Avenue -- 7:00 A.M. to 7:00 P.M. -- Monday through Friday;
46	West Agatite Avenue: amend Residential Permit Parking Zone 1130 to include: 800 -- 899 West Agatite Avenue (north and south side) -- 6:00 P.M. to 6:00 A.M. -- all days; and also: 800 -- 952 West Windsor Avenue (north and south side) -- 6:00 P.M. to 6:00 A.M.; and also: 800 -- 999 West Sunnyside Avenue (north and south sides) -- 6:00 P.M. to 6:00 A.M. -- all days.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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ESTABLISHMENT OF 20 MILE PER HOUR SPEED LIMITATION ON PORTION OF W. ARGYLE ST.

[SO2016-7235]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed

ordinance to establish a speed limitation for vehicular traffic movement on portion of West Argyle Street, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
Chairman.

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Title 9, Chapter 64, Section 070 of the Municipal Code of Chicago, it will be unlawful for the operator of any vehicle to operate such vehicle at a greater speed than indicated upon the streets or other public ways designated within the limits specified:

Ward	Location
48	West Argyle Street: West Argyle Street, from North Broadway to North Sheridan Road -- speed limit of 20 miles per hour.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

## ESTABLISHMENT AND AMENDMENT OF TOW-AWAY ZONES.

[SO2016-6372]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances to establish and/or amend traffic lane tow-away zones on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the following locations are hereby designated as traffic lane tow-away zones, between the limits and during the times specified, standing or parking of any vehicle shall be considered a definite hazard to the normal movement of traffic:

*Establishment Of Tow-Away Zones:*

Ward	Location
1	West Division Street: West Division Street (north side) from North Honore Street to North Marion Court -- no parking tow-away zone -- at all times -- all days (16-05049081);
14	South Trumbull Avenue: South Trumbull Avenue (east side) from West 51 <sup>st</sup> Street to a point 125 feet south thereof -- no parking on parkway -- tow-away zone -- at all times -- all days (14-02207804);
18	West 76 <sup>th</sup> Street: West 76 <sup>th</sup> Street (north and south sides) from South Albany Avenue to South Kedzie Avenue -- no parking tow-away zone -- at all times -- all days (1603465812);
27	2100 West Lexington Street: West Lexington Street (north and south sides) from South Leavitt Street to South Hoyne Avenue -- no parking tow-away zone -- at all times -- all days (except 311 permit parking only);
28	West Van Buren Street: West Van Buren Street (north and south sides) from South Kostner Avenue to the first alley west thereof -- no parking tow-away zone -- at all times -- all days;
28	West 15 <sup>th</sup> Place: West 15 <sup>th</sup> Place (south side) from South Washtenaw Avenue to a point 75 feet east thereof -- no parking tow-away zone -- 7:00 A.M. to 7:00 P.M. (school days);
28	West Madison Street: West Madison Street (south side) from 3400 South Homan Avenue to 3500 South St. Louis Avenue -- no parking tow-away zone -- 7:00 P.M. to 7:00 A.M. -- all days;
28	West Madison Street: West Madison Street (south side) from North St. Louis Avenue to North Central Park Avenue -- no parking tow-away zone -- 7:00 P.M. to 7:00 A.M. -- all days;
28	West Madison Street: West Madison Street (north side) from North Homan Avenue to North Central Park Avenue -- no parking tow-away zone -- 7:00 P.M. to 7:00 A.M. -- all days;
32	West Wrightwood Avenue: West Wrightwood Avenue (south side) from North Ashland Avenue to the first alley west thereof -- no parking tow-away zone -- at all times -- all days (16-03816444);

Ward	Location
32	North Damen Avenue: repeal ordinance which reads: "North Damen Avenue (east side) from West Diversey Avenue to West Belmont Avenue -- no parking tow-away zone -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday" by striking the above; and also repeal ordinance which reads: "North Damen Avenue (west side) from West Diversey Avenue to West Belmont Avenue -- no parking tow-away zone -- 7:00 A.M. to 9:00 A.M. -- Monday through Friday" by striking the above (16-05266717);
39	6030 North Cicero Avenue: North Cicero Avenue (west side) from first driveway north of North Caldwell Avenue to the next driveway thereof -- no parking tow-away zone -- at all times -- all days;
39	6311 North Milwaukee Avenue: amend ordinance passed July 29, 2015 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 3718) which reads: "North Milwaukee Avenue (east side)", amend no parking loading zone by striking: "20 feet" and inserting in lieu thereof: "30 feet";
45	North Austin Avenue: North Austin Avenue along dead-end adjoining the Union Pacific Railroad right-of-way and North Austin Avenue (west side) from the Union Pacific Railroad right-of-way to a point 60 feet north -- no parking tow-away zone -- at all times -- all days (16-03907898);
50	6328 North Washtenaw Avenue: 6328 North Washtenaw Avenue (west side) from the first alley south of West Devon Avenue to a point 40 feet south thereof -- no parking tow-away zone -- 8:00 A.M. to 3:00 P.M. -- all days (public benefit).

*Amendment Of Traffic Lane Tow-Away Zones:*

Ward	Location:
28	3940 -- 3999 West Monroe Street: repeal ordinance which reads: "West Monroe Street (north and south sides) -- no parking tow-away zone" by striking the above.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.



## INSTALLATION AND AMENDMENT OF TRAFFIC WARNING SIGNS.

[SO2016-6373]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed ordinances and orders to erect and amend traffic warning signs signals, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Title 9, Chapter 64 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to erect and/or amend traffic warning signs and signals, for the following locations are hereby designated:

Ward	Location And Type Of Sign
10	East 105 <sup>th</sup> Street and South Avenue F -- "All-Way Stop" sign, stopping all approaches;
10	East 105 <sup>th</sup> Street and South Avenue G -- "All-Way Stop" sign, stopping all approaches;
10	East 105 <sup>th</sup> Street and South Avenue H -- "All-Way Stop" sign, stopping all approaches;
10	East 104 <sup>th</sup> Street and South Avenue E -- "Stop" sign, stopping East 104 <sup>th</sup> Street at Avenue E;
19	West 115 <sup>th</sup> Street and South Oakley Avenue -- "All-Way Stop" sign, stopping all approaches (15-05919029);
19	South Artesian Avenue and West 118 <sup>th</sup> Street: amend "Stop" sign, stopping northbound traffic on South Artesian Avenue at southeast corner of West 118 <sup>th</sup> Street and South Artesian Avenue;
31	North Kildare Avenue and West Altgeld Street -- "All-Way Stop" sign, stopping all approaches;
34	South Loomis Street and West 109 <sup>th</sup> Street -- "All-Way Stop" sign, stopping all approaches (15-05921297);
40	North Paulina Street and West Schreiber Avenue -- "All-Way Stop" sign, stopping all approaches (16-03593956);
41	North East Circle Avenue and West Ardmore Avenue at North Nickerson Avenue -- "All-Way Stop" sign, stopping all approaches (16-03912073);
41	North Osceola Avenue and West Birchwood Avenue -- "All-Way Stop" sign, stopping all approaches (16-05447599);
41	North Oleander Avenue and West Rosedale Avenue -- "Two-Way Stop" sign, stopping north- and southbound traffic on North Oleander Avenue at West Rosedale Avenue;
41	North Hiawatha Avenue and North Algonquin Avenue -- "All-Way Stop" sign, stopping all approaches;
45	North Merrimac Avenue and West Peterson Avenue -- "Two-Way Stop" sign, stopping traffic at North Merrimac Avenue for West Peterson Avenue (16-03936545);

Ward	Location And Type Of Sign
45	North Lawler Avenue and West Wilson Avenue -- "Two-Way Stop" sign, stopping traffic at North Lawler Avenue for West Wilson Avenue (16-03936688);
45	North Neenah Avenue and West Catalpa Avenue -- "All-Way Stop" sign, stopping all approaches (16-04800315);
50	North Washtenaw Avenue and West Arthur Avenue -- "All-Way Stop" sign, stopping all approaches.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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REPEAL OF "DIAGONAL PARKING" SIGNS ON PORTION OF N. KNOX AVE.  
[SO2016-7238]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which were referred a proposed miscellaneous ordinance to allow diagonal parking on portion of North Knox Avenue, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadłowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to repeal diagonal parking signs at the below listed location:

Ward	Location
30	North Knox Avenue: repeal ordinance passed February 10, 1993 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 28588) which reads: "Diagonal Parking Service Drive on North Knox Avenue (west side) between West Addison Street and West Cornelia Avenue" by striking the above (16-05682241);

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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INSTALLATION OF "MACEDONIAN CONSULATE PARKING" SIGNS AT 33 N. DEARBORN ST.

[SO2016-7236]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed miscellaneous ordinance to install "Macedonian Consulate Parking" signs at 33 North Dearborn Street, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to install "Consulate Parking" signs at the below listed location:

Ward	Location
42	33 North Dearborn Street: North Dearborn Street (west side) from a point 25 feet south of West Washington Street to a point 25 feet south thereof -- "Macedonian Consulate Parking" -- at all times -- all days (16-03218227).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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ESTABLISHMENT OF RESERVED DISABLED PARKING AT 2121 W. TAYLOR ST.  
[SO2016-7237]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed miscellaneous ordinance to establish reserved parking (2 percent disabled) at 2121 West Taylor Street, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to install reserved parking (2 percent disabled) signs at the below listed location:

Ward	Location
27	2121 West Taylor Street -- reserved parking (2 percent disabled) -- at all times -- all days.

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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ESTABLISHMENT AND AMENDMENT OF NO TRUCK PARKING ON PORTIONS OF SUNDRY STREETS.

[SO2016-7240]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which were referred proposed miscellaneous ordinances to establish and/or amend no truck parking on portions of sundry streets, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Transportation is hereby authorized and directed to establish and amend "No Truck Parking" signs at the below listed locations:

Ward	Location
25	West 21 <sup>st</sup> Street: West 21 <sup>st</sup> Street, from South Racine Avenue to South Ashland Avenue -- no truck parking -- 5:00 P.M. to 6:00 A.M. -- all days;
30	West Fullerton Avenue: West Fullerton Avenue (north side) from North Marmora Avenue to North Austin Avenue -- no truck parking -- at all times -- all days (16-04332121);
41	North Avondale Avenue: repeal ordinance passed May 18, 2016 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 24603) which reads: "North Avondale Avenue (east and west sides) between North Niagara Avenue and North Harlem Avenue -- no truck parking" by striking the above; and also add: "North Avondale Avenue (east and west sides) from North Niagara Avenue to North Harlem Avenue -- no parking of semi trucks" (16-05104826);
41	North Avondale Avenue: repeal ordinance passed May 18, 2016 ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 24603) which reads: "North Avondale Avenue (east and west sides) between North Niagara Avenue and North Harlem Avenue -- no truck parking" by striking the above; and also add: "North Avondale Avenue (east and west sides) from North Niagara Avenue to North Harlem Avenue -- no parking of semi trucks" (16-05104826).



SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

---

ESTABLISHMENT OF TWO-HOUR PARKING RESTRICTION ON PORTION OF  
W. OHIO ST.

[SO2016-7239]

The Committee on Pedestrian and Traffic Safety submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety, to which was referred a proposed ordinance to establish a two hour parking restriction on portion of West Ohio Street, begs leave to recommend that Your Honorable Body do *Pass* the proposed substitute ordinance submitted herewith.

This recommendation was concurred in by all members of the committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
*Chairman.*

On motion of Alderman Burnett, the said proposed substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The Commissioner of Transportation is hereby authorized and directed to establish "Two Hour Parking Restriction" signs at the below listed locations:

Ward	Location
1	West Ohio Street: West Ohio Street (south side) from a point 40 feet east of North Ada Street to a point 98 feet east thereof -- two hour parking -- 7:00 A.M. to 3:00 P.M. -- Sundays only (16-05627736).

SECTION 2. This ordinance shall take effect and be in force hereinafter its passage and publication.

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*Failed To Pass* -- VARIOUS TRAFFIC REGULATIONS, TRAFFIC SIGNS, ET CETERA.

(Adverse Committee Recommendations)

[SO2016-7241]

The Committee on Pedestrian and Traffic Safety submitted a report recommending that the City Council do not pass sundry proposed ordinances and proposed orders (transmitted with the committee report) relating to traffic regulations, traffic signs, et cetera.

Alderman Burnett moved to *Concur In* the committee's recommendation. The question in reference to each proposed ordinance or proposed order thereupon became: "*Shall the proposed ordinances or proposed orders pass, notwithstanding the committee's adverse recommendation?*" and the several questions being so put, each of the said proposed ordinances and proposed orders *Failed to Pass* by yeas and nays as follows:

Yeas -- None.

Nays -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The committee report listing said ordinances and orders which failed to pass reads as follows:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Pedestrian and Traffic Safety begs leave to recommend that Your Honorable Body *Do Not Pass* the sundry proposed ordinances and orders submitted herewith which were referred to the Committee on Pedestrian and Traffic Safety concerning traffic regulations and traffic signs, et cetera, as follows:

*Parking Prohibited At All Times -- Disabled:*

Ward	Location
26	1542 North Harding Avenue -- Disabled Parking Permit Number 102337;
26	1614 North Kildare Avenue -- Disabled Parking Permit Number 101549;
50	6247 North Campbell Avenue -- Disabled Parking Permit Number 103923;
50	6116 North Mozart Street -- Disabled Parking Permit Number 106290;
50	6435 North Rockwell Street -- Disabled Parking Permit Number 106286;
50	6329 North Whipple Street -- Disabled Parking Permit Number 101097;
50	6213 North Claremont Avenue -- Disabled Parking Permit Number 106297;
50	6244 North Francisco Avenue -- Disabled Parking Permit Number 106314;
50	2432 West Lunt Avenue -- Disabled Parking Permit Number 106294;
50	6541 North Mozart Street -- Disabled Parking Permit Number 106176.

*Loading/Standing Zones:*

Ward	Location
26	4245 -- 4247 West North Avenue: repeal no parking loading zone. Not recommended. Request withdrawn by alderman (16-05282415);

Ward	Location
27	802 -- 804 West Randolph Street: no parking loading zone. Not recommended. Duplicate proposal previously recommended on July 26, 2016 (16-00231663);
27	806 West Randolph Street: no parking loading zone. Not recommended. Duplicate proposal previously recommended on July 26, 2016 (16-00231879);
28	2738 West 15 <sup>th</sup> Street: no parking loading zone. Not recommended. Request withdrawn by requestor (16-01017360).

*Amend Loading/Standing Zones:*

Ward	Location
42	500 North LaSalle Drive: repeal no parking loading zone. Not recommended. Request withdrawn by requestor (16-03398778);
46	940 West Cullom Avenue: amend no parking loading zone. Not recommended. Duplicate proposals previously passed on April 13, 2016, ( <i>Journal of the Proceedings of the City Council of the City of Chicago</i> , page 22605);
49	7059 North Greenview Avenue: repeal 15 minutes standing zone. Not recommended. No City Council action necessary. No ordinance found. Signs will be removed (16-05282998).

*Residential Permit Parking Zones:*

Ward	Location
15	4400 -- 4499 South Richmond Street: 4400 South Richmond Street (east and west sides) -- residential permit parking zone -- all times -- all days;

Ward	Location
19	West 96 <sup>th</sup> Street: West 96 <sup>th</sup> Street, between South Hoyne Avenue and South Seeley Avenue -- residential permit parking zone -- all times -- all days;
36	4500 -- 4514 West Palmer Street -- residential permit parking zone;
36	4900 -- 4956 West Belden Avenue -- residential permit parking zone -- at all times -- all days;
36	2800 -- 2859 North Normandy Avenue -- residential permit parking zone -- at all times -- all days;
36	2200 -- 2259 North Mason Avenue -- residential permit parking zone;
36	2159 -- 2199 North Major Avenue -- residential permit parking zone;
38	5500 West Byron Street -- residential permit parking zone -- 7:00 P.M. to 7:00 A.M. -- all days.

*Amendment Residential Permit Parking Zone:*

Ward	Location
32	North Wilmot Avenue: amend Residential Permit Parking Zone 102.

*Single Direction:*

Ward	Location
30	West Barry Avenue -- single direction. Not recommended. CDOT has provided alternative recommendations for this study area (15-05149581).

*Tow-Away Zone:*

Ward	Location
28	230 North Kolmar Avenue: no parking tow-away zone. Not recommended. No City Council action necessary for warning signs. Requested signs will be posted (16-00859122).

*Traffic Warning Sign And/Or Signal:*

Ward	Location
32	North Hamilton Avenue and West School Street -- "Two-Way Stop" sign, stopping North Hamilton Avenue for West School Street. Not recommended (16-03937957).

*Miscellaneous Sign:*

Ward	Location
42	East Illinois Street (upper level) -- Egyptian Consulate parking only. Not recommended. Duplicate proposal previously recommended on February 10, 2016 (16-02165345).

These *Do Not Pass* recommendations were concurred in by all members of the Committee present, with no dissenting votes.

Respectfully submitted,

(Signed) WALTER BURNETT, JR.,  
Chairman.

Continued in Volume III  
on page 31447

(Published by the Authority of the City Council of the City of Chicago)

COPY



**JOURNAL of the PROCEEDINGS  
of the  
CITY COUNCIL  
of the  
CITY of CHICAGO, ILLINOIS**

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Regular Meeting -- Wednesday, September 14, 2016

at 10:00 A.M.

(Council Chamber -- City Hall -- Chicago, Illinois)

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OFFICIAL RECORD.

VOLUME III

**RAHM EMANUEL**  
Mayor

**SUSANA A. MENDOZA**  
City Clerk



Continued from Volume II  
on page 31446

**COMMITTEE ON SPECIAL EVENTS, CULTURAL AFFAIRS  
AND RECREATION.**

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APPOINTMENT OF MARK KELLY AS COMMISSIONER OF CULTURAL AFFAIRS  
AND SPECIAL EVENTS.

[A2016-71]

The Committee on Special Events, Cultural Affairs and Recreation submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Reporting for your Committee on Special Events, Cultural Affairs and Recreation, for which a meeting was held on September 12, 2016, having had under consideration the appointment of Mark Kelly as Commissioner of Cultural Affairs and Special Events which was introduced by Mayor Emanuel at the July 20, 2016 City Council meeting, I beg leave to report and recommend that Your Honorable Body *Approve* the proposed appointment transmitted herewith.

This recommendation was concurred in by a viva voce vote of the members of the committee.

Respectfully submitted,

(Signed) THOMAS M. TUNNEY,  
*Chairman.*

On motion of Alderman Tunney, the committee's recommendation was *Concurred In* and the said proposed appointment of Mark Kelly as Commissioner of Cultural Affairs and Special Events was *Approved* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

**COMMITTEE ON TRANSPORTATION AND PUBLIC WAY.**

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**GRANTS OF PRIVILEGE IN PUBLIC WAY.**

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith for grants of privilege in the public way. These ordinances were referred to the committee on July 20 and September 8, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting votes.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadiowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*A Lotta Good Stuff Resale Furniture.*

[O2016-5752]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to A Lotta Good Stuff Resale Furniture, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) light fixtures projecting over the public right-of-way adjacent to its premises known as 501 East 47<sup>th</sup> Street. Said light fixtures at East 47<sup>th</sup> Street measure three (3) at two point two five (2.25) feet in length, two point two five (2.25) feet in width and thirteen point three three (13.33) feet above grade level. Said light fixtures at South Vincennes Avenue measure three (3) at two point two five (2.25) feet in length, two point two five (2.25) feet in width and thirteen point three three (13.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123970 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Above And Beyond Family Recovery Center.*

[O2016-5794]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Above and Beyond Family Recovery Center, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2942 West Lake Street. Said sign structure measures

as follows: along West Lake Street, at three (3) feet in length, five (5) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120385 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Admiral Theatre.*

[O2016-5868]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Admiral Theatre, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fire escape projecting over the public right-of-way adjacent to its premises known as 3940 West Lawrence Avenue. Said fire escape at North Harding Avenue measures eighty (80) feet in length and four point seven five (4.75) feet in width for a total of three hundred eighty (380) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123872 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Affiliated International Resources, Inc.*

[O2016-5953]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Affiliated International Resources, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3839 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at five (5) feet in length, eleven (11) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123870 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

*Affito Domun Vendita Holdings LLC.*

[O2016-5799]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Affito Domun Vendita Holdings LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) bay windows projecting over the public right-of-way adjacent to its premises known as 853 North Larrabee Street. Said bay windows at North Larrabee Street measure one (1) at thirteen point five (13.5) feet in length and thirty-five (35) feet in width for a total of four hundred seventy-two point five (472.5) square feet and one (1) at thirteen point five (13.5) feet in length and thirty-five point five (35.5) feet in width for a total of four hundred seventy-nine point two five (479.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123795 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Aldi, Inc. No. 58.*

[O2016-6169]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Aldi, Inc. Number 58, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2431 West Montrose Avenue. Said sign structure measures as follows: along West Montrose Avenue, at eight (8) feet in length, nine point five (9.5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123768 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Anna's Asian Grill & Sushi Bar.*

[O2016-6170]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Anna's Asian Grill & Sushi Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1804 -- 1806 West Irving Park Road. Said sign structure measures as



follows: along West Irving Park Road, at twenty-two point one seven (22.17) feet in length, one point five (1.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123691 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Anytime Fitness.*

[O2016-5723]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Anytime Fitness, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2412 West North Avenue. Said sign structures measure as follows: along West North Avenue, one (1) at twenty-seven point six seven (27.67) feet in length, two point five eight (2.58) feet in height and thirteen (13) feet above grade level and one (1) at one point six seven (1.67) feet in length, ten (10) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123506 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

---

*Armand's Pizzeria.*

[O2016-5956]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Armand's Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4159 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at eight (8) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123856 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*Associated Bank.*

[O2016-6171]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Associated Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1647 West 18<sup>th</sup> Street. Said sign structure measures as follows: along West 18<sup>th</sup> Street, at nineteen point five eight (19.58) feet in length, one point five (1.5) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123913 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Athenian Room Restaurant.*

[O2016-5925]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Athenian Room Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 807 West Webster Avenue. Said sign structure measures as follows: along West Webster Avenue, at three point one (3.1) feet in length, three point one (3.1) feet in height and eight point one (8.1) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department – Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123959 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Bambu Desserts And Drinks.*

[O2016-6172]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Bambu Desserts and Drinks, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5010 North Broadway. Said sign structure measures as follows:

along North Broadway, at twelve (12) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123293 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Beograd Cafe And Restaurant.*

[O2016-6174]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Beograd Cafe and Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2933 -- 2939 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at eight (8) feet in length, three (3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124289 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 13, 2016.

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*Berger Financial Services, In Care Of Realty & Mortgage Company.*

[O2016-5733]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Berger Financial Services, in care of Realty & Mortgage Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) landscapings on the public right-of-way for beautification purposes adjacent to its premises known as 1100 North Dearborn Street. Said landscaping at North Dearborn Street measures one (1) at twenty-six point zero eight (26.08) feet in length and nine point two five (9.25) feet in width for a total of two hundred forty-one point two four (241.24) square feet. Said landscaping at North Dearborn Street measures one (1) at forty-two point eight three (42.83) feet in length and nine point two five (9.25) feet in width for a total of three hundred ninety-six point one eight (396.18) square feet. Said landscaping at West Maple Street measures one (1) at sixty-seven (67) feet in length and five point five (5.5) feet in width for a total of three hundred sixty-eight point five (368.5) square feet. Said landscaping at West Maple Street measures one (1) at twenty-two point three three (22.33) feet in length and five point five (5.5) feet in width for a total of one hundred twenty-two point eight two (122.82) square feet. Said landscaping at West Maple Street measures one (1) at twenty-five (25) feet in length and five point five (5.5) feet in width for a total of one hundred thirty-seven point five (137.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123986 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 8, 2016.

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*Billy Sunday.*

[O2016-6173]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Billy Sunday, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3143 West Logan Boulevard. Said sign structures measure as follows: along West Logan Boulevard, one (1) at six point two five (6.25) feet in length, two (2) feet in height and ten (10) feet above grade level and one (1) at two (2) feet in length, two (2) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123648 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Black Beetle Bar & Grill.*

[O2016-5797]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Black Beetle Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2532 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, one (1) at four (4) feet in length, two (2) feet in height and twenty (20) feet above grade level. Said sign structure measures as follows: along West Chicago Avenue, one (1) at two (2) feet in length, twelve (12) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department – Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124002 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2016.



*Blackhawk Community Ice Rink LLC.*

[O2016-5801]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Blackhawk Community Ice Rink LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) planter railings on the public right-of-way for beautification purposes adjacent to its premises known as 1801 West Jackson Boulevard. Said planter railings at West Van Buren Street measure one (1) at twenty-nine (29) feet in length and one (1) foot in width for a total of twenty-nine (29) square feet, two (2) at eighty-one (81) feet in length and one (1) foot in width for a total of one hundred sixty-two (162) square feet and one (1) at forty-five point six six (45.66) feet in length and one (1) foot in width for a total of forty-five point six six (45.66) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123793 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Board Of Trustees University Of Illinois.*

[O2016-5836]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Board of Trustees University of Illinois, upon the terms and subject to the conditions of this

ordinance, to construct, install, maintain and use two (2) pipes under the public right-of-way adjacent to its premises known as 1200 West Roosevelt Road. Said pipes at South Halsted Street measure two (2) at one hundred twenty (120) feet in length and two point five (2.5) feet in width for a total of six hundred (600) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123824 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

\_\_\_\_\_  
*Boelter.*  
(Banners)

[O2016-6175]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Boelter, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use nine (9) banners projecting over the public right-of-way adjacent to its premises known as 1071 West Division Street. Said banners at West Division Street measure nine (9) at one point five (1.5) feet in length and nine (9) feet in width for a total of one hundred twenty-one point five (121.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123650 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

\_\_\_\_\_  
*Boelter.*  
(Signs)

[O2016-6176]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Boelter, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 1071 West Division Street. Said sign structures measure as follows: along West Division Street, three (3) at thirteen point three three (13.33) feet in length, three point three three (3.33) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123651 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Bombon Cake Gallery And Design.*

[O2016-6178]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Bombon Cake Gallery and Design, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 138 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue, at three (3) feet in length, five (5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department – Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123455 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*The Bookcellar.*

[O2016-6177]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Bookcellar, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4736 -- 4738 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at two (2) feet in length, one point five (1.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124294 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Boss Bar.*

[O2016-6179]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Boss Bar, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 420 North Clark Street. Said sign structure measures as follows: along North Clark Street, at four point six (4.6) feet in length, six (6) feet in height and sixteen (16) feet above grade level.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124091 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2016.

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*The Brazilian Bowl.*

[O2016-5931]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Brazilian Bowl, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3204 North Broadway. Said sign structure measures as follows: along North Broadway, at sixteen point two five (16.25) feet in length, three point zero nine (3.09) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120521 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Brook Electrical Supply Company.*

[O2016-6180]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Brook Electrical Supply Company, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3659 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at ten (10) feet in length, three point six six (3.66) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123207 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*The Buckingham LLC.*

[O2016-5892]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Buckingham LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) sidewalk vault under the public right-of-way adjacent to its premises known as 59 -- 67 East Van Buren Street. Said sidewalk vault at East Van Buren Street measures fifty-four point one (54.1) feet in length and fourteen point one (14.1) feet in width for a total of seven hundred sixty-two point eight one (762.81) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123782 herein granted the sum of One Thousand Five Hundred Twenty-eight and no/100 Dollars (\$1,528.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2016.

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*Burnt City.*

[O2016-6181]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Burnt City, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 2743 North Lincoln Avenue. Said sign structures measure as follows: along North Lincoln Avenue, one (1) at eight (8) feet in length, four (4) feet in height and ten (10) feet above grade level



and two (2) at two (2) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123315 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Butterfly Sushi Bar And Thai Cuisine On Madison Street.*

[O2016-6200]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Butterfly Sushi Bar and Thai Cuisine on Madison Street, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1131 West Madison Street. Said sign structure measures as follows: along West Madison Street, at four (4) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124297 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 9, 2016.

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*Byline Bank.*  
(1600 W. Chicago Ave.)  
(Privilege No. 1123674)

[O2016-6151]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Byline Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1600 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, one (1) at seven point seven five (7.75) feet in length, three (3) feet in height and sixteen point three three (16.33) feet above grade level. Said sign structure measures as follows: along North Ashland Avenue, one (1) at eight point nine two (8.92) feet in length, two (2) feet in height and fourteen point eight three (14.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123674 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Byline Bank.*  
(1600 W. Chicago Ave.)  
(Privilege No. 1123675)

[O2016-6150]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Byline Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1600 West Chicago Avenue. Said sign structure measures as follows: along North Ashland Avenue, at seven point six seven (7.67) feet in length, eight point two five (8.25) feet in height and nineteen point zero eight (19.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123675 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Byline Bank.*  
(1561 N. Wells St.)

[O2016-5802]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Byline Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1561 North Wells Street. Said sign structure measures as follows: along North Wells Street, at four (4) feet in length, four (4) feet in height and nineteen (19) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121097 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Byline Bank.*  
(5241 N. Western Ave.)

[O2016-5876]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Byline Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5241 North Western Avenue. Said sign structure measures as follows: along North Western Avenue,

at eleven point three three (11.33) feet in length, six point one seven (6.17) feet in height and nineteen point six seven (19.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123679 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*C.G Floor Finishes & Paint Supply.*

[O2016-6157]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to C.G Floor Finishes & Paint Supply, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1101 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at three point four two (3.42) feet in length, three point one seven (3.17) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121982 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Cafe No. 10.*

[O2016-5842]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cafe Number 10, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2625 North Harlem Avenue. Said sign structure measures as follows: along North Harlem Avenue, at four (4) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123469 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Cafe Selmarie.*

[O2016-6253]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cafe Selmarie, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4729 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at six (6) feet in length, four (4) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124020 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Caffe Arrivadolce.*

[O2016-6258]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Caffe Arrivadolce, upon the terms and subject to the conditions of this ordinance, to

maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6451 North Sheridan Road. Said sign structure measures as follows: along North Sheridan Road, at twenty point two five (20.25) feet in length, two (2) feet in height and nine point seven five (9.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123801 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Capri Pizza.*

[O2016-6188]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Capri Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 8820 -- 8824 South Commercial Avenue. Said sign structure measures as follows: along South Commercial Avenue, at two (2) feet in length, six (6) feet in height and eleven point six (11.6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.



The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124190 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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Cassava.

[O2016-6246]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cassava, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3338 North Clark Street. Said sign structure measures as follows: along North Clark Street, at four (4) feet in length, two (2) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124367 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 6, 2015.

*Cermak & Wabash Currency Exchange.*

[O2016-5754]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cermak & Wabash Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 67 East Cermak Road. Said sign structure measures as follows: along East Cermak Road, at twenty-three point six seven (23.67) feet in length, two (2) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122694 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Chicago Car Corner.*

[O2016-5943]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chicago Car Corner, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5474 -- 5486 North Elston Avenue. Said sign structure measures as follows: along

North Elston Avenue, at thirty-six point eight three (36.83) feet in length, two point two five (2.25) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121263 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Chicago Costume.*

[O2016-6249]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chicago Costume, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4727 West Montrose Avenue. Said sign structure measures as follows: along West Montrose Avenue, at eight (8) feet in length, four (4) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120402 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Chicago Teachers Union Foundation, Inc.*

[O2016-5804]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chicago Teachers Union Foundation, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 1901 West Carroll Avenue. Said security cameras at public alley measure four (4) at point five (.5) foot in length, point three three (.33) foot in width and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123731 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Chicago Trolley & Double Decker Company.*

[O2016-5736]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chicago Trolley & Double Decker Company, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) portable booth on the public right-of-way adjacent to its premises known as 145 East Pearson Street. Said portable booth at East Pearson Street measures two point nine two (2.92) feet in length and two point one seven (2.17) feet in width for a total of six point three four (6.34) square feet. Said booth is approximately forty-three (43) feet in height. Said portable booth is used for the purpose of selling city sightseeing tickets. Sales booth is placed and removed from the public way each day. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123699 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Chicago's Pizza.*

[O2016-6247]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Chicago's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4520 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at eight (8) feet in length, seven point eight (7.8) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124195 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Cinespace Chicago.*

[O2016-5838]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cinespace Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) bridge projecting over the public right-of-way adjacent to its premises known as 2602 West 16<sup>th</sup> Street. Said bridge at West 16<sup>th</sup> Street measures sixty-six point three three (66.33) feet in length and thirteen (13) feet in width for a total of eight hundred sixty-two point two nine (862.29) square feet. Existing overpass bridge

connecting two (2) buildings is approximately forty-three (43) feet, ten (10) inches above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123666 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*City Smiles.*

[O2016-6248]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to City Smiles, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3800 North Pulaski Road. Said sign structure measures as follows: along North Pulaski Road, at six (6) feet in length, eight (8) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124068 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 26, 2016.

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*Clark Street Real Estate.*  
(Conduit)

[O2016-5771]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Clark Street Real Estate, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) conduit under the public right-of-way adjacent to its premises known as 9514 South Torrence Avenue. Said conduit at public alley measures twenty (20) feet in length and point five (.5) foot in width for a total of ten (10) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122282 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.



Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Clark Street Real Estate.*  
(Irrigation System)

[O2016-5772]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Clark Street Real Estate, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) irrigation system under the public right-of-way adjacent to its premises known as 9514 South Torrence Avenue. Said irrigation system at public alley measures twenty (20) feet in length and point one seven (.17) foot in width for a total of three point four (3.4) square feet. Said irrigation system shall be approximately three (3) feet in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122039 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Clark Street Real Estate.*  
(Storm Sewer)

[O2016-5774]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Clark Street Real Estate, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) storm sewer under the public right-of-way adjacent to its premises known as 9514 South Torrence Avenue. Said storm sewer at public alley measures twenty (20) feet in length and two (2) feet in width for a total of forty (40) square feet. Said storm sewer shall be approximately four (4) feet in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122040 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Clarke's Diner-Rogers Park.*  
(Light Fixtures)

[O2016-5978]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Clarke's Diner-Rogers Park, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) light fixtures projecting over the public right-of-way

adjacent to its premises known as 6431 North Sheridan Road. Said light fixtures at North Sheridan Road measure three (3) at one point five (1.5) feet in length, one point five (1.5) feet in width and fourteen point five (14.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123751 herein granted the sum of Eighty-five and no/100 Dollars (\$85.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Clarke's Diner-Rogers Park.*  
(Sign)

[O2016-6259]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Clarke's Diner-Rogers Park, upon the terms and subject to the conditions of this ordinance to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6431 North Sheridan Road. Said sign structure measures as follows: along North Sheridan Road, at nine (9) feet in length, four point eight three (4.83) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123750 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Comcast Of Chicago.*

[O2016-6215]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Comcast of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3128 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at five (5) feet in length, four (4) feet in height and twenty-five (25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123725 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*The Continental Lounge.*

[O2016-6203]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Continental Lounge, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2801 West Chicago Avenue. Said sign structure measures as follows: along West Chicago Avenue, at five (5) feet in length, two point three (2.3) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124230 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Crawford's.*

[O2016-5843]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Crawford's, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use two (2) exhaust ducts projecting over the public right-of-way adjacent to its premises known as 3938 -- 3942 West School Street. Said exhaust ducts at West School Street (public alley) measure two (2) at two point three three (2.33) feet in length and eighteen (18) feet in width for a total of eighty-three point eight eight (83.88) square feet. Said kitchen hood exhaust ducts shall be approximately eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123203 herein granted the sum of Eight Hundred and no/100 Dollars (\$800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*CubeSmart No. 873.*

[O2016-6186]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to CubeSmart Number 873, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 8312 South South Chicago Avenue. Said sign structure measures as follows: along South South Chicago Avenue, at twenty-five point four two (25.42) feet in length, six (6) feet in height and twenty-five (25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123173 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*CVS Pharmacy No. 17437.*

[O2016-5946]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to CVS Pharmacy Number 17437, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 4466 North Broadway. Said sign structures measure as follows: along North Broadway, two (2) at thirteen point six seven (13.67) feet in length, one point five (1.5) feet in height and twenty-two (22) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123719 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*D'Agostino's Pizza.*

[O2016-5934]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to D'Agostino's Pizza, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1351 West Addison Street. Said sign structures measure as follows: along West Addison Street, one (1) at eight (8) feet in length, four (4) feet in height and twelve (12) feet above grade level and one (1) at four (4) feet in length, eight (8) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123907 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.



*D'Aprile Properties LLC.*

[O2016-6216]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to D'Aprile Properties LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3062 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at twenty-three point three three (23.33) feet in length, two point eight three (2.83) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123971 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Dermatology & Aesthetics Of Wicker Park.*

[O2016-5738]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dermatology & Aesthetics of Wicker Park, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1765 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at eleven point two five (11.25) feet in length, three (3) feet in

height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122741 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Digital GreenSigns LLC.*

[O2016-6222]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Digital GreenSigns LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3358 West Irving Park Road. Said sign structure measures as follows: along West Irving Park Road, at nine point five (9.5) feet in length, nine point five (9.5) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123667 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Dollar General Store No. 12422.*

[O2016-6223]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dollar General Store Number 12422, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5627 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at twenty-six (26) feet in length, three point seven five (3.75) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124095 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 9, 2016.

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*Dollar Station.*

[O2016-6260]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dollar Station, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2900 West Devon Avenue. Said sign structure measures as follows: along West Devon Avenue, at twenty (20) feet in length, one point eight three (1.83) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120232 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Downtown Dogs.*

[O2016-6227]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Downtown Dogs, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 804 North Rush Street. Said sign structure measures as follows: along North Rush Street, at four point one (4.1) feet in length, five (5) feet in height and thirteen point five (13.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124263 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Dream Girl Fashion, Inc.*

[O2016-6254]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dream Girl Fashion, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4530 North Clark Street. Said sign structure measures as follows: along North Clark Street, at twelve (12) feet in length, three point one seven (3.17) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123798 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Duck Duck Goat.*

[O2016-6207]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Duck Duck Goat, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 857 West Fulton Market. Said sign structure measures as follows: along North Peoria Street, at two point five (2.5) feet in length, nine point five eight (9.58) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121309 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Dunkin Donuts Baskin-Robbins Togo's.*

[O2016-6226]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dunkin Donuts Baskin-Robbins Togo's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 200 East Ohio Street. Said sign structure measures as follows: along East Ohio Street, at five (5) feet in length, seven (7) feet in height and nine point six (9.6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124171 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*East Lakeview Food & Liquor.*

[O2016-5935]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to East Lakeview Food & Liquor, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 3814 North Clark Street. Said sign structure measures as follows: along North Clark Street, at six (6) feet in length, six (6) feet in height and thirteen point five (13.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123863 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Eataly.*

[O2016-6228]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Eataly, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 43 East Ohio Street. Said sign structures measure as follows: along East Ohio Street, two (2) at three (3) feet in length, twenty (20) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.



The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123732 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.



*Edible Arrangements Of Chicago-Hyde Park.*

[O2016-5756]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Edible Arrangements of Chicago-Hyde Park, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1465 East Hyde Park Boulevard. Said sign structure measures as follows: along East Hyde Park Boulevard, at nine (9) feet in length, two (2) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123972 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2014.

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*Edwardo's.*

[O2016-6182]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Edwardo's, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1321 East 57<sup>th</sup> Street. Said sign structure measures as follows: along East 57<sup>th</sup> Street (blade sign), one (1) at two point six seven (2.67) feet in length, one point five (1.5) feet in height and nine point six seven (9.67) feet above grade level. Said sign structure measures as follows: along East 57<sup>th</sup> Street (wall sign), one (1) at four point two five (4.25) feet in length, point seven five (.75) foot in height and eleven point zero one (11.01) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124213 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

*Everybody's Coffee.*

[O2016-6250]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Everybody's Coffee, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use four (4) banners projecting over the public right-of-way adjacent to its premises known as 935 -- 937 West Wilson Avenue. Said banners at West Wilson Avenue measure four (4) at two point five (2.5) feet in length and six (6) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1117777 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Falco's Pizza.*

[O2016-6189]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Falco's Pizza, upon the terms and subject to the conditions of this ordinance to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 2806 West 40<sup>th</sup> Place. Said sign structures measure as follows: along West 40<sup>th</sup> Place, one (1) at eight (8) feet in length, one point three three (1.33) feet in height and fourteen (14) feet above grade level and one (1) at fourteen (14) feet in length, one (1) foot in height and

fourteen (14) feet above grade level. Said sign structures measure as follows: along South California Avenue, one (1) at eight (8) feet in length, one point three three (1.33) feet in height and sixteen (16) feet above grade level and one (1) at four (4) feet in length, one (1) foot in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123598 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 9, 2016.

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*Fiesta Mexicana Restaurant.*

[O2016-6242]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Fiesta Mexicana Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2423 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at five (5) feet in length, six point six (6.6) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124113 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Filonek's.*

[O2016-5874]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Filonek's, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6213 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at eight point two (8.2) feet in length, three point two (3.2) feet in height and thirteen point five (13.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123965 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Fireplace Inn.*

[O2016-6208]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Fireplace Inn, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1448 North Wells Street. Said sign structure measures as follows: along North Wells Street, at eight (8) feet in length, six (6) feet in height and seven (7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124033 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2024.

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*Flo.*

[O2016-6204]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Flo, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign

projecting over the public right-of-way attached to its premises known as 2901 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at five (5) feet in length, four point five eight (4.58) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department – Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122832 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Floyd's 99 Illinois LLC.*

[O2016-5959]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Floyd's 99 Illinois LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) poles projecting over the public right-of-way adjacent to its premises known as 1401 West Irving Park Road. Said pole at West Irving Park Road measures one (1) at point seven five (.75) foot in length and two point nine two (2.92) feet in width for a total of two point one nine (2.19) square feet. Existing barber pole is approximately nine (9) feet, six (6) inches above the sidewalk. Said pole at North Southport Avenue measures one (1) at point seven five (.75) foot in length and two point nine two (2.92) feet in width for a total of two point one nine (2.19) square feet. Existing barber pole is approximately nine (9) feet, six (6) inches above the sidewalk. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said

privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123967 herein granted the sum of Twenty and no/100 Dollars (\$20.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Foremost Liquors.*

[O2016-6214]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Foremost Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6107 -- 6111 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at eight (8) feet in length, ten (10) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124196 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.



The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Forever 21.*

[O2016-5739]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Forever 21, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 865 West North Avenue. Said sign structure measures as follows: along North Fremont Street, one (1) at twenty-six point eight three (26.83) feet in length, three (3) feet in height and thirty (30) feet above grade level. Said sign structures measure as follows: along West North Avenue, one (1) at twenty-six point eight three (26.83) feet in length, three (3) feet in height and thirty (30) feet above grade level and one (1) at two (2) feet in length, twelve point six seven (12.67) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123935 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 13, 2016.

*Fourth Presbyterian Church Of Chicago.*

[O2016-6229]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Fourth Presbyterian Church of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 126 East Chestnut Street. Said sign structure measures as follows: along North Michigan Avenue, at three point five (3.5) feet in length, eight point five (8.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124049 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 9, 2016.

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*George's Fade Salon.*

[O2016-5879]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to George's Fade Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2635 -- 2637 West Peterson Avenue. Said sign structure measures as follows: along West Peterson Avenue, at eight (8) feet in length, two point five (2.5) feet in height and

eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123002 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Giant.*

[O2016-6191]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Giant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3209 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at four (4) feet in length, eight (8) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123544 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Goldmarc Plaza Two, Inc.*

[O2016-5849]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Goldmarc Plaza Two, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3057 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at twelve (12) feet in length, six (6) feet in height and twenty-three (23) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120976 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Groundswell Coffee Roasters.*

[O2016-6190]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Groundswell Coffee Roasters, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1168 West Madison Street. Said sign structure measures as follows: along West Madison Street, at fourteen (14) feet in length, two point eight three (2.83) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123829 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*H&R Block.*

[O2016-6273]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to H&R Block, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2)

signs projecting over the public right-of-way attached to its premises known as 3959 North Broadway. Said sign structure measures as follows: along North Broadway, one (1) at twenty-two point six seven (22.67) feet in length, point four (.4) foot in height and thirteen (13) feet above grade level. Said sign structure measures as follows: along West Irving Park Road, one (1) at twenty-two point six seven (22.67) feet in length, four (4) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123932 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Hampton Inn Chicago/Loyola Station.*

[O2016-6279]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hampton Inn Chicago/Loyola Station, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1209 West Albion Avenue. Said sign structure measures as follows: along West Albion Avenue, one (1) at eighteen point five eight (18.58) feet in length, three (3) feet in height and fifty-two (52) feet above grade level. Said sign structure measures as follows: along North Sheridan Road, one (1) at eighteen point five eight (18.58) feet in length, three (3) feet in height and fifty-two (52) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the

Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1119767 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Happy Home Health Care.*

[O2016-6264]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Happy Home Health Care, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5810 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at twenty (20) feet in length, twenty (20) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124187 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*Harry Caray's Restaurant.*

[O2016-6265]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Harry Caray's Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 33 West Kinzie Street. Said sign structure measures as follows: along West Kinzie Street and North Dearborn Street (corner), at three point four (3.4) feet in length, twenty-eight point two (28.2) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124094 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.



*Haymarket Pub & Brewery.*

[O2016-6193]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Haymarket Pub & Brewery, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 737 -- 741 West Randolph Street. Said sign structure measures as follows: along West Randolph Street, at three point three three (3.33) feet in length, eighteen point six six (18.66) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124241 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 8, 2016.

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*Helen Beauty Salon.*

[O2016-6277]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Helen Beauty Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4925 North Broadway. Said sign structure measures as follows: along North Broadway, at twelve point five (12.5) feet in length, four (4) feet in height and seventeen (17) feet

above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121439 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Hello Tacos! De Cero.*

[O2016-5805]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hello Tacos! De Cero, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 816 West Randolph Street. Said vault at West Randolph Street measures twenty-four (24) feet in length and fourteen (14) feet in width for a total of three hundred thirty-six (336) square feet. Existing vault is used for utility, sprinkler system and sewer. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123821 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*Heritage Bicycles General Store.*

[O2016-5851]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Heritage Bicycles General Store, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2959 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at two point five (2.5) feet in length, two point five (2.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1113777 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Hilton Chicago Magnificent Mile Suites.*

[O2016-5740]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hilton Chicago Magnificent Mile Suites, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twenty-one (21) planters on the public right-of-way for beautification purposes adjacent to its premises known as 198 East Delaware Place. Said planters at East Walton Place measure four (4) at six (6) feet in length and two (2) feet in width for a total of forty-eight (48) square feet. Said planters at North Mies Van Der Rohe Way measure eleven (11) at point nine two (.92) foot in length and two point five (2.5) feet in width for a total of twenty-five point three (25.3) square feet, four (4) at six (6) feet in length and two (2) feet in width for a total of forty-eight (48) square feet and two (2) at two (2) feet in length and two point five (2.5) feet in width for a total of ten (10) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123498 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 13, 2016.

*Hilton Garden Inn Chicago Downtown/Magnificent Mile.*  
(Banners)

[O2016-6267]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hilton Garden Inn Chicago Downtown/Magnificent Mile, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 10 East Grand Avenue. Said banners at East Grand Avenue measure two (2) at two (2) feet in length and four (4) feet in width for a total of sixteen (16) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1119974 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Hilton Garden Inn Chicago Downtown/Magnificent Mile.*  
(Signs)

[O2016-6266]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hilton Garden Inn Chicago Downtown/Magnificent Mile, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 10 East Grand Avenue. Said sign structures measure

as follows: along East Grand Avenue, one (1) at twenty-seven (27) feet in length, six point eight three (6.83) feet in height and twenty-five (25) feet above grade level and one (1) at two point one seven (2.17) feet in length, one point three three (1.33) feet in height and five point one seven (5.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1119970 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

\_\_\_\_\_  
*Homeworks Of Ohio.*  
(Banners)

[O2016-6158]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Homeworks of Ohio, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) banners projecting over the public right-of-way adjacent to its premises known as 1980 North Clybourn Avenue. Said banners at North Clybourn Avenue measure five (5) at four point five (4.5) feet in length and twelve point five (12.5) feet in width for a total of two hundred eighty-one point two five (281.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124164 herein granted the sum of Eighty-seven and 50/100 Dollars (\$87.50) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 13, 2012.

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*Homeworks Of Ohio.*  
(Sign)

[O2016-6153]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Homeworks of Ohio, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1980 North Clybourn Avenue. Said sign structure measures as follows: along West Cortland Street, at twenty-three point one seven (23.17) feet in length, seven point two five (7.25) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124165 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2013.

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*The House Of Glunz.*

[O2016-5741]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The House of Glunz, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 1202 North Wells Street. Said vault at North Wells Street measures fifty (50) feet in length and thirteen (13) feet in width for a total of six hundred fifty (650) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123832 herein granted the sum of Five Hundred Twenty-four and no/100 Dollars (\$524.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2015.



*Howe Corporation.*

[O2016-6155]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Howe Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1650 North Elston Avenue. Said sign structure measures as follows: along North Elston Avenue, at twelve (12) feet in length, one point three three (1.33) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123845 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Hubbard Street Lofts Condominium Association.*

[O2016-5810]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Hubbard Street Lofts Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) balconies projecting over the public right-of-way adjacent to its premises known as 1050 West Hubbard Street. Said balconies at North Aberdeen Street measure two (2) at thirteen point six (13.6) feet in

length and three (3) feet in width for a total of eighty-one point six (81.6) square feet. Said balconies at North Aberdeen Street measure two (2) at thirteen point six (13.6) feet in length and three (3) feet in width for a total of eighty-one point six (81.6) square feet. Said balcony at West Hubbard Street measures one (1) at thirteen point six (13.6) feet in length and three (3) feet in width for a total of forty point eight (40.8) square feet. Said balcony at West Hubbard Street measures one (1) at thirteen point six (13.6) feet in length and three (3) feet in width for a total of forty point eight (40.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123880 herein granted the sum of Four Hundred Fifty and no/100 Dollars (\$450.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*iLoveKickboxing.com-Bucktown.*

[O2016-5860]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to iLoveKickboxing.com-Bucktown, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1611 North Hermitage Avenue. Said sign structure measures as follows: along North Hermitage Avenue, at eighteen point five (18.5) feet in length, two (2) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be

constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123463 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Indigo Digital Printing LLC.*

[O2016-5757]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Indigo Digital Printing LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 900 South Wabash Avenue. Said sign structure measures as follows: along South Wabash Avenue, at three (3) feet in length, ten (10) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123869 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

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*Indigo Lofts Condominium Association.*

[O2016-5726]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Indigo Lofts Condominium Association, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, twelve (12) balconies projecting over the public right-of-way adjacent to its premises known as 1400 North Milwaukee Avenue. Said balconies at North Milwaukee Avenue measure six (6) at sixteen (16) feet in length and five (5) feet in width for a total of four hundred eighty (480) square feet. Said balconies at North Milwaukee Avenue measure six (6) at nine (9) feet in length and five (5) feet in width for a total of two hundred seventy (270) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123977 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 25, 2016.

*Indira Spa.*

[O2016-6195]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Indira Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1513 North Wells Street. Said sign structure measures as follows: along North Wells Street, at thirteen (13) feet in length, two point zero four (2.04) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123638 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Intercontinental Hotel Chicago.*

[O2016-5895]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Intercontinental Hotel Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 505 North Michigan Avenue. Said sign structure measures as follows: along North Michigan Avenue, at ten (10) feet in length, point seven five (.75) foot in height and

eleven point three three (11.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123930 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*J Bees Casual & Sportswear.*

[O2016-6163]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to J Bees Casual & Sportswear, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 232 East 47<sup>th</sup> Street. Said sign structures measure as follows: along East 47<sup>th</sup> Street, one (1) at fourteen (14) feet in length, four (4) feet in height and thirteen (13) feet above grade level, one (1) at fourteen (14) feet in length, four (4) feet in height and thirteen (13) feet above grade level and one (1) at fourteen (14) feet in length, four (4) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122386 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Jam 'N Honey.*

[O2016-6271]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Jam 'N Honey, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 958 West Webster Avenue. Said sign structure measures as follows: along West Webster Avenue, at ten (10) feet in length, six (6) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124203 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Jaslin Hotel LLC.*

[O2016-5784]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Jaslin Hotel LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 261 West Cermak Road. Said sign structure measures as follows: along West Cermak Road, at forty-two (42) feet in length, three point five (3.5) feet in height and forty-seven (47) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123662 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*JJJ Dry Cleaners.*

[O2016-6187]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to JJJ Dry Cleaners, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as



4412 West 59<sup>th</sup> Street. Said sign structure measures as follows: along West 59<sup>th</sup> Street, at five (5) feet in length, three (3) feet in height and nine point three four (9.34) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124154 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*K2 Chicago LLC.*  
(Planters)

[O2016-5898]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to K2 Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 365 North Halsted Street. Said planters at North Halsted Street measure one (1) at one point eight three (1.83) feet in length and thirty-seven point four two (37.42) feet in width for a total of sixty-eight point four eight (68.48) square feet and one (1) at one point seven five (1.75) feet in length and eighteen point zero eight (18.08) feet in width for a total of thirty-one point six four (31.64) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and

specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123742 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 13, 2016.

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*K2 Chicago LLC.*  
(Tree Grates)

[O2016-5901]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to K2 Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, sixteen (16) tree grates on the public right-of-way adjacent to its premises known as 365 North Halsted Street. Said tree grates at West Kinzie Street measure fourteen (14) at four (4) feet in length and six (6) feet in width for a total of three hundred thirty-six (336) square feet. Said tree grates at North Union Avenue measure two (2) at four (4) feet in length and six (6) feet in width for a total of forty-eight (48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123743 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 13, 2016.

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*Kimball-Lawrence Currency Exchange, Inc.*

[O2016-6262]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Kimball-Lawrence Currency Exchange, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3421 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at six (6) feet in length, four (4) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124075 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*King Sweets.*

[O2016-6280]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to King Sweets, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2308 West Devon Avenue. Said sign structure measures as follows: along West Devon Avenue, at four (4) feet in length, four (4) feet in height and thirteen point three (13.3) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department – Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124235 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*L.I. Portfolio Holdings LLC.*

[O2016-5927]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to L.I. Portfolio Holdings LLC, upon the terms and subject to the conditions of this ordinance, to maintain

and use, as now constructed one (1) step on the public right-of-way adjacent to its premises known as 701 West Armitage Avenue. Said step at West Armitage Avenue measures ten point six six (10.66) feet in length and two point three three (2.33) feet in width for a total of twenty-four point eight four (24.84) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123840 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*La Baguette Bakery.*  
(Privilege No. 1124343)

[O2016-6201]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to La Baguette Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2109 South Ashland Avenue. Said sign structures measure as follows: along South Ashland Avenue, two (2) at twenty (20) feet in length, four (4) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department – Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124343 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 10, 2015.

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*La Baguette Bakery.*  
(Privilege No. 1124344)

[O2016-6202]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to La Baguette Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2109 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue, at six (6) feet in length, twelve (12) feet in height and seven (7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124344 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 5, 2013.

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*La Cecina Restaurant.*

[O2016-5778]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to La Cecina Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1934 West 47<sup>th</sup> Street. Said sign structure measures as follows: along West 47<sup>th</sup> Street, at ten (10) feet in length, nine (9) feet in height and eleven point three (11.3) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123814 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

*Lake Park Associates, Inc.*

[O2016-5758]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lake Park Associates, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 1452 -- 1466 East 53<sup>rd</sup> Street. Said sign structures measure as follows: along East 53<sup>rd</sup> Street, two (2) at one point five eight (1.58) feet in length, two point five (2.5) feet in height and ten point one seven (10.17) feet above grade level. Said sign structure measures as follows: along South Harper Avenue, one (1) at one point five eight (1.58) feet in length, two point five (2.5) feet in height and ten point one seven (10.17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123978 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*Lakeshore Sport & Fitness.*

[O2016-6160]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lakeshore Sport & Fitness, upon the terms and subject to the conditions of this ordinance, to



maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1320 West Fullerton Avenue. Said sign structure measures as follows: along West Fullerton Avenue, one (1) at eight (8) feet in length, eight (8) feet in height and eighteen (18) feet above grade level. Said sign structure measures as follows: along West Fullerton Avenue, one (1) at ten point eight three (10.83) feet in length, eighteen point three three (18.33) feet in height and eleven point eight three (11.83) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124312 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*Lakeview Pantry.*

[O2016-6274]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lakeview Pantry, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3945 North Sheridan Road. Said sign structures measure as follows: along North Sheridan Road, one (1) at twenty point zero eight (20.08) feet in length, two point five (2.5) feet in height and nine (9) feet above grade level and one (1) at two (2) feet in length, two (2) feet in height and eleven point zero eight (11.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved

by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123866 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Liberty Tax Service.*

[O2016-5776]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Liberty Tax Service, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 718 West 31<sup>st</sup> Street. Said sign structure measures as follows: along West 31<sup>st</sup> Street, at eight (8) feet in length, four (4) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123976 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Macello Ristorante.*

[O2016-5819]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Macello Ristorante, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, occupation of space for parking on the public right-of-way adjacent to its premises known as 1235 -- 1239 West Lake Street. Said occupation of space for parking at rear of address (public alley) measures fifty-eight (58) feet in length and eleven (11) feet in width for a total of six hundred thirty-eight (638) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123764 herein granted the sum of Eight Hundred Two and no/100 Dollars (\$802.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

*Macerich Management.*

[O2016-5904]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Macerich Management, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, seven (7) kiosks on the public right-of-way adjacent to its premises known as 520 North Michigan Avenue. Said kiosks at first floor (vitrine) measure two (2) at two point five eight (2.58) feet in length and two point five eight (2.58) feet in width for a total of thirteen point three one (13.31) square feet. Existing kiosks are approximately eight (8) feet in height. Said kiosk at first floor measures one (1) at twenty-seven (27) feet in length and two (2) feet in width for a total of fifty-four (54) square feet. Existing kiosk is approximately seven (7) feet, five (5) inches in height. Said kiosk at first floor measures one (1) at thirty-four point four two (34.42) feet in length and one (1) foot in width for a total of thirty-four point four two (34.42) square feet. Existing kiosk is approximately eight (8) feet in height. Said kiosk at first floor measures one (1) at nine (9) feet in length and four (4) feet in width for a total of thirty-six (36) square feet. Existing kiosk is approximately eight (8) feet in height. Said kiosk at first floor (vitrine) measures one (1) at two point five eight (2.58) feet in length and two point five eight (2.58) feet in width for a total of six point six six (6.66) square feet. Existing kiosk is approximately eight (8) feet in height. Said kiosk at first floor measures one (1) at nineteen (19) feet in length and four (4) feet in width for a total of seventy-six (76) square feet. Existing kiosk is approximately ten (10) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123788 herein granted the sum of Two Thousand Eight Hundred and no/100 Dollars (\$2,800.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

*Magic Nails.*

[O2016-6161]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Magic Nails, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 229 East 47<sup>th</sup> Street. Said sign structure measures as follows: along East 47<sup>th</sup> Street, at ten (10) feet in length, three (3) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120975 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Mama Luna On Addison LLC.*  
(Light Fixtures)

[O2016-5870]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Mama Luna on Addison LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use seven (7) light fixtures projecting over the public right-of-way adjacent to its premises known as 7601 West Addison Street. Said light fixtures at

West Addison Street measure five (5) at one point six seven (1.67) feet in length, three (3) feet in width and ten point five eight (10.58) feet above grade level. Said light fixtures at North Oriole Avenue measure two (2) at one point six seven (1.67) feet in length, three (3) feet in width and ten point five eight (10.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123767 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Mama Luna On Addison LLC.*  
(Planter Railings)

[O2016-5872]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Mama Luna on Addison LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) planter railings on the public right-of-way for beautification purposes adjacent to its premises known as 7601 West Addison Street. Said planter railings at North Oriole Avenue measure two (2) at twenty-three point three three (23.33) feet in length and point five (.5) foot in width for a total of twenty-three point three three (23.33) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications

approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123779 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Marathon Gas.*

[O2016-6196]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Marathon Gas, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 8100 South Ashland Avenue. Said sign structure measures as follows: along South Ashland Avenue, at five (5) feet in length, ten (10) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120759 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Marshalls No.1317.*

[O2016-5759]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Marshalls Number 1317, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5102 South Lake Park Avenue. Said sign structure measures as follows: along South Lake Park Avenue, at twenty point six seven (20.67) feet in length, four (4) feet in height and eighteen (18) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123034 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.



*Mart Anthony.*

[O2016-5821]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Mart Anthony, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1200 West Hubbard Street. Said sign structure measures as follows: along West Hubbard Street, at four (4) feet in length, five (5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123939 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Martyrs'.*

[O2016-6275]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Martyrs', upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3855 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at seven (7) feet in length, thirteen point five (13.5) feet in height and ten (10) feet above

grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124314 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Masa Azul.*

[O2016-6206]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Masa Azul, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2901 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at six (6) feet in length, four (4) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124112 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*Mattress Firm.*

[O2016-6184]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Mattress Firm, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 605 West Roosevelt Road. Said sign structures measure as follows: along West Roosevelt Road, one (1) at twenty-five point six seven (25.67) feet in length, two point five (2.5) feet in height and twenty-two (22) feet above grade level and one (1) at seven point six six (7.66) feet in length, three (3) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123636 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*McCormick & Schmick's Seafood Restaurant.*

[O2016-6230]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to McCormick & Schmick's Seafood Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 41 East Chestnut Street. Said sign structure measures as follows: along East Chestnut Street, at thirteen point six (13.6) feet in length, nine (9) feet in height and twenty-one point six (21.6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124311 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Medici Bakery.*

[O2016-6167]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Medici Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2)

signs projecting over the public right-of-way attached to its premises known as 1331 East 57<sup>th</sup> Street. Said sign structure measures as follows: along East 57<sup>th</sup> Street (blade sign)8, one (1) at two point five eight (2.58) feet in length, two point zero eight (2.08) feet in height and nine point six seven (9.67) feet above grade level. Said sign structure measures as follows: along East 57<sup>th</sup> Street (wall sign), one (1) at eight (8) feet in length, point six seven (.67) foot in height and nine point six seven (9.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124219 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

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*Metric Coffee Company.*

[O2016-5822]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Metric Coffee Company, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 2021 West Fulton Street. Said light fixture at West Fulton Street measures two point two five (2.25) feet in length, one point nine two (1.92) feet in width and fourteen point three three (14.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124009 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*MetroPCS.*

[O2016-5845]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to MetroPCS, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2820 North Cicero Avenue. Said sign structure measures as follows: along North Cicero Avenue, at sixteen (16) feet in length, two point five (2.5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department – Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122828 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*MetroPCS Authorized Dealer.*

[O2016-6278]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to MetroPCS Authorized Dealer, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5056 North Sheridan Road. Said sign structure measures as follows: along North Sherdian Road, at thirteen (13) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123770 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Metropolitan Apostolic Community Church.*

[O2016-5755]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Metropolitan Apostolic Community Church, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) planters on the public right-of-way for beautification purposes adjacent to its premises known as 4100 South Dr. Martin Luther King, Jr. Drive. Said planters at South Dr. Martin Luther King, Jr. Drive measure two (2) at four (4) feet in length and four (4) feet in width for a total of thirty-two (32) square feet. Grantee must allow the required clear and unobstructed space for pedestrian passage at all times per rules and regulations approved by the Department of Transportation. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123585 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Midway Auto Service LLC.*

[O2016-6197]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Midway Auto Service LLC, upon the terms and subject to the conditions of this ordinance, to maintain



and use two (2) signs projecting over the public right-of-way attached to its premises known as 3643 -- 3655 West 63<sup>rd</sup> Street. Said sign structures measure as follows: along West 63<sup>rd</sup> Street, one (1) at twelve (12) feet in length, seven (7) feet in height and sixteen (16) feet above grade level and one (1) at eight (8) feet in length, four (4) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122575 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Monica + Andy.*

[O2016-6272]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Monica + Andy, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2038 North Halsted Street. Said sign structure measures as follows: along North Halsted Street, at two point five (2.5) feet in length, two point five (2.5) feet in height and nine point two five (9.25) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123323 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Montrose Ravenswood Currency Exchange.*

[O2016-5962]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Montrose Ravenswood Currency Exchange, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1808 West Montrose Avenue. Said sign structure measures as follows: along West Montrose Avenue, at eight (8) feet in length, six (6) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123993 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Mosaicos, Inc.*

[O2016-6263]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Mosaicos, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4958 North Pulaski Road. Said sign structure measures as follows: along North Pulaski Road, at six (6) feet in length, three point five (3.5) feet in height and twelve point five eight (12.58) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124046 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Music Garage Chicago LLC.*

[O2016-5825]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Music Garage Chicago LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, occupation of space (parking) on the public right-of-way adjacent to its premises known as 345 -- 347 North Loomis Street. Said occupation of space (parking) at West Arbor Place measures one hundred forty (140) feet in length and eighteen (18) feet in width for a total of two thousand five hundred twenty (2,520) square feet. Existing occupation of space is used for parking. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122656 herein granted the sum of Two Thousand Five Hundred Ninety-one and no/100 Dollars (\$2,591.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after February 8, 2016.

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*Nail Art Studio.*  
(Banner)

[O2016-6159]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Nail Art Studio, upon the terms and subject to the conditions of this ordinance, to construct, install,

maintain and use one (1) banner projecting over the public right-of-way adjacent to its premises known as 744 North Clark Street. Said banner at North Clark Street measures three (3) feet in length and six (6) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123799 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

\_\_\_\_\_  
*Nail Art Studio.*  
(Sign)

[O2016-6154]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Nail Art Studio, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 744 North Clark Street. Said sign structure measures as follows: along North Clark Street, at nine (9) feet in length, one point three three (1.33) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123800 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Nailtastic.*

[O2016-6268]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Nailtastic, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 400 North Orleans Street. Said sign structure measures as follows: along North Orleans Street, at fifteen point zero eight (15.08) feet in length, two (2) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123940 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Neon Design/Fletcher Honorama.*

[O2016-6276]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Neon Design/Fletcher Honorama, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3722 North Ashland Avenue. Said sign structure measures as follows: along North Ashland Avenue, at three point six (3.6) feet in length, three point six (3.6) feet in height and ten point four one (10.41) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124189 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Noodles Etc.*

[O2016-6166]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Noodles Etc., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2)

signs projecting over the public right-of-way attached to its premises known as 1333 East 57<sup>th</sup> Street. Said sign structure measures as follows: along East 57<sup>th</sup> Street (blade sign), one (1) at two point eight three (2.83) feet in length, two point zero eight (2.08) feet in height and nine point six seven (9.67) feet above grade level. Said sign structure measures as follows: along East 57<sup>th</sup> Street (wall sign), one (1) at five point five (5.5) feet in length, one (1) foot in height and nine point six seven (9.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124222 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

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*Northside Bar & Grill.*

[O2016-5742]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Northside Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1635 North Damen Avenue. Said sign structure measures as follows: along North Damen Avenue, at two point five (2.5) feet in length, fourteen point five (14.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.



This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123941 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Northwestern Memorial Hospital.*

[O2016-5744]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Northwestern Memorial Hospital, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 245 East Chicago Avenue. Said light fixture at North Fairbanks Court measures one (1) foot in length, one (1) foot in width and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123984 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Ogden North LLC.*  
(2642 -- 2648 W. 12<sup>th</sup> Pl.)

[O2016-5840]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Ogden North LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fence on the public right-of-way adjacent to its premises known as 2642 -- 2648 West 12<sup>th</sup> Place. Said fence at 2642 -- 2648 West 12<sup>th</sup> Place measures ninety-nine point nine three (99.93) feet in length and one (1) foot in width for a total of ninety-nine point nine three (99.93) square feet. Existing fence is approximately six (6) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1119028 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 12, 2015.

*Ogden North LLC.*  
(2652 W. 12<sup>th</sup> Pl.)

[O2016-5841]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Ogden North LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) fence on the public right-of-way adjacent to its premises known as 2652 West 12<sup>th</sup> Place. Said fence at 2652 West 12<sup>th</sup> Place measures twenty-four point nine eight (24.98) feet in length and one (1) foot in width for a total of twenty-four point nine eight (24.98) square feet. Existing fence is approximately six (6) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1119029 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 12, 2015.

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*Olive Mediterranean Grill.*

[O2016-6269]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Olive Mediterranean Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 28 East Adams Street. Said sign structure measures as follows:

along East Adams Street, at three (3) feet in length, three (3) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123683 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Omni Healthcare.*

[O2016-6205]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Omni Healthcare, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2720 West Division Street. Said sign structure measures as follows: along West Division Street, at twenty point one seven (20.17) feet in length, two point six six (2.66) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123786 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Orange On Roscoe.*

[O2016-5863]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Orange on Roscoe, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2011 West Roscoe Street. Said sign structure measures as follows: along West Roscoe Street, at five point five eight (5.58) feet in length, four point five (4.5) feet in height and nine point six six (9.66) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123982 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*Orso's Restaurant.*

[O2016-5826]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Orso's Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1401 North Wells Street. Said sign structure measures as follows: along North Wells Street, at four (4) feet in length, ten (10) feet in height and twelve point seven (12.7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123975 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Paisano Mufflers And Auto Service LLC.*

[O2016-6192]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Paisano Mufflers and Auto Service LLC, upon the terms and subject to the conditions of this

ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 8601 South Cicero Avenue. Said sign structure measures as follows: along South Cicero Avenue, one (1) at fifteen (15) feet in length, four point four one (4.41) feet in height and sixteen (16) feet above grade level. Said sign structure measures as follows: along South Cicero Avenue, one (1) at eighty-eight (88) feet in length, four (4) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124269 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 9, 2016.

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*Park Hyatt Water Tower Associates.*

[O2016-6270]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Park Hyatt Water Tower Associates, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 800 North Michigan Avenue. Said sign structure measures as follows: along North Michigan Avenue, at nine point five eight (9.58) feet in length, three (3) feet in height and seventy-five (75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124037 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Park Pet Shop, Inc.*

[O2016-6194]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Park Pet Shop, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 10429 South Kedzie Avenue. Said sign structure measures as follows: along South Kedzie Avenue, at eight (8) feet in length, five (5) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123828 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.



The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Perez Mexican Food.*

[O2016-6209]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Perez Mexican Food, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 853 West Randolph Street. Said sign structure measures as follows: along West Randolph Street, at six (6) feet in length, two (2) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department – Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124232 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

*Pete's Pizza & Bakehouse.*

[O2016-5974]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pete's Pizza & Bakehouse, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1100 West Granville Avenue. Said sign structure measures as follows: along West Granville Avenue, at seven point five (7.5) feet in length, five point four two (5.42) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123826 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*Pizza Hut 317248.*

[O2016-6198]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pizza Hut 317248, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 5109 South Pulaski Road. Said sign structures measure as follows: along South Pulaski Road, one (1) at eighteen (18) feet in length, three point two five (3.25) feet

in height and ten point five (10.5) feet above grade level and one (1) at fifteen (15) feet in length, three (3) feet in height and ten point five (10.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122831 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Pizzuti BP LLC.*

[O2016-5786]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pizzuti BP LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use eight (8) caissons under the public right-of-way adjacent to its premises known as 1061 West Van Buren Street. Said caissons at West Van Buren Street measure one (1) at one point three three (1.33) feet in length and four (4) feet in width for a total of five point three two (5.32) square feet. Said caisson shall be approximately ninety-nine (99) feet in depth. One (1) at one point four two (1.42) feet in length and four (4) feet in width for a total of five point six eight (5.68) square feet. Said caisson shall be approximately ninety-nine (99) feet in depth. One (1) at one point three three (1.33) feet in length and four (4) feet in width for a total of five point three two (5.32) square feet. Said caisson shall be approximately ninety-nine (99) feet in depth. One (1) at one point five (1.5) feet in length and four (4) feet in width for a total of six (6) square feet. Said caisson shall be approximately ninety-nine (99) feet in depth. One (1) at one point two five (1.25) feet in length and four (4) feet in width for a total of five (5) square feet. Said

caisson shall be approximately ninety-nine (99) feet in depth. One (1) at one point three three (1.33) feet in length and four (4) feet in width for a total of five point three two (5.32) square feet. Said caisson shall be approximately ninety-nine (99) feet in depth. One (1) at one point four two (1.42) feet in length and four (4) feet in width for a total of five point six eight (5.68) square feet. Said caisson shall be approximately ninety-nine (99) feet in depth. One (1) at one point seven five (1.75) feet in length and four (4) feet in width for a total of seven (7) square feet. Said caisson shall be approximately ninety-nine (99) feet in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123966 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Pongs Auto Care.*

[O2016-5936]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pongs Auto Care, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3848 North Clark Street. Said sign structure measures as follows: along North Clark Street, at four (4) feet in length, eight (8) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved

by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123813 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Potbelly Sandwich Works.*

[O2016-5906]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 200 South Michigan Avenue. Said sign structure measures as follows: along South Michigan Avenue, at eleven point five (11.5) feet in length, two (2) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123849 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*Potbelly Sandwich Works LLC.*

[O2016-6243]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2264 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at six (6) feet in length, four (4) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124197 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

*Property Consultants Realty, Inc.*

[O2016-6217]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Property Consultants Realty, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2200 North Damen Avenue. Said sign structure measures as follows: along North Damen Avenue, at twenty-one point five (21.5) feet in length, three point one seven (3.17) feet in height and thirteen point five (13.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123677 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Q's Tips And Wings.*

[O2016-5781]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Q's Tips and Wings, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2517 West 79<sup>th</sup> Street. Said sign structure measures as follows: along West 79<sup>th</sup> Street,

at eight (8) feet in length, five (5) feet in height and eleven point three three (11.33) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1119489 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Quality Home Care Services Ltd.*

[O2016-5782]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Quality Home Care Services Ltd., upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3510 West 79<sup>th</sup> Street. Said sign structures measure as follows: along West 79<sup>th</sup> Street, one (1) at seven (7) feet in length, five (5) feet in height and twenty (20) feet above grade level and one (1) at six point three (6.3) feet in length, one point nine (1.9) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.



The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123951 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*The Quarry Event Center.*

[O2016-5769]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Quarry Event Center, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2423 East 75<sup>th</sup> Street. Said sign structure measures as follows: along East 75<sup>th</sup> Street, at eight (8) feet in length, one point five (1.5) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122768 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*The Queen Mary.*

[O2016-5746]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Queen Mary, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) light fixtures projecting over the public right-of-way adjacent to its premises known as 2125 West Division Street. Said light fixtures at West Division Street measure five (5) at one point three three (1.33) feet in length, one point two five (1.25) feet in width and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123151 herein granted the sum of Ninety-five and no/100 Dollars (\$95.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Rafa's Chicken.*

[O2016-6199]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rafa's Chicken, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 4410 West 63<sup>rd</sup> Street. Said sign structure measures as follows: along West 63<sup>rd</sup> Street, at ten (10) feet in length, three (3) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123456 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Regus Corporation.*

[O2016-6164]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Regus Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1525 East Hyde Park Boulevard. Said sign structure measures as follows: along South Harper Avenue, at seven point three three (7.33) feet in length, four (4) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123854 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Rhona Hoffman Gallery.*

[O2016-5827]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rhona Hoffman Gallery, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) banner projecting over the public right-of-way adjacent to its premises known as 118 North Peoria Street. Said banner at North Peoria Street measures two point eight three (2.83) feet in length and four (4) feet in width for a total of eleven point three two (11.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1119958 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*River North Car Wash, Inc.*

[O2016-6231]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to River North Car Wash, Inc., upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) banner projecting over the public right-of-way adjacent to its premises known as 356 West Superior Street. Said banner at West Superior Street measures two point five (2.5) feet in length and ten (10) feet in width for a total of twenty-five (25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123827 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*River Shannon.*

[O2016-6244]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to River Shannon, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 425 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at eight point six (8.6) feet in length, five point six (5.6) feet in height and

fifteen point six (15.6) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124261 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Rogers Hyundai.*

[O2016-6162]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rogers Hyundai, upon the terms and subject to the conditions of this ordinance, to maintain and use six (6) signs projecting over the public right-of-way attached to its premises known as 2720 South Michigan Avenue. Said sign structures measure as follows: along South Michigan Avenue, two (2) at twelve (12) feet in length, twelve (12) feet in height and twenty (20) feet above grade level, one (1) at fourteen point eight three (14.83) feet in length, two point six seven (2.67) feet in height and twenty-one (21) feet above grade level, one (1) at nine point eight three (9.83) feet in length, two point six seven (2.67) feet in height and ten (10) feet above grade level, one (1) at eight point zero eight (8.08) feet in length, two (2) feet in height and thirteen (13) feet above grade level and one (1) at fifteen point zero eight (15.08) feet in length, two point eight three (2.83) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120364 herein granted the sum of One Thousand Six Hundred and no/100 Dollars (\$1,600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Rosas Tamales.*

[O2016-5777]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rosas Tamales, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3314 West 55<sup>th</sup> Street. Said sign structure measures as follows: along West 55<sup>th</sup> Street, at nine (9) feet in length, three (3) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124001 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 8, 2016.

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*Rosebud Cafe.*

[O2016-6211]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rosebud Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1500 West Taylor Street. Said sign structure measures as follows: along West Taylor Street, at nine point six (9.6) feet in length, five (5) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124032 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.



*Safeguard Self Storage.*

[O2016-6218]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Safeguard Self Storage, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2751 North Clybourn Avenue. Said sign structures measure as follows: along North Clybourn Avenue, one (1) at sixty-two point nine two (62.92) feet in length, twelve point five (12.5) feet in height and sixteen (16) feet above grade level and one (1) at two (2) feet in length, twelve (12) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123318 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Salon 44 Spa.*

[O2016-5963]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Salon 44 Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) light fixture projecting over the public right-of-way adjacent to its

premises known as 4452 North Western Avenue. Said light fixture at North Western Avenue measures one (1) foot in length, one point six six (1.66) feet in width and eleven point six six (11.66) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123853 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

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*Schoolyard Tavern & Grill.*

[O2016-5937]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Schoolyard Tavern & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, four (4) park benches on the public right-of-way adjacent to its premises known as 3258 North Southport Avenue. Said park benches at West School Street measure four (4) at eight (8) feet in length and one point three (1.3) feet in width for a total of forty-one point six (41.6) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123815 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*The Shamrock Club.*

[O2016-5908]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Shamrock Club, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 210 West Kinzie Street. Said sign structure measures as follows: along West Kinzie Street, at eight (8) feet in length, two (2) feet in height and nine point two (9.2) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123916 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Sheraton Chicago Hotel & Tower.*

[O2016-6232]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sheraton Chicago Hotel & Tower, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 301 East North Water Street. Said sign structure measures as follows: along North Columbus Drive, at twenty-four (24) feet in length, two (2) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124176 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Shoe Trend.*

[O2016-5764]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Shoe Trend, upon the terms and subject to the conditions of this ordinance, to maintain and use

two (2) signs projecting over the public right-of-way attached to its premises known as 2000 East 71<sup>st</sup> Street. Said sign structures measure as follows: along East 71<sup>st</sup> Street, one (1) at twenty (20) feet in length, three (3) feet in height and thirteen (13) feet above grade level and one (1) at sixteen (16) feet in length, two (2) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123526 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Sir Spa.*

[O2016-6255]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sir Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 5151 North Clark Street. Said sign structure measures as follows: along North Clark Street, at four point two five (4.25) feet in length, two point seven five (2.75) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124149 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

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*Smoke Dreams.*

[O2016-5948]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Smoke Dreams, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4560 North Broadway. Said sign structure measures as follows: along North Broadway, at twenty-three (23) feet in length, three point five (3.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123908 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Sonrisa Dental.*

[O2016-5728]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sonrisa Dental, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3069 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at four point four (4.4) feet in length, three point three (3.3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123942 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

*Spacca Napoli.*

[O2016-6256]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Spacca Napoli, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1769 West Sunnyside Avenue. Said sign structure measures as follows: along West Sunnyside Avenue, at four (4) feet in length, six (6) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124316 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 13, 2016.

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*The Standard Club.*

[O2016-5760]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Standard Club, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) vaults under the public right-of-way adjacent to its premises known as 320 South Plymouth Court. Said vault at South Dearborn Street measures one (1) at one hundred ninety-seven (197) feet in length and seventeen (17) feet in width



for a total of three thousand three hundred forty-nine (3,349) square feet. Said vault at South Plymouth Court measures one (1) at one hundred ninety-seven (197) feet in length and fourteen (14) feet in width for a total of two thousand seven hundred fifty-eight (2,758) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123711 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 12, 2015.

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*Starbucks Coffee No. 282.*

[O2016-6165]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 282, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 555 South Dearborn Street. Said sign structure measures as follows: along South Plymouth Court, one (1) at two point six (2.6) feet in length, one (1) foot in height and eleven (11) feet above grade level. Said sign structure measures as follows: along South Dearborn Street, one (1) at two point six (2.6) feet in length, one (1) foot in height and eleven (11) feet above grade level. Said sign structure measures as follows: along West Harrison Street, one (1) at seventeen (17) feet in length, one (1) foot in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124330 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 13, 2016.

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*Starbucks Coffee No. 2215.*

[O2016-5748]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2215, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 828 North State Street. Said sign structures measure as follows: along North State Street, one (1) at sixteen (16) feet in length, two (2) feet in height and nine (9) feet above grade level and one (1) at two point six (2.6) feet in length, one (1) foot in height and nine (9) feet above grade level. Said sign structure measures as follows: along West Pearson Street, one (1) at two point six (2.6) feet in length, one (1) foot in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123923 herein granted the sum of Four Hundred Seventy-five and no/100 Dollars (\$475.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*Starbucks Coffee No. 2335.*

[O2016-6251]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2335, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3845 North Broadway. Said sign structures measure as follows: along North Broadway, one (1) at one (1) foot in length, two point six (2.6) feet in height and eleven (11) feet above grade level and one (1) at twenty-four (24) feet in length, two (2) feet in height and eleven (11) feet above grade level. Said sign structure measures as follows: along North Sheridan Road, one (1) at twenty-four (24) feet in length, two (2) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124077 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

*Starbucks Coffee No. 2378.*

[O2016-5965]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2378, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 4553 -- 4557 North Lincoln Avenue. Said sign structures measure as follows: along North Lincoln Avenue, one (1) at two point six (2.6) feet in length, one (1) foot in height and nine (9) feet above grade level and one (1) at fourteen (14) feet in length, four (4) feet in height and nine (9) feet above grade level. Said sign structures measure as follows: along West Wilson Avenue, one (1) at twenty-four (24) feet in length, two (2) feet in height and eleven (11) feet above grade level and one (1) at two point six (2.6) feet in length, one (1) foot in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123989 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Starbucks Coffee No. 2443.*

[O2016-6149]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2443, upon the terms and subject to the conditions of this ordinance, to

maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 1588 North Milwaukee Avenue. Said sign structures measure as follows: along North Milwaukee Avenue, one (1) at sixteen (16) feet in length, one (1) foot in height and nine point six (9.6) feet above grade level and one (1) at three point six (3.6) feet in length, one (1) foot in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124295 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Starbucks Coffee No. 2514.*

[O2016-5865]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 2514, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 3045 North Greenview Avenue. Said sign structure measures as follows: along North Greenview Avenue, one (1) at four point six (4.6) feet in length, four point six (4.6) feet in height and eleven point six (11.6) feet above grade level. Said sign structure measures as follows: along North Lincoln Avenue, one (1) at twenty-eight (28) feet in length, two (2) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123988 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Starbucks Coffee No. 8972.*

[O2016-5910]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Starbucks Coffee Number 8972, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 42 East Chicago Avenue. Said sign structures measure as follows: along East Chicago Avenue, one (1) at five (5) feet in length, fifteen (15) feet in height and nine (9) feet above grade level and one (1) at four (4) feet in length, thirteen (13) feet in height and nine (9) feet above grade level. Said sign structure measures as follows: along North Wabash Avenue, one (1) at five (5) feet in length, thirteen (13) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123922 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*State Farm Insurance.*  
(2643 N. Harlem Ave.)

[O2016-6213]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to State Farm Insurance, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2643 North Harlem Avenue. Said sign structure measures as follows: along North Harlem Avenue, one (1) at two (2) feet in length, six (6) feet in height and eight point seven five (8.75) feet above grade level. Said sign structure measures as follows: along North Harlem Avenue, one (1) at twenty-three point five (23.5) feet in length, three (3) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123998 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

*State Farm Insurance.*  
(515 E. 79<sup>th</sup> St.)

[O2016-5767]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to State Farm Insurance, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) security cameras projecting over the public right-of-way for security purposes adjacent to its premises known as 515 East 79<sup>th</sup> Street. Said security cameras at East 79<sup>th</sup> Street measure two (2) at one (1) foot in length, point three three (.33) foot in width and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123950 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Stereo Night Club.*

[O2016-5846]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Stereo Night Club, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known



as 5616 West Diversey Avenue. Said sign structure measures as follows: along West Diversey Avenue, at six (6) feet in length, six (6) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123839 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Sterling Bays.*

[O2016-5828]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sterling Bays, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 114 South Racine Avenue. Said sign structures measure as follows: along South Racine Avenue, one (1) at two point five (2.5) feet in length, three (3) feet in height and three (3) feet above grade level and one (1) at two point five (2.5) feet in length, three (3) feet in height and three (3) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123894 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*Streeter's Tavern.*

[O2016-6233]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Streeter's Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 50 East Chicago Avenue. Said sign structure measures as follows: along East Chicago Avenue, at four (4) feet in length, three (3) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124262 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*Subway.*

[O2016-5779]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Subway, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 51 West 79<sup>th</sup> Street. Said sign structure measures as follows: along West 79<sup>th</sup> Street, at twelve (12) feet in length, three point five (3.5) feet in height and twenty-two (22) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123948 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*Subway No. 51581.*

[O2016-6234]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Subway Number 51581, upon the terms and subject to the conditions of this ordinance, to maintain

and use four (4) signs projecting over the public right-of-way attached to its premises known as 29 West Lake Street. Said sign structures measure as follows: along West Lake Street, two (2) at three (3) feet in length, one point two five (1.25) feet in height and ten (10) feet above grade level and two (2) at fifteen point five (15.5) feet in length, two (2) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124128 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*Sushi Para M.*

[O2016-5749]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sushi Para M, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1633 North Milwaukee Avenue. Said sign structure measures as follows: along North Milwaukee Avenue, at four (4) feet in length, four (4) feet in height and fifteen (15) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123867 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*T-Mobile Central LLC.*

[O2016-6210]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to T-Mobile Central LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 120 South Halsted Street. Said sign structure measures as follows: along South Halsted Street, at three (3) feet in length, six (6) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124078 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*Tania Y. Ramirez.*

[O2016-5867]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tania Y. Ramirez, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3223 West Lawrence Avenue. Said sign structure measures as follows: along West Lawrence Avenue, at six (6) feet in length, four (4) feet in height and eight (8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123847 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

*Target Store T-3208.*

[O2016-5938]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Target Store T-3208, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 3200 North Clark Street. Said sign structure measures as follows: along North Clark Street, one (1) at four (4) feet in length, six (6) feet in height and ten (10) feet above grade level. Said sign structures measure as follows: along West Belmont Avenue, one (1) at four (4) feet in length, six (6) feet in height and ten (10) feet above grade level and one (1) at two (2) feet in length, two (2) feet in height and eleven (11) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122614 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Target Store T-3219.*

[O2016-5761]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Target Store T-3219, upon the terms and subject to the conditions of this ordinance, to maintain and

use one (1) sign projecting over the public right-of-way attached to its premises known as 1330 East 53<sup>rd</sup> Street. Said sign structure measures as follows: along East 53<sup>rd</sup> Street, at two point five (2.5) feet in length, two point five (2.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123260 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Tasty Sub.*

[O2016-6307]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tasty Sub, upon the terms and subject to the conditions of this ordinance, to maintain and use two (2) signs projecting over the public right-of-way attached to its premises known as 2001 West Howard Street. Said sign structure measures as follows: along West Howard Street, one (1) at twenty (20) feet in length, four (4) feet in height and ten (10) feet above grade level. Said sign structure measures as follows: along North Damen Avenue, one (1) at twenty (20) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.



This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1115869 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Tattoo Factory.*

[O2016-6252]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tattoo Factory, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 4441 North Broadway. Said sign structure measures as follows: along North Broadway, at ten (10) feet in length, five (5) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124354 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 13, 2016.

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*Tavern On Rush.*

[O2016-5911]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tavern on Rush, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1031 North Rush Street. Said sign structure measures as follows: along North Rush Street, at eight point five (8.5) feet in length, four point one (4.1) feet in height and seventeen (17) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123957 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*Thai Village Restaurant.*

[O2016-6152]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Thai Village Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 2053 West Division Street. Said sign structure measures as follows: along West Division Street, at six (6) feet in length, four (4) feet in height and ten point five (10.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124085 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2016.

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*Theater Wit NFP.*

[O2016-6219]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Theater Wit NFP, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1229 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at six (6) feet in length, eight (8) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124253 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 16, 2014.

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*Three Aces Restaurant.*

[O2016-6212]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Three Aces Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 1321 -- 1327 West Taylor Street. Said sign structure measures as follows: along West Taylor Street, at eight (8) feet in length, four point six six (4.66) feet in height and thirteen point one six (13.16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124346 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after November 10, 2015.

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*Tiger's Body Shop.*

[O2016-6257]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Tiger's Body Shop, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3604 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at six (6) feet in length, eight (8) feet in height and twenty (20) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120189 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Title Nine Sports.*

[O2016-6245]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Title Nine Sports, upon the terms and subject to the conditions of this ordinance, to maintain and use

one (1) sign projecting over the public right-of-way attached to its premises known as 1024 West Armitage Avenue. Said sign structure measures as follows: along West Armitage Avenue, at three point five (3.5) feet in length, one (1) foot in height and fifteen point eight (15.8) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124129 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after December 8, 2015.

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*Toon's Bar & Grill.*

[O2016-5940]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Toon's Bar & Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 3857 North Southport Avenue. Said sign structure measures as follows: along North Southport Avenue, at five (5) feet in length, three (3) feet in height and twelve point two (12.2) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123871 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*Topo Gigio Ristorante.*

[O2016-5829]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Topo Gigio Ristorante, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) windscreen on the public right-of-way adjacent to its premises known as 1516 North Wells Street. Said windscreen at North Wells Street measures six point six (6.6) feet in length and two point one (2.1) feet in width for a total of thirteen point eight six (13.86) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123973 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*Trader Joe's No. 701.*

[O2016-5762]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Trader Joe's Number 701, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 1147 South Wabash Avenue. Said sign structures measure as follows: along South Wabash Avenue, one (1) at eleven point nine two (11.92) feet in length, four point six seven (4.67) feet in height and twelve (12) feet above grade level and one (1) at four (4) feet in length, three (3) feet in height and fourteen point seven five (14.75) feet above grade level. Said sign structure measures as follows: along East Roosevelt Road, one (1) at eleven point nine two (11.92) feet in length, four point six seven (4.67) feet in height and twelve (12) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123851 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.



*True Food Kitchen.*

[O2016-6235]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to True Food Kitchen, upon the terms and subject to the conditions of this ordinance, to maintain and use four (4) signs projecting over the public right-of-way attached to its premises known as 9 West Erie Street. Said sign structure measures as follows: along North State Street, one (1) at twelve (12) feet in length, four (4) feet in height and seventeen (17) feet above grade level. Said sign structure measures as follows: along West Erie Street, one (1) at twelve (12) feet in length, four (4) feet in height and seventeen (17) feet above grade level. Said sign structure measures as follows: along North State Street, one (1) at three point five (3.5) feet in length, one point three four (1.34) feet in height and eleven point six six (11.66) feet above grade level. Said sign structure measures as follows: along West Erie Street, one (1) at three point five (3.5) feet in length, one point three four (1.34) feet in height and eight point six six (8.66) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121801 herein granted the sum of Seven Hundred Seventy-five and no/100 Dollars (\$775.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Two.*

[O2016-5830]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Two, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now

constructed, nine (9) light fixtures projecting over the public right-of-way adjacent to its premises known as 1132 -- 1138 West Grand Avenue. Said light fixtures at West Grand Avenue measure five (5) at one point five (1.5) feet in length, two point five (2.5) feet in width and nine (9) feet above grade level. Said light fixtures at North May Street measure four (4) at one point five (1.5) feet in length, two point five (2.5) feet in width and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123632 herein granted the sum of One Hundred Fifteen and no/100 Dollars (\$115.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Uncle Julio's Hacienda.*

[O2016-6156]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Uncle Julio's Hacienda, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 855 West North Avenue. Said sign structure measures as follows: along West North Avenue, at ten point five (10.5) feet in length, nine point five (9.5) feet in height and thirteen point seven five (13.75) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123468 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Underthings.*

[O2016-5928]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Underthings, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 804 West Webster Avenue. Said sign structure measures as follows: along West Webster Avenue, at three point three three (3.33) feet in length, two (2) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123835 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 26, 2016.

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*University Club Professional Building LLC.*

[O2016-6236]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to University Club Professional Building LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) banner projecting over the public right-of-way adjacent to its premises known as 30 South Michigan Avenue. Said banner at South Michigan Avenue measures three point zero seven (3.07) feet in length and five point eight three (5.83) feet in width for a total of seventeen point nine (17.9) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124360 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2014.

*The University Of Chicago.*  
(Privilege No. 1124285)

[O2016-6185]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) signs on the public right-of-way adjacent to its premises known as 5730 South Drexel Avenue. Said signs at South Drexel Avenue measure one (1) at five point five (5.5) feet in length and ten (10) feet in width for a total of fifty-five (55) square feet and one (1) at four (4) feet in length and five point seven five (5.75) feet in width for a total of twenty-three (23) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124285 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 8, 2016.

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*The University Of Chicago.*  
(Privilege No. 1124286)

[O2016-6183]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The University of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and

use two (2) signs projecting over the public right-of-way attached to its premises known as 5730 South Drexel Avenue. Said sign structures measure as follows: along South Drexel Avenue, one (1) at forty-five (45) feet in length, six (6) feet in height and sixteen (16) feet above grade level and one (1) at twenty-seven (27) feet in length, six (6) feet in height and sixteen (16) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124286 herein granted the sum of Six Hundred and no/100 Dollars (\$600.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 8, 2016.

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*Verizon Wireless.*  
(5875 N. Lincoln Ave.)

[O2016-5882]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Verizon Wireless, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use occupation of space (cell antenna system) projecting over the public right-of-way adjacent to its premises known as 5875 North Lincoln Avenue. Said occupation of space (cell antenna system) at North Lincoln Avenue measures two point two five (2.25) feet in length and two (2) feet in width for a total of four point five (4.5) square feet. Cell antenna system shall be approximately thirty-two (32) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation

(Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121035 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Verizon Wireless.*  
(2019 W. Rascher Ave.)

[O2016-5884]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Verizon Wireless, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use occupation of space (cell antenna system) projecting over the public right-of-way adjacent to its premises known as 2019 West Rascher Avenue. Said occupation of space (cell antenna system) at West Rascher Avenue measures two point two five (2.25) feet in length and two (2) feet in width for a total of four point five (4.5) square feet. Cell antenna system shall be approximately thirty-two (32) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1120830 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Verizon Wireless.*  
(4900 N. Western Ave.)

[O2016-5886]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Verizon Wireless, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) occupation of space (cell antenna system) projecting over the public right-of-way adjacent to its premises known as 4900 North Western Avenue. Said occupation of space (cell antenna system) at North Western Avenue measures two point two five (2.25) feet in length and two (2) feet in width for a total of four point five (4.5) square feet. Cell antenna system shall be approximately thirty-two (32) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development, the Department of Transportation (Division of Project Development) and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121007 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.



The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Walgreens No. 13798.*

[O2016-6224]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Walgreens Number 13798, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 5440 North Clark Street. Said sign structure measures as follows: along North Clark Street, one (1) at twenty-three point nine (23.9) feet in length, six (6) feet in height and eleven point five (11.5) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at twelve point nine (12.9) feet in length, one point five (1.5) feet in height and twelve point eight (12.8) feet above grade level. Said sign structure measures as follows: along North Clark Street, one (1) at eleven point five (11.5) feet in length, seven (7) feet in height and fourteen (14) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124082 herein granted the sum of Seven Hundred and no/100 Dollars (\$700.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

*Weber Grill Restaurant.*

[O2016-5913]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Weber Grill Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use three (3) signs projecting over the public right-of-way attached to its premises known as 539 North State Street. Said sign structure measures as follows: along East Grand Avenue, one (1) at four point two (4.2) feet in length, six point one (6.1) feet in height and fourteen point seven (14.7) feet above grade level. Said sign structure measures as follows: along North State Street, one (1) at five point six (5.6) feet in length, eight point one one (8.11) feet in height and thirteen point one (13.1) feet above grade level. Said sign structure measures as follows: along corner of North State Street and East Ohio Street, one (1) at five (5) feet in length, sixteen point two (16.2) feet in height and fourteen point seven (14.7) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123868 herein granted the sum of Nine Hundred and no/100 Dollars (\$900.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 24, 2016.

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*Wells On Wells.*

[O2016-5750]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wells on Wells, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1)

sign projecting over the public right-of-way attached to its premises known as 1617 North Wells Street. Said sign structure measures as follows: along North Wells Street, at five (5) feet in length, four (4) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123834 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 28, 2016.

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*Wework.*

[O2016-6237]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wework, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 332 South Michigan Avenue. Said sign structure measures as follows: along South Michigan Avenue, at one point two five (1.25) feet in length, one point two five (1.25) feet in height and four (4) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121168 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Wheels Of Chicago, Inc.*

[O2016-6261]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wheels of Chicago, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6229 North Western Avenue. Said sign structure measures as follows: along North Western Avenue, at eight (8) feet in length, ten (10) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123466 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Wildberry Pancakes & Cafe.*

[O2016-6238]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Wildberry Pancakes & Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 130 East Randolph Street. Said sign structure measures as follows: along East Randolph Street, at three (3) feet in length, seven (7) feet in height and nine (9) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124277 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 8, 2016.

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*Windy City Orthodontics.*

[O2016-6220]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Windy City Orthodontics, upon the terms and subject to the conditions of this ordinance, to maintain

and use one (1) sign projecting over the public right-of-way attached to its premises known as 2921 North Lincoln Avenue. Said sign structure measures as follows: along North Lincoln Avenue, at twenty-two point six six (22.66) feet in length, one point six six (1.66) feet in height and thirteen (13) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124365 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 8, 2016.

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*Woman's Athletic Club Of Chicago.*

[O2016-5916]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Woman's Athletic Club of Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) vault under the public right-of-way adjacent to its premises known as 114 East Ontario Street. Said vault at East Ontario Street measures eighty-five (85) feet in length and nineteen (19) feet in width for a total of one thousand six hundred fifteen (1,615) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123983 herein granted the sum of Nine Thousand Seven Hundred Sixty-eight and no/100 Dollars (\$9,768.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 11, 2016.

*Xanna Salon & Spa.*

[O2016-6225]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Xanna Salon & Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 6650 North Northwest Highway. Said sign structure measures as follows: along North Northwest Highway, at six point nine eight (6.98) feet in length, four (4) feet in height and seven point six seven (7.67) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124264 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Yesco Chicago.*

[O2016-6221]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Yesco Chicago, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 2311 West Belmont Avenue. Said sign structure measures as follows: along West Belmont Avenue, at eight (8) feet in length, seven point five (7.5) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123670 herein granted the sum of Three Hundred and no/100 Dollars (\$300.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Z & H Market Cafe.*

[O2016-6168]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Z & H Market Cafe, upon the terms and subject to the conditions of this ordinance, to maintain and use



two (2) signs projecting over the public right-of-way attached to its premises known as 1323 East 57<sup>th</sup> Street. Said sign structure measures as follows: along East 57<sup>th</sup> Street (blade sign), one (1) at two point six seven (2.67) feet in length, one point five (1.5) feet in height and nine point six seven (9.67) feet above grade level. Said sign structure measures as follows: along East 57<sup>th</sup> Street (wall sign), one (1) at three point five (3.5) feet in length, one point two five (1.25) feet in height and eleven point zero eight (11.08) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124217 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 8, 2016.

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*Zeller 401 Property LLC.*

[O2016-5918]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Zeller 401 Property LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) light fixture projecting over the public right-of-way adjacent to its premises known as 401 North Michigan Avenue. Said light fixture at North Michigan Avenue measures three point six seven (3.67) feet in length, two (2) feet in width and three point five (3.5) feet above grade level. Light fixture shall be located at the top of a flight of stairs leading to the river walk. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with

plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123765 herein granted the sum of Seventy-five and no/100 Dollars (\$75.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*73 East Lake Street.*

[O2016-6239]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 73 East Lake Street, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) banners projecting over the public right-of-way adjacent to its premises known as 73 East Lake Street. Said banners at East Lake Street measure two (2) at two point five (2.5) feet in length and eight (8) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123745 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*227 Monroe Street, Inc.*

[O2016-6240]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 227 Monroe Street, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 227 West Monroe Street. Said sign structure measures as follows: along West Monroe Street, at two point five (2.5) feet in length, eight (8) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122568 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*227 Monroe Street LLC.*

[O2016-6241]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 227 Monroe Street LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known as 222 West Adams Street. Said sign structure measures as follows: along West Adams Street, at two point five (2.5) feet in length, eight (8) feet in height and ten (10) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121271 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*311 South Wacker Building LLC.*

[O2016-5921]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 311 South Wacker Building LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) security camera projecting over the public right-of-way for security purposes adjacent to its premises known as 311 South Wacker Drive. Said security camera at South Franklin Street measures one point five (1.5) feet in length, point seven five (.75) foot in width and twenty (20) feet above grade level.

The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123727 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*326 North Michigan Avenue Associates LLC.*

[O2016-5923]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 326 North Michigan Avenue Associates LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) staircase under the public right-of-way adjacent to its premises known as 326 North Michigan Avenue. Said staircase with railing at lower North Michigan Avenue measures twelve (12) feet in length and eight (8) feet in width for a total of ninety-six (96) square feet. Existing concrete staircase is used to exit basement at lower North Michigan Avenue. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122791 herein granted the sum of Six Hundred Forty-five and no/100 Dollars (\$645.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after September 8, 2015.

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832 West Fulton LLC.  
(Grease Separator)

[O2016-5831]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 832 West Fulton LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) grease separator under the public right-of-way adjacent to its premises known as 832 West Fulton Market. Said grease separator at West Fulton Market measures five (5) feet in length and ten (10) feet in width for a total of fifty (50) square feet. Said grease separator shall be approximately eleven (11) feet in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development), the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123543 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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832 West Fulton LLC.  
(Manhole)

[O2016-5833]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 832 West Fulton LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) manhole under the public right-of-way adjacent to its premises known as 832 West Fulton Market. Said manhole at West Fulton Market measures four (4) feet in diameter and seven (7) feet, two (2) inches in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Office of Underground Coordination) and the Department of Water Management.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123542 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*1035 West Van Buren Partners LLC.*

[O2016-5788]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1035 West Van Buren Partners LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use three (3) bicycle racks on the public right-of-way adjacent to its premises known as 1035 West Van Buren Street. Said bicycle racks at West Van Buren Street measure three (3) at two point five (2.5) feet in length and point four four (.44) foot in width for a total of three point three (3.3) square feet. Said bike racks shall be approximately forty (40) inches in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123550 herein granted the sum of Zero and no/100 Dollars (\$0.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*1843 South Racine Acquisition.  
(Security Fence)*

[O2016-5791]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1843 South Racine Acquisition, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) security fence on the public right-of-way



adjacent to its premises known as 1843 South Racine Avenue. Said security fence at South Racine Avenue measures seventy-five (75) feet in length and three (3) feet in width for a total of two hundred twenty-five (225) square feet. Existing security fence is approximately three (3) feet in height. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123956 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*1843 South Racine Acquisition.*  
(Steps)

[O2016-5793]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1843 South Racine Acquisition, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) steps on the public right-of-way adjacent to its premises known as 1843 South Racine Avenue. Said steps at South Racine Avenue measure one (1) at three (3) feet in length and four point three three (4.33) feet in width for a total of twelve point nine nine (12.99) square feet, one (1) at three (3) feet in length and four point three three (4.33) feet in width for a total of twelve point nine nine (12.99) square feet and one (1) at three (3) feet in length and four point three three (4.33) feet in width for a total of twelve point nine nine (12.99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed

in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123958 herein granted the sum of One Thousand Two Hundred and no/100 Dollars (\$1,200.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*4618 North Western LLC.*

[O2016-5970]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 4618 North Western LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use eleven (11) caissons under the public right-of-way adjacent to its premises known as 2407 West Eastwood Avenue. Said caissons at North Western Avenue measure one (1) at four point five (4.5) feet in length and point four two (.42) foot in width for a total of one point eight nine (1.89) square feet. Said caisson shall be approximately fifty-five (55) feet in depth. One (1) at four point five (4.5) feet in length and point seven five (.75) foot in width for a total of three point three eight (3.38) square feet. Said caisson shall be approximately fifty-five (55) feet in depth. One (1) at four (4) feet in length and point three three (.33) foot in width for a total of one point three two (1.32) square feet. Said caisson shall be approximately fifty-five (55) feet in depth. Said caissons at public alley measure one (1) at four (4) feet in length and point five (.5) foot in width for a total of two (2) square feet. Said caisson shall be approximately fifty-five (55) feet in depth. One (1) at four point five (4.5) feet in length and point five eight (.58) foot in width for a total of two point six one (2.61) square feet. Said caisson shall be approximately fifty-five (55) feet in depth. One (1) at four point five (4.5) feet in length and point one six (.16) foot in width for a total of point seven two (.72) square foot. Said caisson shall be approximately fifty-five (55) feet in depth. Said caissons at

North Western Avenue measure one (1) at three point five (3.5) feet in length and point two five (.25) foot in width for a total of point eight eight (.88) square foot. Said caisson shall be approximately four (4) feet, four (4) inches in depth. One (1) at three point five (3.5) feet in length and point five eight (.58) foot in width for a total of two point zero three (2.03) square feet. Said caisson shall be approximately four (4) feet, four (4) inches in depth. Said caissons at public alley measure one (1) at three point five (3.5) feet in length and point five (.5) foot in width for a total of one point seven five (1.75) square feet. Said caisson shall be approximately four (4) feet, four (4) inches in depth. One (1) at three point five (3.5) feet in length and point three three (.33) foot in width for a total of one point one six (1.16) square feet. Said caisson shall be approximately four (4) feet, four (4) inches in depth. One (1) at three point five (3.5) feet in length and point seven five (.75) foot in width for a total of two point six three (2.63) square feet. Said caisson shall be approximately four (4) feet, four (4) inches in depth. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Planning and Development and the Department of Transportation (Office of Underground Coordination).

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123702 herein granted the sum of Four Hundred and no/100 Dollars (\$400.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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5254 North Clark LLC.

[O2016-5888]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 5254 North Clark LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use one (1) sign projecting over the public right-of-way attached to its premises known

as 5252 North Clark Street. Said sign structure measures as follows: along North Clark Street, at four point one seven (4.17) feet in length, two point five (2.5) feet in height and nine point five (9.5) feet above grade level. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Department of Transportation (Division of Project Development) and the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123996 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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#### AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* amendments to various ordinances passed by the City Council of the City of Chicago for grants of privilege in the public way. These ordinances were referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Hotel Lincoln Park Owner LLC.*  
(Privilege No. 1099440)

[O2016-5880]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Hotel Lincoln Park Owner LLC on October 3, 2012 and printed upon page 35528 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Hotel Lincoln Park Owner LLC" and inserting in their place the words: "Hotel Lincoln".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

*Hotel Lincoln Park Owner LLC.*  
(Privilege No. 1102134)

[O2016-5869]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Hotel Lincoln Park Owner LLC on April 2, 2014 and printed upon page 77719 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Hotel Lincoln Park Owner LLC" and inserting in their place the words: "Hotel Lincoln".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

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*Madison LaSalle Partners LLC.*  
(Bay Window)

[O2016-5862]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Madison LaSalle Partners LLC on May 28, 2014 and printed upon page 82029 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Madison LaSalle Partners LLC" and inserting in their place the words: "10 South LaSalle Owner LLC".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

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*Madison LaSalle Partners LLC.*  
(Cornices)

[O2016-5864]

*Be It Ordained by the City Council of the City Of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Madison LaSalle Partners LLC on June 25, 2014 and printed upon page 83876 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended

by deleting the words: "Madison LaSalle Partners LLC" and inserting in their place the words: "10 South LaSalle Owner LLC".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

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*Madison LaSalle Partners LLC.*  
(Vaults)

[O2016-5866]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Madison LaSalle Partners LLC on October 8, 2014 and printed upon page 92639 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Madison LaSalle Partners LLC" and inserting in their place the words: "10 South LaSalle Owner LLC".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

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*MetroPCS Authorized Dealer.*

[O2016-5713]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for MetroPCS Authorized Dealer on March 16, 2016 and printed upon page 20164 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "two (2) signs . . . sum of Six Hundred and no/100 Dollars (\$600.00) per annum" and inserting in their place the words: "one (1) sign . . . sum of Three Hundred and no/100 Dollars (\$300.00) per annum".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

*Milwaukee & Division LLC.*

[O2016-5854]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Milwaukee & Division LLC on April 2, 2014 and printed upon page 77742 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Milwaukee & Division LLC" and inserting in their place the words: "1258 North Milwaukee Condominium Association".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

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GRANTS OF PRIVILEGE IN PUBLIC WAY FOR AWNINGS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith to authorize the issuance of permits to various applicants for the installation, maintenance and use of awnings. These ordinances were referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*



On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Botanica La Guadalupana.*

[O2016-5732]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Botanica La Guadalupana, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3842 West 26<sup>th</sup> Street. Said awning at West 26<sup>th</sup> Street measures seventeen (17) feet in length and two (2) feet in width for a total of thirty-four (34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123991 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 14, 2015.

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*Brothers Beef.*

[O2016-5773]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Brothers Beef, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 723 West Armitage Avenue. Said awning at West Armitage Avenue measures twenty-five (25) feet in length and two (2) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123831 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Byline Bank.*

[O2016-5743]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Byline Bank, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1561 North Wells Street. Said awning at North Wells Street measures twenty-three point zero eight (23.08) feet in length and three (3) feet in width for a total of sixty-nine point two four (69.24) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1121096 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Carniceria Guanajuato No. 3.*

[O2016-5753]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Carniceria Guanajuato Number 3, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3132 North California Avenue. Said awning at North California Avenue measures sixty-five (65) feet in length and two (2) feet in width for a total of one hundred thirty (130) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123920 herein granted the sum of Ninety and no/100 Dollars (\$90.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Cassona 1509, Inc.*

[O2016-5790]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Cassona 1509, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5241 North Clark Street. Said awning at North Clark Street measures eighteen point one seven (18.17) feet in length and two (2) feet in width for a total of thirty-six point three four (36.34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123874 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

*China Dragon 18<sup>th</sup> Street.*

[O2016-5734]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to China Dragon 18<sup>th</sup> Street, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1737 West 18<sup>th</sup> Street. Said awning at West 18<sup>th</sup> Street measures twenty-three (23) feet in length and two (2) feet in width for a total of forty-six (46) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123566 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Digits Nail Spa PC.*

[O2016-5785]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Digits Nail Spa PC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1824 West Montrose Avenue. Said awning at West Montrose Avenue measures fifteen (15) feet in length and four (4) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the

Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123838 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

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*Dim Dim Bakery.*

[O2016-5725]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Dim Dim Bakery, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 2822 South Wentworth Avenue. Said awning at South Wentworth Avenue measures forty (40) feet in length and two point five (2.5) feet in width for a total of one hundred (100) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123943 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*El Dragon.*

[O2016-5727]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to El Dragon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) awnings projecting over the public right-of-way adjacent to its premises known as 3331 West 26<sup>th</sup> Street. Said awning at West 26<sup>th</sup> Street and South Christiana Avenue measures one (1) at fifteen (15) feet in length and two (2) feet in width for a total of thirty (30) square feet. Said awnings at South Christiana Avenue measure three (3) at eighteen (18) feet in length and two (2) feet in width for a total of one hundred eight (108) square feet. Said awning at South Christiana Avenue measures one (1) at nine (9) feet in length and two (2) feet in width for a total of eighteen (18) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123992 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 28, 2016.

*Fanny May Candies.*

[O2016-5768]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Fanny May Candies, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 117 North Wabash Avenue. Said awning at North Wabash Avenue measures thirteen point one seven (13.17) feet in length and three point two five (3.25) feet in width for a total of forty-two point eight (42.8) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123816 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 29, 2014.

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*Fresh Farms International.*

[O2016-5798]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Fresh Farms International, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, five (5) awnings projecting over the public right-of-way adjacent to its premises known as 2626 West Devon Avenue. Said awning at North Talman Avenue measures one (1) at twenty-two (22) feet in length and five (5) feet



in width for a total of one hundred ten (110) square feet. Said awning at West Devon Avenue and North Talman Avenue measures one (1) at twelve point six six (12.66) feet in length and five (5) feet in width for a total of sixty-three point three (63.3) square feet. Said awning at West Devon Avenue measures one (1) at thirty (30) feet in length and five (5) feet in width for a total of one hundred fifty (150) square feet. Said awning at West Devon Avenue measures one (1) at fifteen (15) feet in length and seven point five (7.5) feet in width for a total of one hundred twelve point five (112.5) square feet. Said awning at West Devon Avenue measures one (1) at thirty-three point seven five (33.75) feet in length and five (5) feet in width for a total of one hundred sixty-eight point seven five (168.75) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123848 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 13, 2016.

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*George's Fade Salon.*

[O2016-5765]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to George's Fade Salon, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use two (2) awnings projecting over the public right-of-way adjacent to its premises known as 2635 -- 2637 West Peterson Avenue. Said awnings at West Peterson Avenue measure two (2) at ten (10) feet in length and two (2) feet in width for a total of forty (40) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office

of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123003 herein granted the sum of One Hundred and no/100 Dollars (\$100.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Grill Inn.*

[O2016-5795]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Grill Inn, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1422 West Morse Avenue. Said awning at West Morse Avenue measures sixteen (16) feet in length and five (5) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123962 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 12, 2015.

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*Guaranteed Rate, Inc.*

[O2016-5787]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Guaranteed Rate, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3940 North Ravenswood Avenue. Said awning at North Ravenswood Avenue measures eight point one six (8.16) feet in length and three (3) feet in width for a total of twenty-four point four eight (24.48) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123884 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

*Lake Park Associates, Inc.*

[O2016-5720]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lake Park Associates, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) awnings projecting over the public right-of-way adjacent to its premises known as 1452 -- 1466 East 53<sup>rd</sup> Street. Said awnings at East 53<sup>rd</sup> Street measure four (4) at fifteen point one seven (15.17) feet in length and three point three three (3.33) feet in width for a total of two hundred two point zero six (202.06) square feet, one (1) at twelve point five (12.5) feet in length and three point three three (3.33) feet in width for a total of forty-one point six three (41.63) square feet and one (1) at twelve point six two (12.62) feet in length and three point three three (3.33) feet in width for a total of forty-two point zero two (42.02) square feet. Said awnings at South Harper Avenue measure one (1) at nine point five eight (9.58) feet in length and three point three three (3.33) feet in width for a total of thirty-one point nine (31.9) square feet and one (1) at nine point seven five (9.75) feet in length and three point three three (3.33) feet in width for a total of thirty-two point four seven (32.47) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123889 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

*The LAX Shop, Inc.*

[O2016-5780]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The LAX Shop, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1216 West Belmont Avenue. Said awning at West Belmont Avenue measures thirty-four (34) feet in length and three (3) feet in width for a total of one hundred two (102) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123830 herein granted the sum of Fifty-nine and no/100 Dollars (\$59.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*LD PHO.*

[O2016-5763]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to LD PHO, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 4722 North Kedzie Avenue. Said awning at North Kedzie Avenue measures thirteen (13) feet in length and one point zero eight (1.08) feet in width for a total of fourteen point zero four (14.04) square feet. The location of said privilege shall be as

shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1118292 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Mattress Firm.*

[O2016-5751]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Mattress Firm, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, eight (8) awnings projecting over the public right-of-way adjacent to its premises known as 3169 North Lincoln Avenue. Said awnings at North Lincoln Avenue measure one (1) at eighteen point seven five (18.75) feet in length and two (2) feet in width for a total of thirty-seven point five (37.5) square feet, one (1) at sixteen point five (16.5) feet in length and two (2) feet in width for a total of thirty-three (33) square feet, two (2) at twelve point one seven (12.17) feet in length and two (2) feet in width for a total of forty-eight point six eight (48.68) square feet, two (2) at ten point two five (10.25) feet in length and two (2) feet in width for a total of forty-one (41) square feet, one (1) at ten point seven five (10.75) feet in length and two (2) feet in width for a total of twenty-one point five (21.5) square feet and one (1) at seven point nine one (7.91) feet in length and two (2) feet in width for a total of fifteen point eight two (15.82) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123507 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Pangea Properties.*

[O2016-5730]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pangea Properties, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use six (6) awnings projecting over the public right-of-way adjacent to its premises known as 1735 West 79<sup>th</sup> Street. Said awnings at West 79<sup>th</sup> Street measure one (1) at twelve (12) feet in length and three (3) feet in width for a total of thirty-six (36) square feet, one (1) at seventeen point four two (17.42) feet in length and three (3) feet in width for a total of fifty-two point two six (52.26) square feet, one (1) at seventeen point five (17.5) feet in length and three (3) feet in width for a total of fifty-two point five (52.5) square feet, one (1) at eleven point three three (11.33) feet in length and three (3) feet in width for a total of thirty-three point nine nine (33.99) square feet, one (1) at eleven point one seven (11.17) feet in length and three (3) feet in width for a total of thirty-three point five one (33.51) square feet and one (1) at nine point three three (9.33) feet in length and three (3) feet in width for a total of twenty-seven point nine nine (27.99) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123698 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Piccolo.*

[O2016-5766]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Piccolo, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, two (2) awnings projecting over the public right-of-way adjacent to its premises known as 2610 -- 2612 West Peterson Avenue. Said awnings at West Peterson Avenue measure one (1) at thirty-three (33) feet in length and three (3) feet in width for a total of ninety-nine (99) square feet and one (1) at seventeen (17) feet in length and three (3) feet in width for a total of fifty-one (51) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123997 herein granted the sum of One Hundred Eight and no/100 Dollars (\$108.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.



Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Pronto Staffing Services, Inc.*

[O2016-5724]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Pronto Staffing Services, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 10526 South Ewing Avenue. Said awning at South Ewing Avenue measures twenty-four point five (24.5) feet in length and two (2) feet in width for a total of forty-nine (49) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123890 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after April 11, 2015.

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*Public Storage.*

[O2016-5735]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Public Storage, upon the terms and subject to the conditions of this ordinance, to maintain and use, as

now constructed, nine (9) awnings projecting over the public right-of-way adjacent to its premises known as 947 West Van Buren Street. Said awnings at West Van Buren Street measure six (6) at twelve (12) feet in length and three (3) feet in width for a total of two hundred sixteen (216) square feet. Said awnings at South Morgan Street measure three (3) at twelve (12) feet in length and three (3) feet in width for a total of one hundred eight (108) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123792 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after March 14, 2015.

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*Rosas Tamales.*

[O2016-5729]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Rosas Tamales, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3314 West 55<sup>th</sup> Street. Said awning at West 55<sup>th</sup> Street measures twenty-five (25) feet in length and one point five (1.5) feet in width for a total of thirty-seven point five (37.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124000 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after October 5, 2016.

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*Salon 44 Spa.*

[O2016-5789]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Salon 44 Spa, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 4452 North Western Avenue. Said awning at North Western Avenue measures twenty-five (25) feet in length and two (2) feet in width for a total of fifty (50) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123864 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

*Sanctuary Of Faith Church Of God In Christ.*

[O2016-5745]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sanctuary of Faith Church of God in Christ, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 3612 West Chicago Avenue. Said awning at West Chicago Avenue measures twenty-two (22) feet in length and forty (40) feet in width for a total of eight hundred eighty (880) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123897 herein granted the sum of Sixty-five and no/100 Dollars (\$65.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 15, 2016.

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*Stamp Lays Executive Salon.*

[O2016-5722]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Stamp Lays Executive Salon, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1371 East 53<sup>rd</sup> Street. Said awning at East 53<sup>rd</sup> Street measures sixteen (16) feet in length and five (5) feet in width for a total of eighty (80) square feet. The location of said privilege shall be as shown on print(s) kept on

file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123934 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after January 13, 2014.

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*Star Bright Car Wash.*

[O2016-5731]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Star Bright Car Wash, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 8945 South Ashland Avenue. Said awning at South Ashland Avenue measures twenty-five (25) feet in length and one point five (1.5) feet in width for a total of thirty-seven point five (37.5) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1124004 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 9, 2015.

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*Sun Wah Bar-B-Q, Inc. Company.*

[O2016-5792]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Sun Wah Bar-B-Q, Inc. Company, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 5041 North Broadway. Said awning at North Broadway measures twenty-one (21) feet in length and two (2) feet in width for a total of forty-two (42) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1122707 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Taco Bell.*

[O2016-5796]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Taco Bell, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 6460 North Sheridan Road. Said awning at North Sheridan Road measures twenty-two point six seven (22.67) feet in length and two point nine two (2.92) feet in width for a total of sixty-six point two (66.2) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123776 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Trader Joe's No. 701.*

[O2016-5721]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Trader Joe's Number 701, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, ten (10) awnings projecting over the public right-of-way adjacent to its premises known as 1147 South Wabash Avenue. Said awnings at East Roosevelt Road measure two (2) at fourteen point nine two (14.92) feet in length and four (4) feet in width for a total of one hundred nineteen point three six (119.36) square feet, one (1) at fifteen (15) feet in length and four (4) feet in width for a total of sixty (60)

square feet and one (1) at ten point nine two (10.92) feet in length and four (4) feet in width for a total of forty-three point six eight (43.68) square feet. Said awnings at South Wabash Avenue measure one (1) at six point six seven (6.67) feet in length and four (4) feet in width for a total of twenty-six point six eight (26.68) square feet, one (1) at six point seven five (6.75) feet in length and four (4) feet in width for a total of twenty-seven (27) square feet, two (2) at fourteen point two five (14.25) feet in length and four (4) feet in width for a total of one hundred fourteen (114) square feet, one (1) at fourteen point one seven (14.17) feet in length and four (4) feet in width for a total of fifty-six point six eight (56.68) square feet and one (1) at fourteen point five (14.5) feet in length and four (4) feet in width for a total of fifty-eight (58) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123852 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Trendy J's Nails LLC.*

[O2016-5775]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Trendy J's Nails LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 2735 North Lincoln Avenue. Said awning at North Lincoln Avenue measures seventeen (17) feet in length and two (2) feet in width for a total of thirty-four (34) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the



Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123625 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Two.*

[O2016-5747]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Two, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) awning projecting over the public right-of-way adjacent to its premises known as 1132 -- 1138 West Grand Avenue. Said awning at corner of West Grand Avenue and North May Street measures eighty (80) feet in length and two (2) feet in width for a total of one hundred sixty (160) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123631 herein granted the sum of One Hundred Five and no/100 Dollars (\$105.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Warm Belly Bakery LLC.*

[O2016-5737]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Warm Belly Bakery LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 1148 West Monroe Street. Said awning at West Monroe Street measures thirteen point four two (13.42) feet in length and five point six seven (5.67) feet in width for a total of seventy-six point zero nine (76.09) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123464 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*311 South Wacker Building LLC.*

[O2016-5770]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 311 South Wacker Building LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) awning projecting over the public right-of-way adjacent to its premises known as 311 South Wacker Drive. Said awning at South Franklin Street measures seven point four two (7.42) feet in length and three point three three (3.33) feet in width for a total of twenty-four point seven one (24.71) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123861 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*4019 -- 4027 West Irving Park Road LLC.*

[O2016-5783]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 4019 -- 4027 West Irving Park Road LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, six (6) awnings projecting over the public right-of-way adjacent to its premises known as 4019 -- 4027 West Irving Park Road.

Said awnings at West Irving Park Road measure six (6) at fifteen point eight three (15.83) feet in length and two point one seven (2.17) feet in width for a total of two hundred six point one one (206.11) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123797 herein granted the sum of One Hundred Seventy-five and no/100 Dollars (\$175.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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#### GRANTS OF PRIVILEGE IN PUBLIC WAY FOR CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith for grants of privilege in the public way for the installation, maintenance and use of canopies. These ordinances were referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Affito Domun Vendita Holdings LLC.*

[O2016-5855]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Affito Domun Vendita Holdings LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 853 North Larrabee Street. Said canopy at North Larrabee Street measures ninety-two point two five (92.25) feet in length and five (5) feet in width for a total of four hundred sixty-one point two five (461.25) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123794 herein granted the sum of One Hundred Seventeen and 25/100 Dollars (\$117.25) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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*Central Chapel Funeral & Cremation.*

[O2016-5852]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Central Chapel Funeral & Cremation, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 6158 South Central Avenue. Said canopy at South Central Avenue measures fourteen (14) feet in length and twelve (12) feet in width for a total of one hundred sixty-eight (168) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123458 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

*Joe's Seafood, Prime Steak.*

[O2016-5857]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Joe's Seafood, Prime Steak, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 60 East Grand Avenue. Said canopy at East Grand Avenue measures sixty-eight (68) feet in length and six (6) feet in width for a total of four hundred eight (408) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123990 herein granted the sum of Ninety-three and no/100 Dollars (\$93.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 19, 2016.

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*Lake Park Associates, Inc.*

[O2016-5848]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Lake Park Associates, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1452 -- 1466 East 53<sup>rd</sup> Street. Said canopy at

East 53<sup>rd</sup> Street measures eighteen point zero eight (18.08) feet in length and six point five (6.5) feet in width for a total of one hundred seventeen point five two (117.52) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123886 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after July 6, 2016.

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*Potbelly Sandwich Works LLC.*

[O2016-5850]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to Potbelly Sandwich Works LLC, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, three (3) canopies projecting over the public right-of-way adjacent to its premises known as 50 East Roosevelt Road. Said canopies at East Roosevelt Road measure two (2) at fourteen point nine one (14.91) feet in length and four (4) feet in width for a total of one hundred nineteen point two eight (119.28) square feet. Said canopy at East Roosevelt Road measures one (1) at fifteen (15) feet in length and four (4) feet in width for a total of sixty (60) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.



The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123850 herein granted the sum of One Hundred Fifty and no/100 Dollars (\$150.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after May 4, 2016.

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*The Zemsky Corporation.*

[O2016-5859]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to The Zemsky Corporation, upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 4181 South Archer Avenue. Said canopy at South Archer Avenue measures one hundred (100) feet in length and six (6) feet in width for a total of six hundred (600) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123912 herein granted the sum of One Hundred Twenty-five and no/100 Dollars (\$125.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 17, 2016.

*1320 North State Parkway Apartments, Inc.*

[O2016-5847]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1320 North State Parkway Apartments, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use, as now constructed, one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1320 North State Parkway. Said canopy at North State Parkway measures twenty (20) feet in length and eight (8) feet in width for a total of one hundred sixty (160) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123980 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after June 4, 2016.

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*1714 West Division LLC.*

[O2016-5844]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Permission and authority are hereby given and granted to 1714 West Division LLC, upon the terms and subject to the conditions of this ordinance, to construct, install, maintain and use one (1) canopy projecting over the public right-of-way adjacent to its premises known as 1714 West Division Street. Said canopy at West Division Street

measures eleven point eight three (11.83) feet in length and four (4) feet in width for a total of forty-seven point three two (47.32) square feet. The location of said privilege shall be as shown on print(s) kept on file with the Department of Business Affairs and Consumer Protection and the Office of the City Clerk. Said privilege shall be constructed in accordance with plans and specifications approved by the Zoning Department -- Signs.

This grant of privilege in the public way shall be subject to the provisions of Section 10-28-015 and all other required provisions of the Municipal Code of Chicago.

The grantee shall pay to the City of Chicago as compensation for the privilege Number 1123796 herein granted the sum of Fifty and no/100 Dollars (\$50.00) per annum, in advance.

A 25% penalty will be added for payments received after due date.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority herein given and granted for a period of five (5) years from and after date of passage.

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#### AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY FOR CANOPIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* amendments to various ordinances passed by the City Council of the City of Chicago for grants of privilege in the public way for the installation, maintenance and use of canopies. These ordinances were referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*BCSP OND Property LLC.*

[O2016-5853]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for BCSP OND Property LLC on June 22, 2016 and printed upon page 26993 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "one (1) at seventy-one (71) feet in length and seven point seven four (7.74) feet in width for a total of five hundred forty-nine point four (549.54) square feet" and inserting in their place the words: "one (1) at seventy-one point eight three (71.83) feet in length and seven point six seven (7.67) feet in width. Existing canopy is approximately sixteen (16) feet above grade level".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

*Hotel Lincoln Park Owner LLC.*

[O2016-5861]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Hotel Lincoln Park Owner LLC on October 3, 2012 and printed upon page 35744 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Hotel Lincoln Park Owner LLC" and inserting in their place the words: "Hotel Lincoln".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

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*Milwaukee & Division LLC.*

[O2016-5858]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Milwaukee & Division LLC on April 2, 2014 and printed upon page 77870 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Milwaukee & Division LLC" and inserting in their place the words: "1258 North Milwaukee Condominium Association".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

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**GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SIDEWALK CAFES.**

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith for various

establishments to maintain and use portions of the public right-of-way for sidewalk cafes. These ordinances were referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Acadia Restaurant.*

[O2016-5808]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Acadia Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1639 South Wabash Avenue. Said sidewalk cafe area shall be twenty-seven point three three (27.33) feet in length and six (6) feet in width for a total of one hundred sixty-three point nine eight (163.98) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Wednesday through Sunday, 5:00 P.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123858 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Beacon Tavern.*

[O2016-5815]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Beacon Tavern, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 405 North Wabash Avenue. Said sidewalk cafe area Number 1 shall be twenty point three three (20.33) feet in length and fifteen point four two (15.42) feet in width and sidewalk cafe area Number 2 shall be forty-one point five (41.5) feet in length and six point five (6.5) feet in width for a total of five hundred eighty-three point two four (583.24) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along 405 North Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 12:00 Midnight

Compensation: \$1,341.45/Seating Capacity: 74.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124055 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Blue Agave.*

[O2016-5806]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Blue Agave, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1050 North State Street. Said sidewalk cafe area shall be eighty-eight (88) feet in length and ten (10) feet in width for a total of eight hundred eighty (880) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Maple Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:30 A.M. to 11:00 P.M.

Compensation: \$2,024.00/Seating Capacity: 70.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123953 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.



Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Blue Agave Tequila Bar & Restaurant.*

[O2016-5816]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Blue Agave Tequila Bar & Restaurant, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 579 West Kinzie Street. Said sidewalk cafe area shall be ninety (90) feet in length and ten (10) feet in width for a total of nine hundred (900) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Kinzie Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Saturday, 11:30 A.M. to 10:00 P.M.

Compensation: \$990.00/Seating Capacity: 60.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123955 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

*The Brazilian Bowl.*

[O2016-5835]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to The Brazilian Bowl, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3204 North Broadway. Said sidewalk cafe area shall be sixteen (16) feet in length and five (5) feet in width for a total of eighty (80) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Broadway. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 11:00 A.M. to 10:00 P.M.  
Sunday, 11:00 A.M. to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123947 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Caldero Incorporated.*

[O2016-5800]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Caldero Incorporated, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of

the public right-of-way for a sidewalk cafe adjacent to its premises located at 1420 North Western Avenue. Said sidewalk cafe area shall be twenty-nine point five (29.5) feet in length and eight (8) feet in width for a total of two hundred thirty-six (236) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Western Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 9:00 A.M. to 10:00 P.M.  
Friday and Saturday, 9:00 A.M. to 12:00 Midnight  
Sunday, 10:00 A.M. to 8:00 P.M.

Compensation: \$600.00/Seating Capacity: 20.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124018 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Coda Di Volpe.*

[O2016-5837]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Coda Di Volpe, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3335 North Southport Avenue. Said sidewalk cafe area Number 1 shall be ninety-one point four eight (91.48) feet in length and eight point six three (8.63) feet in width and sidewalk cafe area Number 2 shall be twenty-five point nine eight (25.98) feet in length and ten point four six (10.46) feet in width for a total of one thousand sixty-one point two two (1,061.22) square feet and shall allow six (6) feet of clear space from the face of the curb/building line

along West Henderson Street and North Southport Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Thursday, 11:00 A.M. to 10:00 P.M.

Friday, 11:00 A.M. to 12:00 Midnight

Saturday, 10:00 A.M. to 12:00 Midnight

Sunday, 10:00 A.M. to 10:00 P.M.

Compensation: \$1,167.35/Seating Capacity: 62.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124060 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Hometeam Pizza, Inc.*

[O2016-5803]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Hometeam Pizza, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1363 West Ohio Street. Said sidewalk cafe area shall be twenty-four (24) feet in length and seven (7) feet in width for a total of one hundred sixty-eight (168) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Ohio Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Saturday, 10:00 A.M. to 10:00 P.M.  
Sunday, 12:00 Noon to 10:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124057 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Mezcalina.*

[O2016-5817]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Mezcalina, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 333 East Benton Place. Said sidewalk cafe area shall be seventeen point five (17.5) feet in length and twenty-two point five (22.5) in width for a total of three hundred ninety-three point seven five (393.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Benton Place. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$1,771.88/Seating Capacity: 32.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123946 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Misoya Chicago, Inc.*

[O2016-5818]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Misoya Chicago, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 213 East Ohio Street. Said sidewalk cafe area shall be nineteen (19) feet in length and nineteen (19) feet in width for a total of three hundred sixty-one (361) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along East Ohio Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 11:00 A.M. to 9:30 P.M.

Compensation: \$830.30/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123859 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Naf Naf Grill.*

[O2016-5820]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Naf Naf Grill, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 14 South Clinton Street. Said sidewalk cafe area shall be thirteen (13) feet in length and twenty-seven point seven five (27.75) feet in width for a total of three hundred sixty point seven five (360.75) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Clinton Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 10:30 A.M. to 8:00 P.M.  
Saturday and Sunday, 11:00 A.M. to 8:00 P.M.

Compensation: \$600.00/Seating Capacity: 12.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124017 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

*New Tokyo.*

[O2016-5839]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to New Tokyo, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 3139 North Broadway. Said sidewalk cafe area shall be thirty-two point seven five (32.75) feet in length and eight (8) feet in width for a total of two hundred sixty-two (262) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Briar Place. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 5:00 P.M. to 9:00 P.M.  
Saturday and Sunday, 12:00 Noon to 9:00 P.M.

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124016 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Pepperino Pizzeria.*

[O2016-5812]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Pepperino Pizzeria, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the



public right-of-way for a sidewalk cafe adjacent to its premises located at 1501 West Madison Street. Said sidewalk cafe area shall be seventy-four point five (74.5) feet in length and eight point three three (8.33) feet in width for a total of six hundred twenty point five nine (620.59) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Madison Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 10:00 A.M. to 12:00 Midnight  
Saturday and Sunday, 12:00 P.M. to 12:00 Midnight

Compensation: \$682.64/Seating Capacity: 34.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124062 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Prost.*

[O2016-5832]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Prost, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2566 -- 2568 North Lincoln Avenue. Said sidewalk cafe area shall be twenty-four point one seven (24.17) feet in length and eight point four two (8.42) feet in width for a total of two hundred three point five one (203.51) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Lincoln Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday to Thursday, 11:00 A.M. to 10:00 P.M.  
Friday and Saturday, 11:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 24.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123945 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Red Star Liquors.*

[O2016-5814]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Red Star Liquors, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 2725 -- 2727 North Milwaukee Avenue. Said sidewalk cafe area shall be forty-eight (48) feet in length and five (5) feet in width for a total of two hundred forty (240) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Milwaukee Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 4:00 P.M. to 12:00 Midnight  
Saturday and Sunday, 12:00 P.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 36.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124065 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Republic Of Good Food.*

[O2016-5823]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Republic of Good Food, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 33 South Wabash Avenue. Said sidewalk cafe area Number 1 shall be thirteen point three three (13.33) feet in length and eight point four two (8.42) feet in width and sidewalk cafe area Number 2 shall be eighteen point seven five (18.75) feet in length and eleven point four two (11.42) feet in width for a total of three hundred twenty-six point three six (326.36) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Wabash Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 8:00 P.M.  
Saturday, 8:00 A.M. to 7:00 P.M.  
Sunday, 8:00 A.M. to 4:00 P.M.

Compensation: \$1,468.64/Seating Capacity: 21.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124058 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Roanoke.*

[O2016-5824]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Roanoke, upon the terms and subject to the conditions of this ordinance, to maintain and use portions of the public right-of-way for a sidewalk cafe adjacent to its premises located at 11 South LaSalle Street. Said sidewalk cafe area Number 1 shall be seventeen (17) feet in length and three point five (3.5) feet in width and sidewalk cafe area Number 2 shall be seventeen (17) feet in length and three point five (3.5) feet in width for a total of one hundred nineteen (119) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along 135 West Madison Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 8:00 A.M. to 11:00 P.M.  
Saturday and Sunday, 10:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 8.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124063 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

*Sedgwick's.*

[O2016-5834]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Sedgwick's, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 1935 North Sedgwick Street. Said sidewalk cafe area shall be thirty-eight (38) feet in length and five point five (5.5) feet in width for a total of two hundred nine (209) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Sedgwick Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Friday, 11:30 A.M. to 8:00 P.M.  
Saturday and Sunday, 10:00 A.M. to 8:00 P.M.

Compensation: \$600.00/Seating Capacity: 26.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124061 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Seoul Taco.*

[O2016-5807]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Seoul Taco, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public

right-of-way for a sidewalk cafe adjacent to its premises located at 738 North Clark Street. Said sidewalk cafe area shall be nineteen point seven one (19.71) feet in length and seven (7) feet in width for a total of one hundred thirty-seven point nine seven (137.97) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along North Clark Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Sunday through Wednesday, 11:00 A.M. to 10:00 P.M.  
Thursday through Saturday, 11:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 15.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123944 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Some Like It Black Creative Arts Bar, Inc.*

[O2016-5809]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Some Like It Black Creative Arts Bar, Inc., upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 4259 South Cottage Grove Avenue. Said sidewalk cafe area shall be twenty-five (25) feet in length and four (4) feet in width for a total of one hundred (100) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along South Cottage Grove Avenue. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Wednesday, 8:00 A.M. to 7:00 P.M.  
Thursday, 8:00 A.M. to 10:00 P.M.  
Friday, 8:00 A.M. to 11:00 P.M.  
Saturday, 9:00 A.M. to 11:00 P.M.

Compensation: \$600.00/Seating Capacity: 6.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1124059 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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*Umami Burger.*

[O2016-5811]

*Be It Ordained by the City Council of the City of Chicago:*

Permission and authority are hereby given and granted to Umami Burger, upon the terms and subject to the conditions of this ordinance, to maintain and use a portion of the public right-of-way for a sidewalk cafe adjacent to its premises located at 945 West Randolph Street. Said sidewalk cafe area shall be thirty point one three (30.13) feet in length and six point nine two (6.92) feet in width for a total of two hundred eight point five (208.5) square feet and shall allow six (6) feet of clear space from the face of the curb/building line along West Randolph Street. The compensation for said space and the days and hours of operation for the sidewalk cafe shall be as follows:

Monday through Sunday, 8:00 A.M. to 12:00 Midnight

Compensation: \$600.00/Seating Capacity: 16.

Sidewalk cafe permit and approved plan must be posted at all times.

This grant of privilege Number 1123952 for a sidewalk cafe shall be subject to the provisions of Sections 10-28-800 through 10-28-885 of the Municipal Code of Chicago and the directions of the Commissioner of the Department of Business Affairs and Consumer Protection, the Commissioner of Streets and Sanitation and the Commissioner of Transportation.

The permit holder agrees to hold the City of Chicago harmless for any damage, relocation or replacement costs associated with damage, relocation or removal of private property caused by the City performing work in the public way.

Authority for the above named privilege is herein given and granted from and after March 1, 2016 through and including December 1, 2016.

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AMENDMENT OF GRANT OF PRIVILEGE TO CHURRO FACTORY, INC. FOR SIDEWALK CAFE.

[O2016-5856]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an amendment to an ordinance passed by the City Council of the City of Chicago for Churro Factory, Inc. on June 22, 2016 and printed on page 27034 of the *Journal of the Proceedings of the City Council of the City of Chicago* amending the days, hours of operation, compensation and seating capacity for said sidewalk cafe. This ordinance was referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*



On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The ordinance passed by the City Council of the City of Chicago for Churro Factory, Inc. on June 22, 2016 and printed upon page 27034 of the *Journal of the Proceedings of the City Council of the City of Chicago* is hereby amended by deleting the words: "Monday through Thursday, 8:00 A.M. to 9:00 P.M.; Saturday and Sunday, 10:00 A.M. to 8:00 P.M.; Compensation: \$600.00/Seating Capacity: 12" and inserting in their place the words: "Monday through Friday, 8:00 A.M. to 9:00 P.M.; Saturday and Sunday, 10:00 A.M. to 8:00 P.M.; Compensation: \$600.00/ Seating Capacity: 12".

SECTION 2. This ordinance amendment shall be in effect upon its passage.

---

APPROVAL OF PLAT OF SUBDIVISION FOR SHOPS AND LOFTS  
RESUBDIVISION.

[O2016-5622]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for the approval of a vertical subdivision of certain lots in the block bounded by East 47<sup>th</sup> Street, East 48<sup>th</sup> Street, South Evans Avenue and South Cottage Grove Avenue. This ordinance was referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

Alderman Burke abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to this ordinance in previous and unrelated matters.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

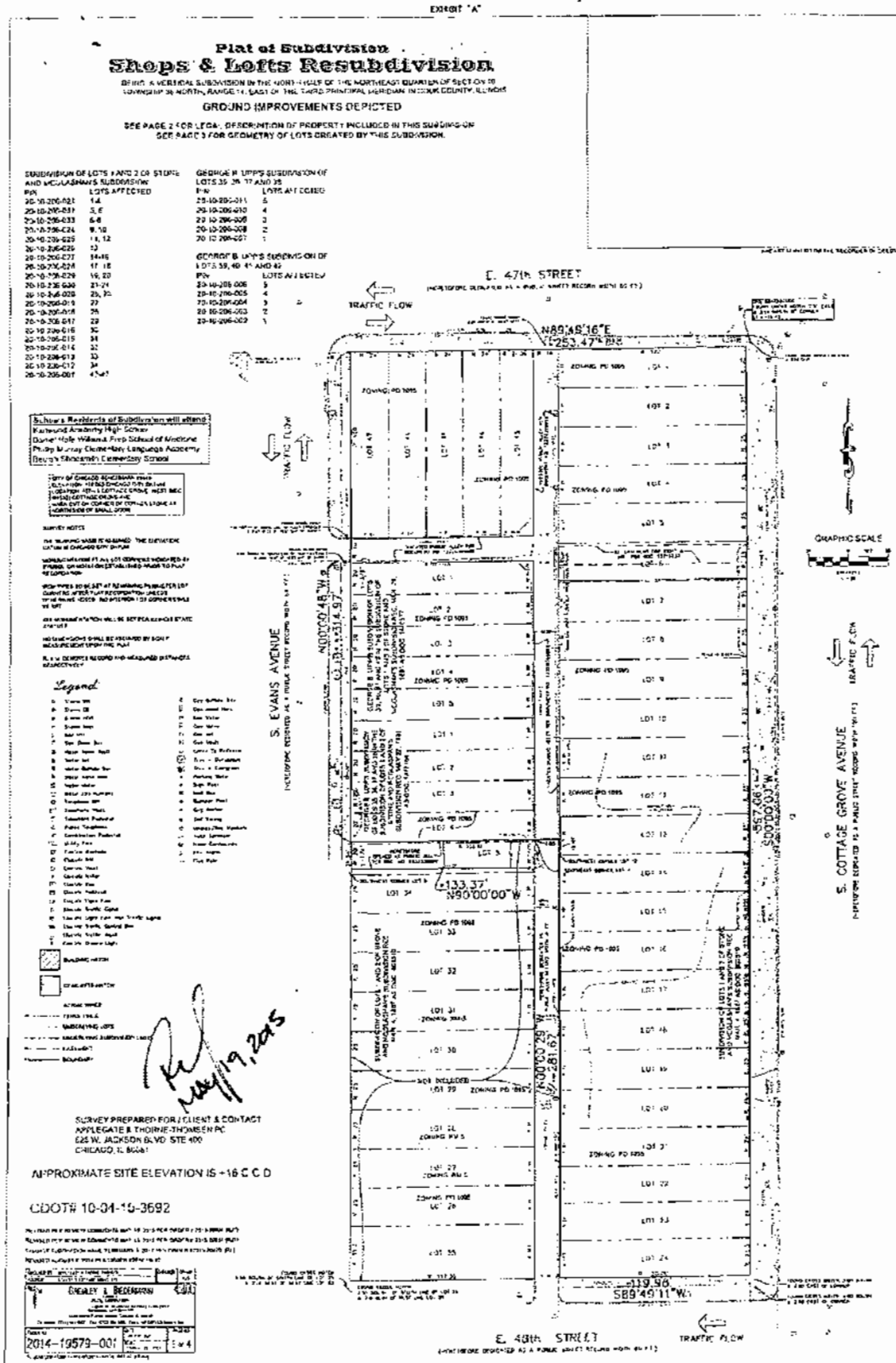
SECTION 1. Chicago Department of Transportation, the Commissioner or any of her designees, are hereby authorized and directed to approve a proposed Shops and Lofts Resubdivision, being a vertical resubdivision of certain lots in the block bounded by East 47<sup>th</sup> Street, East 48<sup>th</sup> Street, South Evans Avenue and South Cottage Grove Avenue, and legally described in the attached plat (Exhibit A, CDOT File: 10-04-15-3692) which, for greater certainty, is hereby made a part of this ordinance.

SECTION 2. The subdivision herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, Lofts 47 Phase 1 Limited Partnership, an Illinois limited partnership, and Mahogany Shops 47 LLC, an Ohio limited liability company, licensed to transact business in Illinois, shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with the attached plat approved by the Department of Transportation/Superintendent of Maps.

SECTION 3. This ordinance and exhibit subdivision plat shall take effect and be in force from and after its recording.

[Exhibit "A" referred to in this ordinance printed on  
pages 31712 through 31715 of this *Journal*.]

(Page 1 of 4)



CONDIT "A"

**Flat of Subdivision  
Shops & Lofts Resubdivision**  
BEING A VERTICAL SUBDIVISION IN THE NORTH EAST 1/4 OF THE NORTHEAST QUARTER OF SECTION 16,  
TOWNSHIP 36 NORTH, RANGE 14 EAST OF THE THIRD PRINCIPAL MERIDIAN, IN COOK COUNTY, ILLINOIS  
LEGAL DESCRIPTION OF THE PROPERTY SURVEYED AND CERTIFICATIONS

Grantor

MAINTENANCE GROUP #1 LLC, a limited liability company

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

STATE OF ILLINOIS

COUNTY OF COOK

I, \_\_\_\_\_, a duly qualified and licensed Surveyor, do hereby certify that the above described property is the same as shown on the attached plat of subdivision, and that the same is in accordance with the provisions of the Illinois Subdivision Map Act, Chapter 126.5, of the Illinois Compiled Statutes (625 ILCS 126.5), and that the same is in accordance with the provisions of the Illinois Condominium Property Act, Chapter 180, of the Illinois Compiled Statutes (625 ILCS 180), and that the same is in accordance with the provisions of the Illinois Horizontal Subdivision Act, Chapter 126.5, of the Illinois Compiled Statutes (625 ILCS 126.5).

Witness my hand and seal of office at \_\_\_\_\_, Illinois, this \_\_\_\_\_ day of \_\_\_\_\_, 2015.

Surveyor

PLAT

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

Grantee

MAINTENANCE GROUP #1 LLC, a limited liability company

By: \_\_\_\_\_  
Name: \_\_\_\_\_  
Title: \_\_\_\_\_

STATE OF ILLINOIS

COUNTY OF COOK

I, \_\_\_\_\_, a duly qualified and licensed Surveyor, do hereby certify that the above described property is the same as shown on the attached plat of subdivision, and that the same is in accordance with the provisions of the Illinois Subdivision Map Act, Chapter 126.5, of the Illinois Compiled Statutes (625 ILCS 126.5), and that the same is in accordance with the provisions of the Illinois Condominium Property Act, Chapter 180, of the Illinois Compiled Statutes (625 ILCS 180), and that the same is in accordance with the provisions of the Illinois Horizontal Subdivision Act, Chapter 126.5, of the Illinois Compiled Statutes (625 ILCS 126.5).

Witness my hand and seal of office at \_\_\_\_\_, Illinois, this \_\_\_\_\_ day of \_\_\_\_\_, 2015.

Surveyor

PLAT

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.

DEPT. OF FINANCE

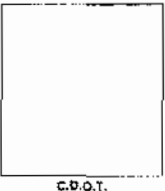
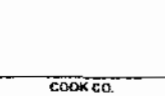
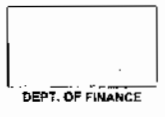
COOK CO.

C.D.O.T.

DEPT. OF FINANCE

COOK CO.

C.D.O.T.



*Handwritten signature and date: May 19, 2015*

CDOT# 10-04-15-3692

APPLICABLE TO ALL VEHICLES REGISTERED IN ILLINOIS ON OR AFTER JANUARY 1, 2015. SEE BRIDGE #1048 FOR MORE INFORMATION. BRIDGE #1048 IS A BRIDGE OVER I-55 IN THE CITY OF CHICAGO, ILLINOIS.

SEARCHED	INDEXED	SERIALIZED	FILED
<b>GRANT &amp; REEBMAN</b> REAL ESTATE SURVEYORS 1000 N. LAKE STREET, SUITE 1000 CHICAGO, ILLINOIS 60611 TEL: 312.467.1000 FAX: 312.467.1001 WWW.GRANT-REEBMAN.COM			
2014-19579-001	2015	2015	2015





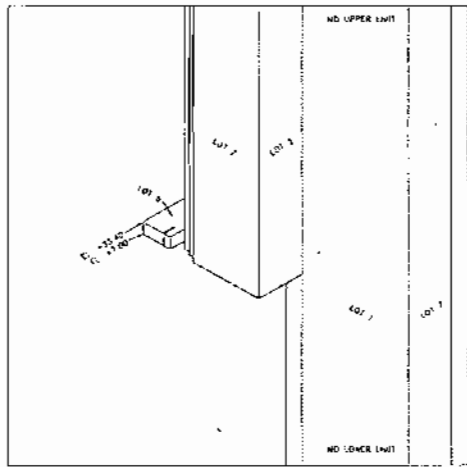
(Page 4 of 4)

EXHIBIT "A"

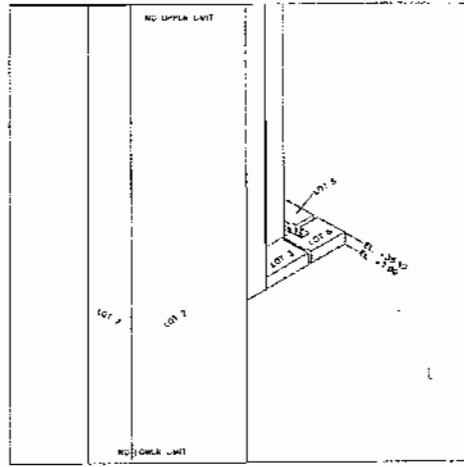
### Plan of Subdivision Shops & Lofts Resubdivision

BEING A VERTICAL SUBDIVISION IN THE ADJUTANT HALF OF THE NORTHEAST QUARTER OF SECTION 16,  
TOWNSHIP 36 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN IN COOK COUNTY, ILLINOIS

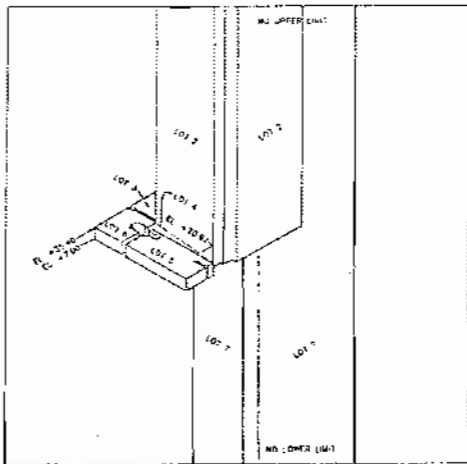
ISOMETRIC VIEWS



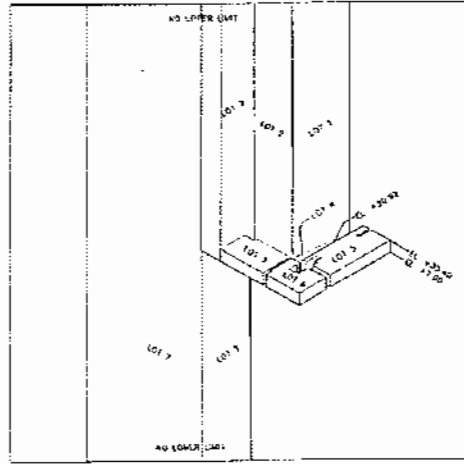
LOOKING NORTHEAST



LOOKING NORTHWEST



LOOKING SOUTHEAST



LOOKING SOUTHWEST

CDOT# 10-04-15-3692

*[Handwritten Signature]*  
 MAY 19, 2015

REVIEWED BY A LICENSED SURVEYOR AND IS THE PUBLIC RECORD OF THE STATE OF ILLINOIS  
 RECORDED IN THE PUBLIC RECORDS OF COOK COUNTY, ILLINOIS, ON MAY 19, 2015, AT 10:00 AM  
 RECORDING FEE: \$10.00 PER PAGE PLUS \$1.00 PER PAGE FOR RECORDING FEE  
 RECORDING OFFICE: CLERK OF THE COUNTY CLERK'S OFFICE

DATE	2015	TIME	10:00
BY	GRANT & BURNHAM	SCALE	AS SHOWN
PROJECT	SHOPS & LOFTS RESUBDIVISION	DATE	5/19/15
NO.	2014-15579-001	SHEET	4 of 4

NOTE  
 ISOMETRIC VIEWS ARE NOT TO SCALE  
 LOT 1 HAS BEEN OMITTED FOR CLARITY

VACATION OF PORTION OF PUBLIC ALLEY WITHIN AREA BOUNDED BY W. CARROLL AVE., N. RACINE AVE., W. FULTON MARKET AND N. ELIZABETH ST.

[O2016-4882]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for the vacation of a 16-foot wide east/west public alley in the block bounded by West Carroll Avenue, West Fulton Market, North Racine Avenue and North Elizabeth Street. This ordinance was referred to the committee on June 22, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of local government pursuant to Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The properties at 1236 -- 1248 West Fulton Street are owned by ELA Associates LLC, an Illinois limited liability company; 1224 -- 1234 West Fulton Street is owned by 1230 West LLC; 1219 -- 1226 West Carroll Avenue is owned by Fulton/Racine Property LLC, an Illinois LLC; and 1227 -- 1249 West Carroll Avenue is owned by Chicago Title Land Trust as successor to North Star Trust Company as trustee under Trust Number 25948 (together the "Developers"); and

WHEREAS, The Developers propose to use the portion of the alley to be vacated herein as a limited access driveway, for which a permit will be secured; and

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of the remainder of the public alley, described in the following ordinance; now, therefore,

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That part of the east/west 18-foot wide public alley lying south of and adjoining the south line of Lots 5 through 16; lying north of and adjoining the north line of Lots 17 through 28; lying east of and adjoining the east right-of-way line of North Elizabeth Street; and lying west of and adjoining the west line of that portion of the east/west 18-foot wide public alley vacated by ordinance dated January 16, 2016 and recorded on February 26, 2016 as Document Number 1605718052, all inclusive, in Block 3 in Magie and High's Addition to Chicago in the southwest quarter of Section 8, Township 39 North, Range 14, East of the Third Principal Meridian, recorded October 24, 1855 (ante-fire), in Cook County, Illinois, said above described parcel containing 5,524 square feet, or 0.127 acre, more or less, as shaded and legally described by the words "Hereby Vacated" on the plat hereto attached as Exhibit A, which drawing for greater clarity, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison and AT&T/SBC, their successors or assigns, a non-exclusive utility easement to operate, maintain, construct, replace and renew overhead wires, poles, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy, telephonic and associated services under, over and along the alley herein vacated, with the right of ingress and egress. The grade of the vacated public way shall not be altered in a manner so as to interfere with the operation and maintenance of Commonwealth Edison or AT&T/SBC facilities. No construction, buildings, permanent structures or obstructions shall occur or be placed over the area herein vacated without express written release of easement by the involved utilities. Any future relocation of utility facilities lying within the area being vacated will be accomplished by the involved utility, and be done at the Developers' expense.



SECTION 3. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the applicant shall deposit in the City Treasury of the City of Chicago, a sum sufficient to defray the costs of removing paving and curb returns, and constructing sidewalk with the most current version of the Chicago Department of Transportation's Regulations for Opening, Repair and Construction in the Public Way and its appendices.

SECTION 4. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Developers shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owners of the property abutting said part of public alley hereby vacated the sum of Two Hundred Forty-nine Thousand and no/100 Dollars (\$249,000.00), which sum in the judgment of this body will be equal to such benefits.

SECTION 5. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Developers shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with the associated full-sized plat as approved by the Superintendent of Maps and Plats.

SECTION 6. This ordinance shall take effect and be in force from and after its passage. The vacation shall take effect and be in force from and after its recording.

Vacation Approved:

(Signed) Randy Conner  
For Rebekah Scheinfeld  
Commissioner of Transportation

Approved as to Form and Legality:

(Signed) Richar Wendy  
Deputy Corporation Counsel

(Signed) Walter Burnett  
Alderman 27<sup>th</sup> Ward

[Exhibit "A" referred to in this ordinance printed  
on page 31719 of this *Journal*.]



VACATION OF PUBLIC ALLEYS IN AREA BOUNDED BY W. FRY ST.,  
N. SANGAMON ST., W. CHICAGO AVE. AND N. CARPENTER ST.

[O2016-1698]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for the vacation of an L-shaped, dead-ended alley in the block bounded by West Fry Street, North Carpenter Street, West Chicago Avenue and North Sangamon Street. This ordinance was referred to the committee on March 16, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cardenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of local government pursuant to Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City wishes to support the charitable, educational and philanthropic activities of established not-for-profit corporations and encourage the continued viability and growth of such activities; and

WHEREAS, Many not-for-profit corporations own property that adjoins streets and alleys that are no longer required for public use and might more productively be used in furtherance of such activities; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing fly-dumping, vandalism and other criminal activity; and by providing support for such charitable, educational and philanthropic activities; and

WHEREAS, The City can promote strong communities by facilitating services to the public, and increase the City's job base through the vacation of public street(s) and/or alley(s) for no compensation; and

WHEREAS, The properties at 800 -- 808 North Sangamon Street and 956 -- 960 West Chicago Avenue, are owned by VCA Real Property Acquisition Corporation, a California corporation, which has quit claimed its interests in the adjacent alley to the Catholic Bishop of Chicago, an Illinois not-for-profit corporation("the Catholic Bishop of Chicago"); and

WHEREAS, The properties at 812 -- 830 North Sangamon Street, 1001 -- 1041 West Fry Street and 964 -- 1018 West Chicago Avenue are owned by the Catholic Bishop of Chicago; and

WHEREAS, The Catholic Bishop of Chicago uses the site ("Site") for secular activities including food distribution activities, homeless assistance, and hosting neighborhood meetings, and cultural events; and

WHEREAS, The Catholic Bishop of Chicago proposes to use the public alleys herein vacated for improved circulation of vehicles through the Site, and for a use as a through driveway from the adjacent North Carpenter Street to North Morgan Street; and

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of parts of public alleys described in the following ordinance; now, therefore,

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. All of the north/south 20-foot wide public alley lying south of and adjacent to that part of Lot 7, lying west of and adjacent to Lots 8 through 11, lying south of and adjacent to Lot 7, and lying north of and adjacent to Lot 18, together with all of the east/west 16-foot public alley (including the triangle portion of alley lying southwest and adjacent to the southwest corner of said Lot 11) lying south of and adjacent to said Lot 11, and lying north of and adjacent to Lots 12 through 18, all in Block 9 in J. A. Yales Resubdivision of Lots 8, 9 and 12 in Block 8 (and other lots and parts thereof in Blocks 9, 10, 11 and 12) in Wight's Addition to Chicago in the east half of the southeast quarter of Section 5, Township 39 North, Range 14, East of the Third Principal Meridian, recorded April 25, 1873, Document 94836, in Cook County, Illinois, said parcel containing 4,712 square feet or 0.11 acre, more or less as shaded and legally described by the words "Hereby Vacated" on the plat hereto attached as Exhibit A, which drawing for greater clarity, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The Commissioner of Transportation is hereby authorized to accept and approve a redevelopment agreement or similar instrument restricting the use and improvement of the public way vacated in Section 1 of this ordinance to social service purposes which include, but shall not be limited to the distribution of groceries, housing assistance and counseling to the needy, hosting public meetings, publically accessible musical/theatrical performances, and for such use and improvements that are accessory, as that term is defined in the Chicago Zoning Ordinance, to such social service purposes, such uses and improvements to be owned and operated by a non-profit corporation, subject to the approval of the Corporation Counsel as to form and legality. The restriction on use and improvement in the covenant, agreement or instrument shall be for a term of 40 years and upon breach of such restriction the public way herein vacated shall revert to the City and be subject to the terms and conditions of the dedication by which it has been heretofore held by the City.

SECTION 3. The City of Chicago hereby reserves for the benefit of Commonwealth Edison, AT&T/SBC and Wide Open West ("WOW"), their successors or assigns, a non-exclusive utility easement to operate, maintain, construct, replace and renew overhead wires, poles, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy, telephonic and associated services under, over and along the alley herein vacated, with the right of ingress and egress. The grade of the vacated public way shall not be altered in a manner so as to interfere with the operation and maintenance of Commonwealth Edison, AT&T/SBC, or WOW facilities. No buildings, permanent structures or obstructions shall be placed over said facilities without express written release of easement by Commonwealth Edison, AT&T/SBC and/or WOW. Any future vacation-beneficiary prompted relocation of

Commonwealth Edison, AT&T/SBC or WOW facilities lying within the area herein vacated will be accomplished by the respective utility, and done at the expense of beneficiary of the vacation.

SECTION 4. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Catholic Bishop of Chicago shall deposit in the City Treasury of the City of Chicago, a sum sufficient to defray the costs of removing paving and curb returns, and constructing sidewalk in accordance with the most current version of the Chicago Department of Transportation's Regulations for Opening, Repair and Construction in the Public Way and its appendices.

SECTION 5. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Catholic Bishop of Chicago, shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with a redevelopment agreement complying with Section 2 of this ordinance, and approved by the Corporation Counsel, and the full-sized corresponding plat as approved by the Superintendent of Maps and Plats.

SECTION 6. This ordinance shall take effect and be in force from and after its passage. The vacation shall take effect and be in force from and after its recording.

Vacation Approved:

(Signed) Rebekah Scheinfeld  
Commissioner,  
Department of Transportation

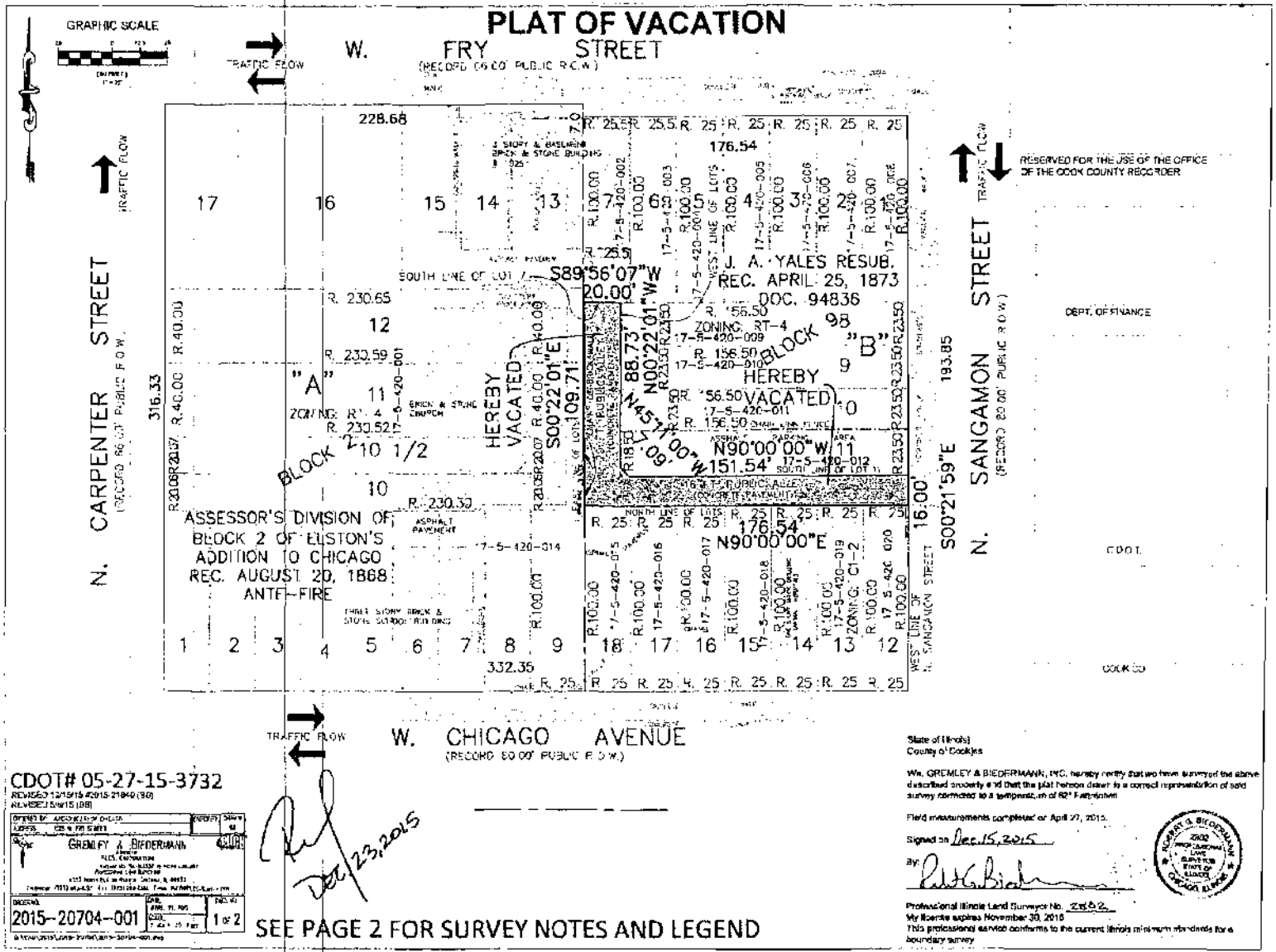
Approved as to Form and Legality:

(Signed) Richard Wendy  
Deputy Corporation Counsel

(Signed) Walter Burnett  
Alderman, 27<sup>th</sup> Ward

[Exhibit "A" referred to in this ordinance printed on  
pages 31724 and 31725 of this *Journal*.]

Exhibit "A"  
(Page 1 of 2)



CDOT# 05-27-15-3732  
 REVISED 12/15/15 #2015-21040 (30)  
 REVISED 5/9/15 (08)

DRIVEN BY	ACCREDITED SURVEYOR	REVISION	DATE
OWNER	CDOT # 05-27-15-3732		
NAME	GREMLEY & BIEDERMANN		
ADDRESS	7415 NORTH		
PHONE	773-441-4100		
DATE	2015-20704-001	SCALE	1" = 2'

SEE PAGE 2 FOR SURVEY NOTES AND LEGEND

State of Illinois  
 County of Cook

We, GREMLEY & BIEDERMANN, INC. hereby certify that we have surveyed the above described property and that the plat herein drawn is a correct representation of said survey conducted to a tolerance of 0.01 Feet/Station

Field measurements completed on April 27, 2015.

Signed on Dec 15, 2015

By [Signature]

Professional Illinois Land Surveyor No. 2002  
 My license expires November 30, 2018  
 This professional service conforms to the current Illinois minimum standards for a boundary survey



Exhibit "A"  
(Page 2 of 2)

# PLAT OF VACATION

ALL OF THE NORTH - SOUTH 20 FOOT WIDE PUBLIC ALLEY LYING SOUTH OF AND ADJACENT TO THAT PART OF LOT 7, LYING WEST OF AND ADJACENT TO LOTS 8 THROUGH 11, LYING SOUTH OF AND ADJACENT TO LOT 7, AND LYING NORTH OF AND ADJACENT TO LOT 18, TOGETHER WITH ALL OF THE EAST - WEST 16 FOOT PUBLIC ALLEY (INCLUDING THE TRIANGLE PORTION OF ALLEY LYING SOUTHWEST AND ADJACENT TO THE SOUTHWEST CORNER OF SAID LOT 11) LYING SOUTH OF AND ADJACENT TO SAID LOT 11, AND LYING NORTH OF AND ADJACENT TO LOTS 12 THROUGH 18, ALL IN BLOCK 9 IN J. A YALES RESUBDIVISION OF LOTS 8, 9 AND 12 IN BLOCK 8 (AND OTHER LOTS AND PARTS THEREOF IN BLOCKS 9, 10, 11 AND 12) IN WIGHT'S ADDITION TO CHICAGO IN THE EAST HALF OF THE SOUTHEAST QUARTER OF SECTION 5, TOWNSHIP 39 NORTH, RANGE 14, EAST OF THE THIRD PRINCIPAL MERIDIAN, RECORDED APRIL 25, 1873, DOCUMENT 94836, IN COOK COUNTY, ILLINOIS, SAID PARCEL CONTAINING 4,712 SQ. FT. OR 0.11 ACRES, MORE OR LESS.

"A"

ASSESSOR'S DIVISION OF BLOCK 2 OF ELSTON'S ADDITION TO CHICAGO  
REC. AUGUST 20, 1868 ANTE-FIRE

"B"

J. A. YALES RESUBDIVISION OF LOTS 8, 9 AND 12, IN BLOCK 8 LOTS 1 TO 12 INCLUDED AND THE NORTH 10 FEET OF LOTS 13 AND 14 IN BLOCK 8, LOTS 2, 3, 6 AND 7, 10, 11, 12 AND THE NORTH 10 FEET OF LOTS 13 AND 14 IN BLOCK 10, LOTS 3, 4, 5, 7, 8, 10, 11 AND THE 10 FEET OF LOT 14 IN BLOCK 11, LOTS 10 TO 12 AND NORTH 10 FEET OF LOTS 13 AND 14 BLOCK 12 ALL IN WIGHT'S ADDITION TO CHICAGO RECORDED APRIL 25, 1873, DOCUMENT 94836

PREPARED FOR:  
ARCHDIOCESE OF CHICAGO  
835 N. RUSH STREET  
CHICAGO, ILLINOIS 60611-2030

*[Handwritten Signature]*  
*DEC 23, 2015*

**Survey Notes**

- 1. All R. & M. 20-sides Record and Measured distances respectively
- 2. The Alloys depicted herein are Unimproved
- 3. Minor variations of widths & depths were not based on set of Pointed corners
- 4. Distances are in feet and decimal parts thereof. Corners - all joints BEFORE building by same and at once report any differences BEFORE damage is done.
- 5. For easements, building lines and other restrictions not shown on survey plat refer to your abstract, deed, contract, title policy and local building line regulations.
- 6. NO dimensions shall be assumed by scale measurement upon this plat.
- 7. Unless otherwise noted herein the Bearing, Cass, Playfair, Captain and Coordinate Datum of record of ASCE, INC.
- 8. COPYRIGHT BREWLEY & BIEDERMANN, INC. 2015. All Rights Reserved!

### LEGEND

-----	Subdivision Line	☒	Water Buffalo Box
----	Lot Line	☒	Water Pipe Marker
----	Adjacent Alloys	☒	Telephone Man
----	Fences	☒	Utility Pole
☒	Sign Post	☒	Electric Vault
☒	Unclassified Manhole	☒	Building Foot
☒	Tree - Deciduous	☒	Concrete Hatch
☒	Gas Valve	☒	HEREBY VACATED
☒	Electric Light Pole		
☒	Storm CB		
☒	Storm Inlet		
☒	Water M		

CDOT# 05-27-15-3732

REVISOR 12/15/15 #2015 21440 (RM)

DATE OF REVISION 12/15/15

PROJECT 2015-20704-001

DATE 12/15/15

2 of 2

BREWLEY & BIEDERMANN  
INC.  
1425 WEST 63RD STREET, SUITE 200, CHICAGO, IL 60638  
TEL: 773-554-1100 FAX: 773-554-1101 WWW.B&BENGINEERS.COM



VACATION OF PORTION OF PUBLIC ALLEY IN AREA BOUNDED BY N. LAWLER AVE., W. DICKENS AVE., N. LAVERGNE AVE. AND W. ARMITAGE AVE.

[O2016-2645]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for the vacation of a public alley in the area bounded by North Lawler Avenue, West Dickens Avenue, North Lavergne Avenue and West Armitage Avenue. This ordinance was referred to the committee on April 13, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of local government pursuant to Article VII, Section 6(a) of the 1970 Constitution of the State of Illinois and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The City wishes to support the charitable, educational and philanthropic activities of established not-for-profit corporations and encourage the continued viability and growth of such activities; and

WHEREAS, Many not-for-profit corporations own property that adjoins streets and alleys that are no longer required for public use and might more productively be used in furtherance of such activities; and

WHEREAS, The City would benefit from the vacation of these streets and alleys by reducing City expenditures on maintenance, repair and replacement; by reducing fly-dumping, vandalism and other criminal activity; and by providing support for such charitable, educational and philanthropic activities; and

WHEREAS, The City can promote strong communities by facilitating services to the public, and increase the City's job base through the vacation of public street(s) and/or alley(s) for no compensation; and

WHEREAS, The properties at 5014 -- 5024 West Armitage Avenue, 2001 -- 2011 North Lawler Avenue and 2015 -- 2019 North Lawler Avenue, are owned by Iglesia Evangelica Emanuel, an Illinois not-for-profit corporation ("Iglesia Evangelica Emanuel"); and

WHEREAS, Iglesia Evangelica Emanuel, uses the adjacent site for their church, and community benefitting activities; and

WHEREAS, Iglesia Evangelica Emanuel, proposes to use the portion of the public alley to be vacated herein for safe pedestrian movement between buildings, distributions and youth activities, and accessory parking; and

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of parts of the public alley described in the following ordinance; now, therefore,

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. The west 120 feet of the 16-foot wide east/west public alley lying east of and adjacent to the east line of North Lawler Avenue, lying north of and adjacent to the

north lines of Lots 21, 20, 19, 18 and a portion of Lot 17, lying south of and adjacent to the south line of Lot 22 and lying west of and adjacent to a line drawn from the most southerly southeast corner of said Lot 22 to a point on the north line of said Lot 17, said point lying 12 feet east of the northwest corner of said Lot 17, all inclusive in Moran's Subdivision, of the east 598 feet of the west 609.3 feet of Lot 4 in County Clerk's Division of the east three quarters of Section 33, Township 40 North, Range 13, East of the Third Principal Meridian, recorded June 12, 1890 as Document Number 1285925 in Cook County, Illinois and containing 1,920 square feet or 0.044 acre more or less as shaded and legally described by the words "Hereby Vacated" on the plat hereto attached as Exhibit A, which plat for greater clarity, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The Commissioner of Transportation is hereby authorized to accept and approve a redevelopment agreement or similar instrument restricting the use and improvement of the public way vacated in Section 1 of this ordinance to social service purposes which include, but shall not be limited to secular food, meal, clothing, toy and school-supply distributions, health fair and youth activities, parking and for other such use and improvements that are accessory, as that term is defined in the Chicago Zoning Ordinance, to such social service purposes, such uses and improvements to be owned and operated by a non-profit corporation, subject to the approval of the Corporation Counsel as to form and legality. The restriction on use and improvement in the covenant, agreement or instrument shall be for a term of 40 years and upon breach of such restriction the public way herein vacated shall revert to the City and be subject to the terms and conditions of the dedication by which it has been heretofore held by the City.

SECTION 3. The City of Chicago hereby reserves for the benefit of Commonwealth Edison, AT&T/SBC, Comcast and their successors or assigns, a non-exclusive utility easement to operate, maintain, construct, replace and renew overhead wires, poles, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy, telephonic and associated services under, over and along the alley herein vacated, with the right of ingress and egress. The grade of the vacated public way shall not be altered in a manner so as to interfere with the operation and maintenance of Commonwealth Edison, AT&T/SBC, and/or Comcast facilities. No buildings, permanent structures or obstructions shall be placed over said facilities without express written release of easement by the involved utility. Any future vacation-beneficiary prompted relocation of Commonwealth Edison, AT&T/SBC and/or Comcast facilities lying within the area herein vacated will be accomplished by the involved utility and be done at the expense of the beneficiary of the vacation.

SECTION 4. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, Iglesia Evangelica Emanuel shall

deposit in the City Treasury of the City of Chicago, a sum sufficient to defray the costs of removing paving and curb returns, and constructing sidewalk with the most current version of the Chicago Department of Transportation's Regulations for Opening, Repair and Construction in the Public Way and its appendices.

SECTION 5. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, Iglesia Evangelica Emanuel, shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois, a certified copy of this ordinance, together with a redevelopment agreement complying with Section 2 of this ordinance, and approved by the Corporation Counsel, and the attached plat as approved by the Chicago Department of Transportation, Superintendent of Maps and Plats.

SECTION 6. This ordinance shall take effect and be in force from and after its passage. The vacation shall take effect and be in force from and after its recording.

Vacation Approved:

(Signed) Rebekah Scheinfeld  
Commissioner of Transportation

Approved as to Form and Legality:

(Signed) Richard Wendy  
Deputy Corporation Counsel

(Signed) Gilbert Villegas  
Alderman, 36<sup>th</sup> Ward

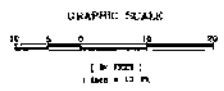
[Exhibit "A" referred to in this ordinance printed  
on page 31730 of this *Journal*.]

EXHIBIT 'A'

PLAT OF VACATION

FOR A PORTION OF PUBLIC ALLEY, CHICAGO, ILLINOIS

THE WEST 120 FEET OF THE 16 FEET WIDE EAST-WEST PUBLIC ALLEY LYING EAST OF AND ADJACENT TO THE EAST LINE OF NORTH LAWLER AVENUE, LYING NORTH OF AND ADJACENT TO THE NORTH LINES OF LOTS 21, 20, 19 AND A PORTION OF LOT 17, LYING SOUTH OF AND ADJACENT TO THE SOUTH LINE OF LOT 22 AND LYING WEST OF AND ADJACENT TO A LINE DRAWN FROM THE MOST SOUTHERLY SOUTHEAST CORNER OF SAID LOT 22 TO A POINT ON THE NORTH LINE OF SAID LOT 17, SAID POINT LYING 12 FEET EAST OF THE NORTHWEST CORNER OF SAID LOT 17, ALL INCLUSIVE IN MORAN'S SUBDIVISION OF THE EAST 568 FEET OF THE WEST 609.3 FEET OF LOT 4 IN COUNTY CLERK'S DIVISION OF THE EAST 1/4 OF SECTION 33, TOWNSHIP 40 NORTH, RANGE 13 EAST OF THE THIRD PRINCIPAL MERIDIAN, RECORDED JUNE 12, 1890 AS DOCUMENT NUMBER 1285925, IN COOK COUNTY, ILLINOIS AND CONTAINING 1,920 SQUARE FEET OR 0.044 ACRES MORE OR LESS



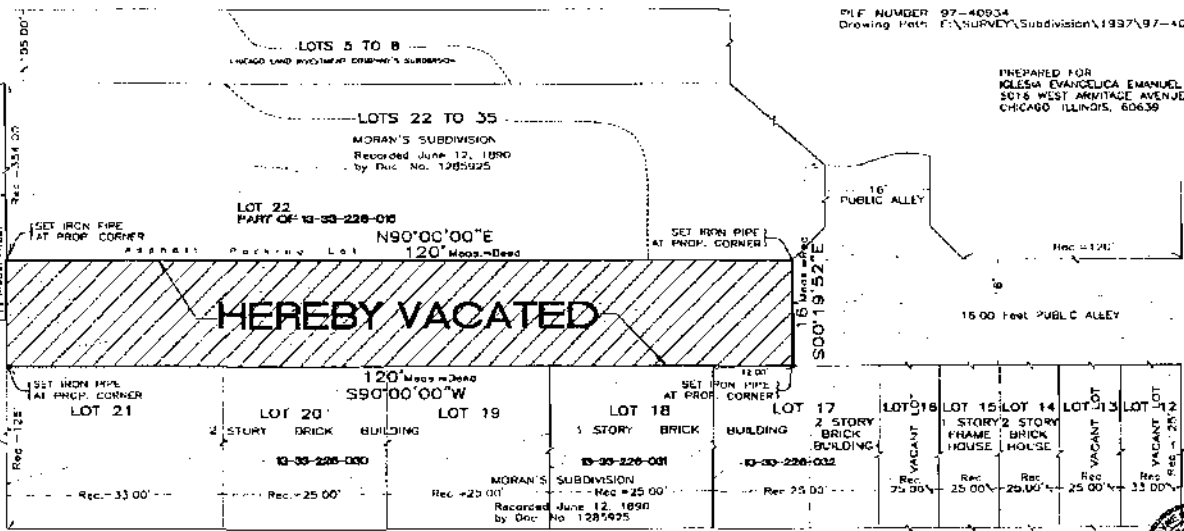
W. DICKENS AVE. ← 66' R.O.W.

PLF NUMBER 97-40934  
Drawing Path: F:\SURVEY\Subdivision\1937\97-40934.dwg

PREPARED FOR  
IGLESIA EVANGELICA EMANUEL  
5015 WEST HERITAGE AVENUE  
CHICAGO ILLINOIS, 60639

← 66' R.O.W.  
N. LAWLER AVE.

← 66' R.O.W.  
N. LAVERGNE AVE.



← 66' R.O.W. W. ARMITAGE AVE. →

- NOTES:
- ALL BEARINGS SHOWN HEREON ARE ASSUMED
  - ALL DIMENSIONS SHOWN HEREON ARE RECORD DIMENSIONS.
  - THE AREA SHOWN HEREON IS ZONED C1-2 NEIGHBORHOOD COMMERCIAL DISTRICT BY CITY OF CHICAGO.
  - NO DIMENSIONS SHOULD BE ASSUMED BY SCALE MEASUREMENTS UPON THE PLAT.
  - LAST DATE OF FIELD WORK: OCTOBER 31, 2014.
  - NO MONUMENTS FOUND
  - REVISED: MARCH 31, 2016

CITY-DEPT. OF FINANCE

COOK CO.

CDOT.

STATE OF ILLINOIS )  
COUNTY OF COOK ) SS

I, WAYNE W. DONOHUE, A ILLINOIS PROFESSIONAL LAND SURVEYOR, DO HEREBY CERTIFY THAT I HAVE PREPARED THE VACATION PLAT SHOWN HEREON FROM PREVIOUS PLATS AND RECORDS FOR THE PURPOSE OF VACATING PART OF PUBLIC ALLEY, AS SHOWN ON THE ANNEXED PLAT. THIS PROFESSIONAL SERVICE CONFORMS TO CURRENT ILLINOIS MINIMUM STANDARDS APPLICABLE FOR A BOUNDARY SURVEY. ALL DIMENSIONS SHOWN HEREON ARE IN FEET AND DECIMAL PARTS THEREOF. NO FIELD WORK WAS PERFORMED.

WITNESSED IN ILLINOIS, SAID STATE, ON THE DAY OF APRIL, 2016

\_\_\_\_\_  
WAYNE W. DONOHUE, PROFESSIONAL LAND SURVEYOR NUMBER 35-2781  
MY LICENSE EXPIRES NOVEMBER 30, 2016

PROFESSIONALS ASSOCIATED SURVEY, INC.  
PROFESSIONAL OFFICE BLDG. NO. 184-000223 PAPERAS APRIL 30, 2017  
7100 N. TRIPP AVENUE, LINCOLNWOOD, ILLINOIS 60712  
TEL: (847) 671-7100 FAX: (847) 675-7157  
e-mail: psas@professionalsurvey.com  
www.professionalsurvey.com

LEGEND

- VACATED AREA
- BOUNDARY LINE
- LOT LINE
- STREET CENTER LINE
- FLOW

APR 18, 2016

CDOT #33-36-15-3742

VACATION OF PORTION OF W. SCHOOL ST. BETWEEN N. RACINE AVE. AND  
N. CLIFTON AVE.

[O2016-5616]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for the vacation of a 1-foot strip of West School Street, between North Racine Avenue and North Clifton Avenue. This ordinance was referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of local government pursuant to Article VII, Section 6 (a) of the 1970 constitution of the State of Illinois and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The properties at 3258 North Clifton Avenue and 1135 -- 1145 West School Street are owned by Fletch Development, Inc., an Illinois Corporation ("Developer"); and

WHEREAS, The Developer proposes to use the portion of the street to be vacated herein for garage construction; and

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public street, described in the following ordinance; now, therefore,

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That part of West School Street in the west half of the southeast quarter of Section 20, Township 40 North, Range 14, East of the Third Principal Meridian, described as follows:

beginning at the point of intersection of the south right-of-way line of West School Street and the west right-of-way line of North Clifton Avenue, being also the northeast corner of Lot 48 in Block 8 in Baxter's Subdivision, recorded November 16, 1868/ante-fire, of the southwest quarter of the southeast quarter of Section 20, Township 40 North, Range 14, East of the Third Principal Meridian; thence north 89 degrees, 57 minutes, 16 seconds west, along the said south right-of-way line of West School Street, a distance of 123.65 feet to the southwest corner thereof; thence north 00 degrees, 01 minute, 43 seconds east, a distance of 1.00 foot to the northwest corner thereof; thence south 89 degrees, 57 minutes, 16 seconds east, along a line being parallel to the said south right-of-way line of West School Street, a distance of 123.65 feet to the northeast corner thereof; thence south 00 degrees, 01 minute, 43 seconds west, a distance of 1.00 foot to the point of beginning, in Cook County, Illinois, said parcel containing 123.65 square feet or 0.00283 acre, more or less as shaded and legally described by the words "Hereby Vacated" on the plat hereto attached as Exhibit A, which drawing for greater clarity, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison, its successors or assigns, a non-exclusive utility easement to operate, maintain, construct, replace and renew overhead wires, poles, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy, telephonic and associated services under, over and along

the street herein vacated, with the right of ingress and egress. The grade of the vacated public way shall not be altered in a manner so as to interfere with the operation and maintenance of Commonwealth Edison facilities. No construction, buildings, permanent structures or obstructions shall occur or be placed over the area herein vacated without express written release of easement by the utility. Any future vacation-beneficiary prompted relocation of facilities lying within the area herein vacated shall be accomplished by the utility, and be done at the expense of the beneficiary of the vacation.

SECTION 3. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Developer shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the Developer for the part of public street hereby vacated the sum Thirty-one Thousand and no/100 Dollars (\$31,000.00), which sum in the judgment of this body will be equal to such benefits.

SECTION 4. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Developer shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with the associated full-sized plat as approved by the Superintendent of Maps and Plats ("Superintendent"), or any acting Superintendent.

SECTION 5. This ordinance shall take effect and be in force from and after its passage. The vacation shall take effect and be in force from and after its recording.

Vacation Approved:

(Signed)                     Randy Conner                      
For Rebekah Scheinfeld  
Commissioner,  
Department of Transportation

Approved as to Form and Legality:

(Signed)                     Richard Wendy                      
Deputy Corporation Counsel

(Signed)                     Tom Tunney                      
Alderman, 44<sup>th</sup> Ward

[Exhibit "A" referred to in this ordinance printed on  
pages 31734 and 31735 of this *Journal*.]



Exhibit "A".  
(Page 1 of 2)

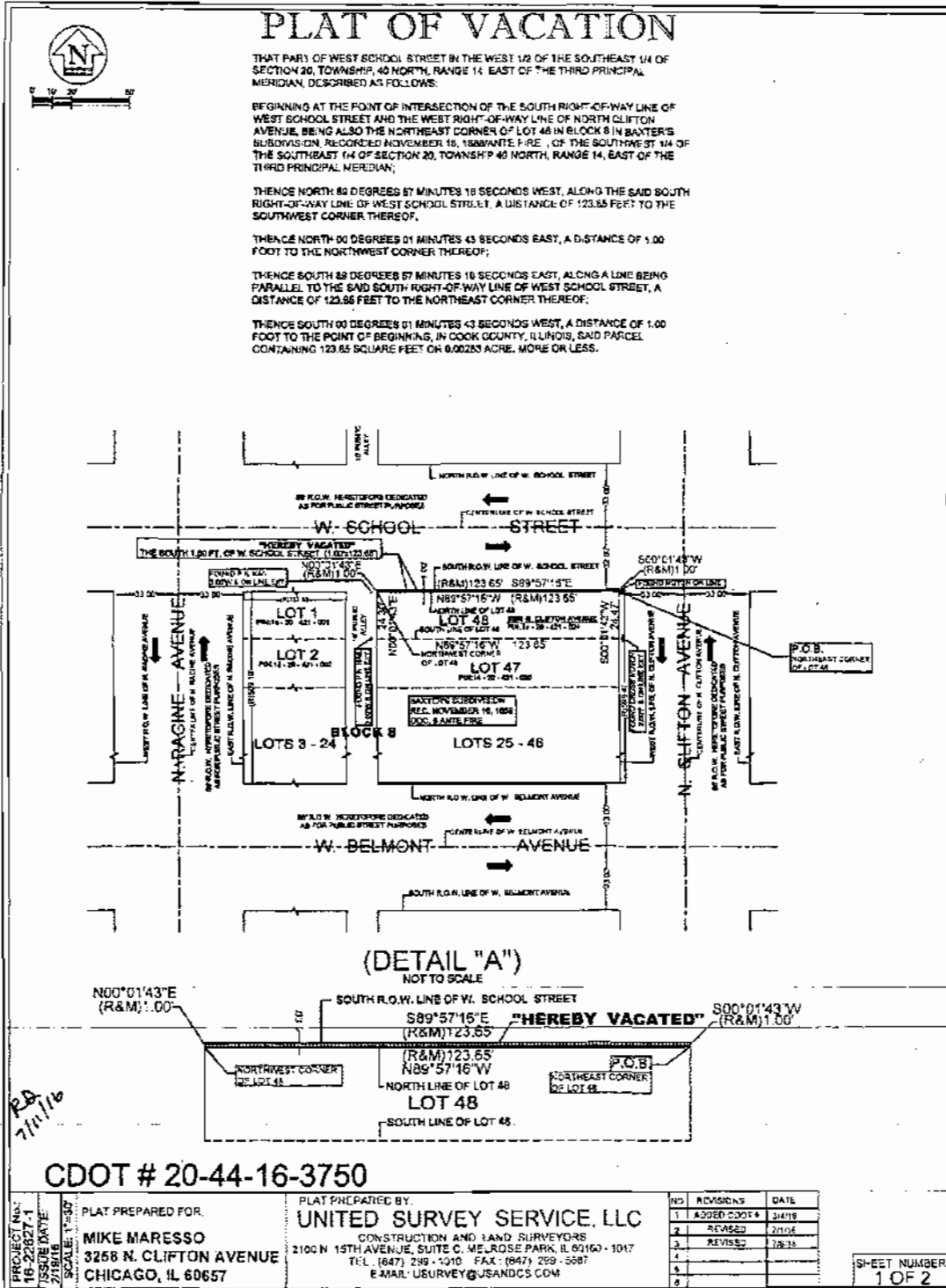







Exhibit "A".  
(Page 2 of 2)

# PLAT OF VACATION

MAIL TO:

**3258 N. CLIFTON AVENUE**  
PERMANENT INDEX NUMBER: 14 - 20 - 421 - 024 - 0000  
(APPLICANT OWNED - LOT 48)

### LEGEND

-  AREA TO BE VACATED
-  BOUNDARY LINE OF PROPOSED VACATION
-  RIGHT-OF-WAY LINE
-  LOT LINE
-  TRAFFIC FLOW DIRECTIONALS
- (R) RECORD DATA
- (M) MEASURED DATA
- PIN = PERMANENT INDEX NUMBER

CITY-DEPT. OF FINANCE

COOK CO.

C.D.O.T.

### SURVEYOR'S NOTES

THE BASIS OF BEARINGS IS ASSUMED.  
 CITY OF CHICAGO ZONED:  
 RT-4, RESIDENTIAL TWO-FLAT, TOWNHOUSE AND MULTI-UNIT DISTRICT  
 DATE OF COMPLETION OF FIELD WORK : AUGUST 5, 2016  
 NO DIMENSIONS SHOULD BE ASSUMED BY SCALE MEASUREMENTS.

STATE OF ILLINOIS )  
 ) S.S.  
 COUNTY OF COOK )

I, ROY G. LAWNICZAK, DO HEREBY CERTIFY THAT I HAVE PREPARED THE PLAT OF VACATION FOR THE PURPOSE SHOWN HEREDIN.

THIS PROFESSIONAL SERVICE CONFORMS TO THE CURRENT ILLINOIS MINIMUM STANDARDS FOR A BOUNDARY SURVEY.

DIMENSIONS ARE SHOWN IN FEET AND DECIMALS AND ARE CORRECTED TO A TEMPERATURE OF 60° FAHRENHEIT.

MELROSE PARK, ILLINOIS, JULY 5, A.D. 2016

BY: *Roy G. Lawniczak*  
 ROY G. LAWNICZAK, REGISTERED ILLINOIS LAND SURVEYOR NO. 35-2280  
 LICENSE EXPIRES: NOVEMBER 30, 2016  
 PROFESSIONAL DESIGN FIRM LICENSE NO.: 184-004576  
 LICENSE EXPIRES: APRIL 30, 2017

## CDOT # 20-44-16-3750

PROJECT No.: 16-22827-1  
 ISSUE DATE: 7/19/16  
 SCALE: 1"=30'

PLAT PREPARED FOR:  
**MIKE MARESSO**  
 3258 N. CLIFTON AVENUE  
 CHICAGO, IL 60657

PLAT PREPARED BY:  
**UNITED SURVEY SERVICE, LLC**  
 CONSTRUCTION AND LAND SURVEYORS  
 2100 N 15TH AVENUE, SUITE C, MELROSE PARK, IL 60160 - 1017  
 TEL. (847) 299-1040 FAX (847) 299-5987  
 E-MAIL USURVEY@USANDCS.COM

NO.	REVISIONS	DATE
1	ADDED CDOT #	2/4/16
2	REVISED	7/1/16
3	REVISED	7/5/16
4		
5		
6		



SHEET NUMBER  
2 OF 2

DRAWING FILEPATH NUMBER: E-20827-16-04-0000-0001 STREET DWG

VACATION OF PUBLIC ALLEY IN AREA BOUNDED BY N. LINCOLN AVE.,  
N. ALBANY AVE., N. TROY ST. AND W. HOOD AVE.

[O2016-5619]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* a proposed ordinance transmitted herewith for the vacation of a public alley bounded by North Lincoln Avenue, North Albany Avenue, North Troy Street and West Hood Avenue. This ordinance was referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

WHEREAS, The City of Chicago ("City") is a home rule unit of local government pursuant to Article VII, Section 6 (a) of the 1970 constitution of the State of Illinois and, as such, may exercise any power and perform any function pertaining to its government and affairs; and

WHEREAS, The properties at 6002 -- 6020 North Albany Avenue and 6024 -- 6028 North Albany Avenue (collectively, the "Developer Properties") are owned by Chicago Title Land Trust Company, a Corporation of Illinois, successor Trustee to Pioneer Bank and Trust Company as Trustee under Trust Agreement dated February 10, 1941 and known as trust number 4675 ("Developer"); and

WHEREAS, The Developer proposes to use the portion of the alley to be vacated herein for parking and the drive aisle for a new restaurant to be constructed on the Developer Properties; and

WHEREAS, The City Council of the City of Chicago, after due investigation and consideration, has determined that the nature and extent of the public use and the public interest to be subserved is such as to warrant the vacation of part of public alley, described in the following ordinance; now, therefore,

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That part of public alley heretofore dedicated per plat of dedication per Document Number 15258668 recorded January 22, 1952, being the south 16 feet of the north 26.71 feet of Lot 2 in Block 7 in Nixon & Prassas' Lincoln and Peterson Avenue Addition to North Edgewater, recorded June 19, 1917 as Document Number 6133092, being a subdivision of part of the northwest quarter of Section 1, Township 40 North, Range 13, East of the Third Principal Meridian, in Cook County, Illinois, containing 1,984 square feet, 0.0455 acre, more or less as shaded and legally described by the words "Hereby Vacated" on the plat hereto attached as Exhibit A, which drawing for greater clarity, is hereby made a part of this ordinance, be and the same is hereby vacated and closed, inasmuch as the same is no longer required for public use and the public interest will be subserved by such vacation.

SECTION 2. The City of Chicago hereby reserves for the benefit of Commonwealth Edison, Comcast and their successors or assigns, a non-exclusive utility easement to operate, maintain, construct, replace and renew overhead wires, poles, and associated equipment and underground conduit, cables, and associated equipment for the transmission and distribution of electrical energy, telephonic and associated services under, over and along the alley herein vacated, with the right of ingress and egress. The grade of the vacated public way shall not be altered in a manner so as to interfere with the operation and maintenance of Commonwealth Edison and/or Comcast facilities. No construction, buildings, permanent structures or obstructions shall occur or be placed over the area herein vacated without express written release of easement by the involved utilities. Any future vacation-beneficiary prompted relocation of facilities lying within the area being vacated will be accomplished by the involved utility, and be done at the expense of the beneficiary of the vacation.

SECTION 3. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Developer shall deposit in the City Treasury of the City of Chicago, a sum sufficient to defray the costs of removing paving and curb returns, and constructing sidewalk with the most current version of the Chicago Department of Transportation's Regulations for Opening, Repair and Construction in the Public Way and its appendices.

SECTION 4. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Developer shall pay or cause to be paid to the City of Chicago as compensation for the benefits which will accrue to the owner of the property abutting said part of public alley hereby vacated the sum Eighty-five Thousand and no/100 Dollars (\$85,000.00), which sum in the judgment of this body will be equal to such benefits.

SECTION 5. The vacation herein provided for is made upon the express condition that within 180 days after the passage of this ordinance, the Developer shall file or cause to be filed for record in the Office of the Recorder of Deeds of Cook County, Illinois a certified copy of this ordinance, together with the associated full-sized plat as approved by the Superintendent of Maps and Plats ("Superintendent"), or any acting Superintendent.

SECTION 6. This ordinance shall take effect and be in force from and after its passage. The vacation shall take effect and be in force from and after its recording.

Vacation Approved:

(Signed) Randy Conner  
For Rebekah Scheinfeld  
Commissioner of Transportation

Approved as to Form and Legality:

(Signed) Richard Wendy  
Deputy Corporation Counsel

(Signed) Debra Silverstein  
Alderman, 50<sup>th</sup> Ward

[Exhibit "A" referred to in this ordinance printed on  
Pages 31739 through 31741 of this *Journal*.]

Exhibit "A".  
(Page 1 of 3)

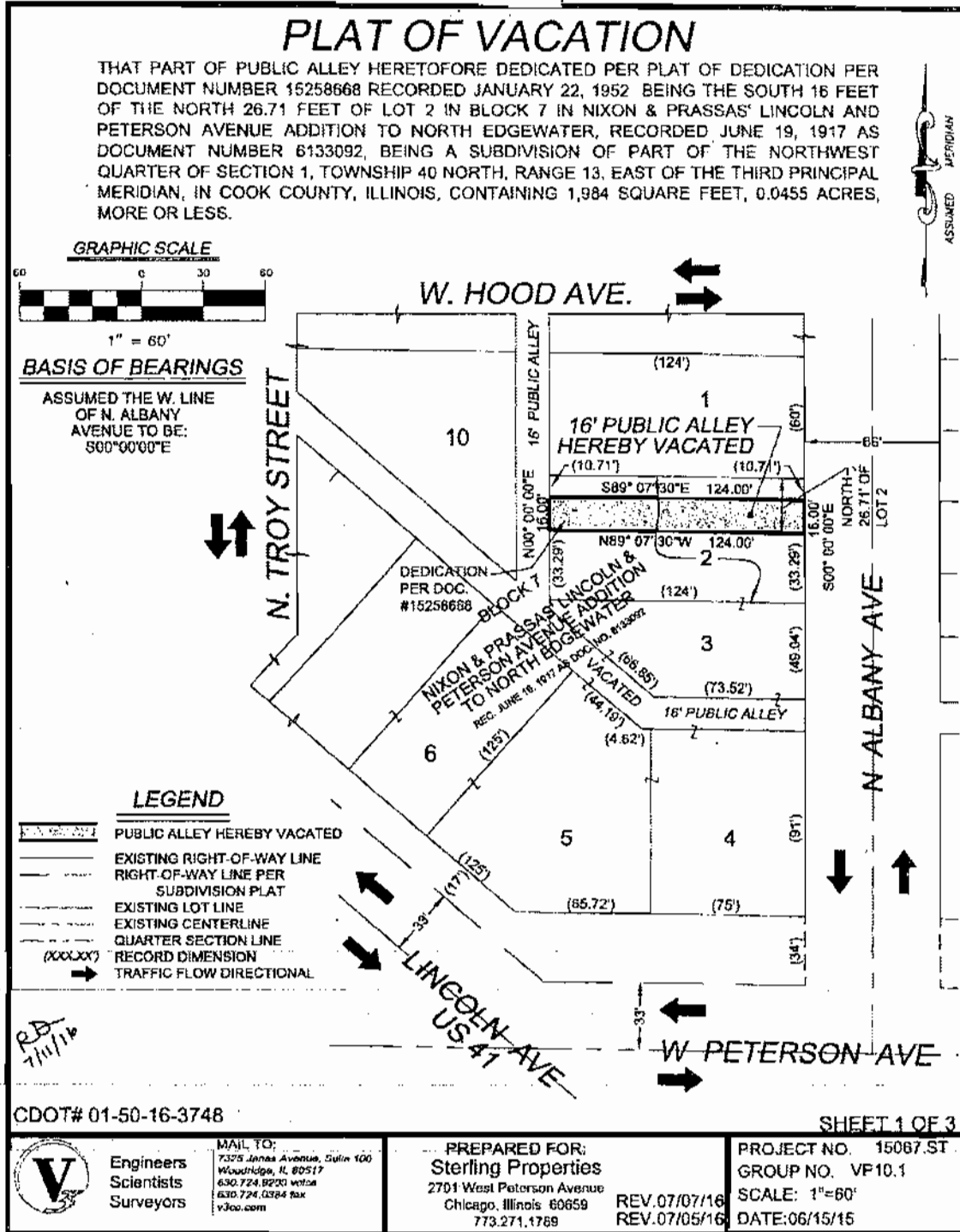
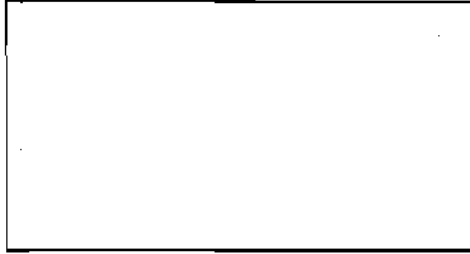
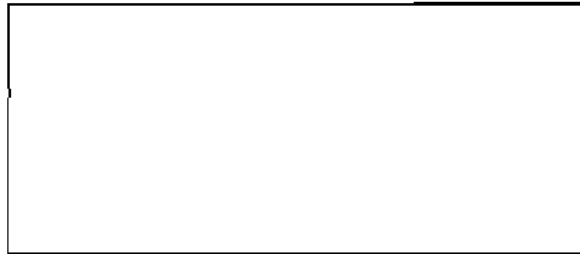


Exhibit "A"  
(Page 2 of 3)

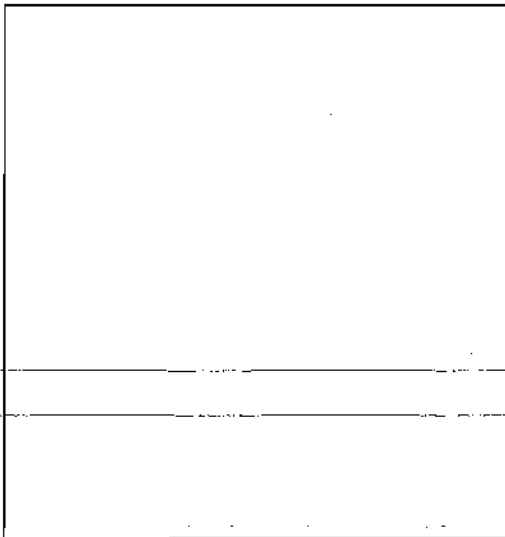
# PLAT OF VACATION



CITY-DEPT. OF  
FINANCE



COOK CO.



CDOT# 01-50-16-3748

C.D.O.T.

SHEET 2 OF 3



Engineers  
Scientists  
Surveyors

MAIL TO:  
7325 James Avenue, Suite 100  
Woodridge, IL 60517  
630.724.9200 voice  
630.724.0384 fax  
v3co.com

PREPARED FOR:  
**Sterling Properties**  
2701 West Paterson Avenue  
Chicago, Illinois 60659  
773.271.1789

REV.07/07/16  
REV.07/05/16

PROJECT NO. 15067.ST  
GROUP NO. VP10.1  
SCALE: N/A  
DATE: 08/15/15

Exhibit "A"  
(Page 3 of 3)

# PLAT OF VACATION

P.I.N.

13-01-124-038

13-01-124-051

## GENERAL NOTES

1. DO NOT SCALE ANY DIMENSIONS FROM THIS PLAT.
2. ASSUMED THE WEST LINE OF N. ALBANY AVENUE TO BE S 00° 00' 00" E.
3. MONUMENTS AND IMPROVEMENTS NOT SHOWN AT CLIENT'S REQUEST.
4. SUBJECT PROPERTY IS ADJOINED ON THE NORTH SIDE BY A PARKING LOT, LAND ON THE SOUTH IS AN EXISTING COMMERCIAL DEVELOPMENT.
5. PROPERTY ADJACENT TO THE ALLEY PROPOSED TO BE VACATED DEPICTED HEREON IS ZONED RS-3.

## SURVEYOR CERTIFICATE

STATE OF ILLINOIS    )  
                                  ) SS  
COUNTY OF DUPAGE   )

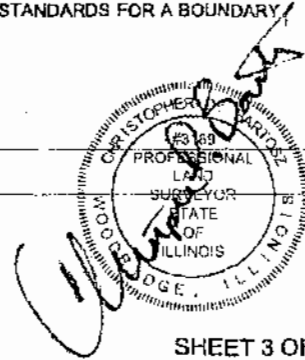
I, CHRISTOPHER D. BARTOSZ, AN ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 35-3189 DO HEREBY CERTIFY THAT I HAVE SURVEYED THE AFOREMENTIONED DESCRIBED PROPERTY. ALL DIMENSIONS SHOWN HEREON ARE IN FEET AND DECIMAL PARTS THEREOF.

THIS PROFESSIONAL SERVICE CONFORMS TO THE CURRENT ILLINOIS MINIMUM STANDARDS FOR A BOUNDARY SURVEY.

GIVEN UNDER MY HAND AND SEAL THIS 7TH DAY OF JULY, A.D., 2016.

*Christopher D. Bartosz*  
CHRISTOPHER D. BARTOSZ

ILLINOIS PROFESSIONAL LAND SURVEYOR NO. 35-3189  
MY LICENSE EXPIRES ON NOVEMBER 30, 2016.  
V3 COMPANIES OF ILLINOIS, LTD. PROFESSIONAL DESIGN FIRM NO. 184000902  
THIS DESIGN FIRM NUMBER EXPIRES APRIL 30, 2017.  
cdbartosz@v3co.com



CDOT# 01-50-16-3748

SHEET 3 OF 3



Engineers  
Scientists  
Surveyors

MAIL TO:  
7325 Jones Avenue, Suite 100  
Woodridge, IL 60517  
630.724.9200 voice  
630.724.0384 fax  
v3co.com

PREPARED FOR:  
Sterling Properties  
2701 West Peterson Avenue  
Chicago, Illinois 60659  
773.271.1789

REV.07/07/16  
REV.07/05/16

PROJECT NO. 15067.ST  
GROUP NO. VP10.1  
SCALE: N/A  
DATE: 06/15/15



EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT  
PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith authorizing and directing the Commissioner of Transportation and/or the Director of Revenue to exempt various applicants from the provisions requiring barriers as a prerequisite to prohibit alley ingress and/or egress to parking facilities at sundry locations. These ordinances were referred to the committee on July 20 and September 8, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY A. BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Acme Cycle Chicago.*

[O2016-6305]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Acme Cycle Chicago from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress into 5035 West Belmont Avenue.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

---

*Beverly Bank & Trust.*

[O2016-5710]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Beverly Bank & Trust from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Clarkview LLC, 2144 Potomac Partners LLC, TKG Clark Holdings LLC.*

[O2016-5696]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Clarkview LLC, 2144 Potomac Partners LLC, TKG Clark Holdings LCC located at 3226 -- 3228 North Clark Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

*Creative Kidz Learning, Inc.*

[O2016-5704]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Creative Kidz Learning Center, Inc., 5776 -- 5778 North Lincoln Avenue, Chicago, Illinois 60659, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

---

*Diggity Dogs, Inc.*

[O2016-5711]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Diggity Dogs, Inc. from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Thang Dinh.*

[O2016-6080]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Thang Dinh, 6229 North Tripp Avenue, Chicago, Illinois 60646, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1234 West Devon Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

*Franchise Realty Investment Trust IL, Doing Business As McDonald's.*

[O2016-5709]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of the City of Chicago, the Commissioner of the Department of Transportation is hereby authorized and directed to exempt Franchise Realty Investment Trust IL, doing business as McDonald's, of 2635 North Clark Street, Chicago, Illinois 60614, from the Municipal Code provisions prohibiting alley access to any parking lot or garage if the capacity of that lot or garage is in excess of six spaces.

SECTION 2. This ordinance shall take effect and be in force upon its passage and publication.

---

*GLPE II LLC.*

[O2016-5699]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt GLPE II LLC of 33 South Ashland Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 33 South Ashland Avenue.

SECTION 2. The ordinance shall take effect and be in force from and after its passage and publication..

---

*Hiram & Manuel Auto Services.*

[O2016-6306]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Hiram & Manuel Auto Services from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress into 3416 North Cicero Avenue.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

---

*Lexington Homes.*

[O2016-5697]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Lexington Homes at 3613, 3615 and 3625 South Morgan Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Montessori Academy.*

[O2016-5694]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Montessori Academy, 1335 West Randolph Street, Chicago, Illinois 60607, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*MR Clark 3473 Operating LLC And JEM Wrigley Venture LLC.*

[O2016-5701]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago,

the Director of Revenue is hereby authorized and directed to exempt MR Clark 3473 Operating LLC and JEM Wrigley Venture LLC located at 3469 -- 3475 North Clark Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*National Auto Group, Inc.*

[O2016-5715]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt National Auto Group, Inc., 6251 North California Avenue, Chicago, Illinois 60645, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1760 West Lunt Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Robert Soudan.*

[O2016-5717]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Robert Soudan, 800 Frontage Road, Northfield, Illinois 60093, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1832 West Juneway Terrace.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

*Uflacker Academy (South Chicago Realty).*

[O2016-5708]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt Uflacker Academy (South Chicago Realty) from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to the parking facilities for 6384 -- 6390 South Archer Avenue, Chicago, Illinois.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*Variable Properties LLC-Series 1938.*

[O2016-5690]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Per Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt Variable Properties LLC-Series 1938 from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress into 1938 North Francisco Avenue.

SECTION 2. This ordinance shall be in force and take effect from and after its passage and publication.

---

*707 West Buckingham LLC.*

[O2016-5702]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt 707 West Buckingham LLC located at 707 West Buckingham Place from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

*1529 -- 1537 West Farwell Condominium Association, In Care Of Wesley Realty.*

[O2016-6081]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 1529 -- 1537 West Farwell Condominium Association, in care of Wesley Realty, 832 Custer Avenue, Evanston, Illinois 60202, from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for 1529 -- 1537 West Farwell Avenue.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*2200 West Lawrence LLC.*

[O2016-5692]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 2200 West Lawrence LLC of 2208 West Lawrence Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities for premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

*2941 North Clark LLC.*

[O2016-5695]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Director of Revenue is hereby authorized and directed to exempt 2941 North Clark LLC located at 2941 North Clark Street from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.



6009 S. Kedzie Ave.

[O2016-5700]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to Section 10-20-430 of the Municipal Code of Chicago, the Commissioner of Transportation is hereby authorized and directed to exempt 6009 South Kedzie Avenue from the provisions requiring barriers as a prerequisite to prohibit alley ingress and egress to parking facilities located at premises address.

SECTION 2. This ordinance shall take effect and be in force from and after its passage and publication.

---

#### STANDARDIZATION OF PORTIONS OF PUBLIC WAYS.

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* the proposed ordinances transmitted herewith authorizing and directing the Commissioner of Transportation to take the actions necessary for the honorary designation/standardization of various portions of the public way. These ordinances were referred to the committee on July 20 and September 8, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY A. BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*1444 W. Fuller St. To Be Known As "Lorraine (Lolly) Biernacki Way".*

[O2016-5626]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of 1444 West Fuller Street as "Lorraine (Lolly) Biernacki Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

---

*6200 Block Of S. Merrimac Ave. To Be Known As "Clearing Night Force Way".*

[O2016-5705]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of the 6200 block of South Merrimac Avenue as "Clearing Night Force Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

*Northeast Corner Of E. Burton Pl. And N. Astor St. To Be Known As "Metropolitan Iakovos Way".*

[O2016-5625]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of the northeast corner of East Burton Place and North Astor Street (facing north/south and pointing east) as "Metropolitan Iakovos Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

—

*7500 Block Of N. Oketo Ave. To Be Known As "PFC Gregory J. Kasper Way".*

[O2016-5629]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Pursuant to an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of 7500 block of North Oketo Avenue as "PFC Gregory J. Kasper Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

—

*S. Lawndale Ave. At W. 62<sup>nd</sup> St. (Southwest Corner) And At W. 62<sup>nd</sup> Pl. (Northwest Corner) To Be Known As " St. Nicholas Of Tolentine Way".*

[O2016-6281]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That an ordinance heretofore passed by the City Council which allows erection of honorary street-name signs, the Commissioner of Transportation shall take the necessary action for standardization of South Lawndale Avenue at West 62<sup>nd</sup> Street (southwest corner) and at West 62<sup>nd</sup> Place (northwest corner) as "St. Nicholas of Tolentine Way".

SECTION 2. This ordinance shall take effect upon its passage and publication.

REVOCAION OF DRIVEWAY PERMIT NO. 09-110909 AT 3914 AND 3916 W.  
16<sup>TH</sup> ST.

[Or2016-412]

The Committee on Transportation and Public Way submitted the following report:

CHICAGO, September 8, 2016.

*To the President and Members of the City Council:*

Your Committee on Transportation and Public Way begs leave to report and recommend that Your Honorable Body *Pass* an order directing the Commissioner of the Department of Transportation to revoke driveway permit Number 09-110909 located at 3914 West 16<sup>th</sup> Street and 3916 West 16<sup>th</sup> Street. This order was referred to the committee on July 20, 2016.

This recommendation was concurred in unanimously by a viva voce vote of the members of the committee, with no dissenting vote.

Respectfully submitted,

(Signed) ANTHONY A. BEALE,  
*Chairman.*

On motion of Alderman Beale, the said proposed order transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said order as passed:

*Ordered*, The Commissioner of the Department of Transportation is hereby authorized and directed to revoke driveway permit Number 09-110909 granted to the property located at 3914 and 3916 West 16<sup>th</sup> Street in the 24<sup>th</sup> Ward.

**COMMITTEE ON ZONING, LANDMARKS  
AND BUILDING STANDARDS.**

---

AMENDMENT OF SECTION 9-68-026 OF MUNICIPAL CODE REGARDING  
NEIGHBORHOOD PARKING PROGRAM WITHIN AREA SURROUNDING  
COMISKEY PARK.

(TAD-551)

[O2016-6933]

(Committee Meeting Held September 12, 2016)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on September 12, 2016, the following items were passed by a majority of the members present:

Page 1 contains one text amendment, TAD-548, regarding medical cannabis dispensing organizations in Planned Manufacturing District Number 2B. Page 1 also contains one text amendment, TAD-551, regarding parking around Comiskey Park in conjunction with stadium events.

Pages 1 through 10 contain various map amendments regarding land use.

Pages 10 and 11 contain business identification signs.

Please let the record reflect that Alderman Thomas Tunney abstains from voting and recuses himself under the provisions of Rule 14.

I hereby move for passage of the proposed ordinance transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,  
*Chairman.*

On motion of Alderman Solis, the said proposed ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City Of Chicago:*

SECTION 1. Section 9-68-026 of the Municipal Code of Chicago is hereby amended by deleting the language struck through, as follows:

9-68-026 Comiskey Park Area Parking Permits.

(a) A neighborhood permit parking program is hereby established within the area surrounding Comiskey Park as set forth below. The operation of the Comiskey Park permit parking program shall be limited to the hours during which athletic events are conducted at Comiskey Park.

(Omitted text is unaffected by this ordinance.)

SECTION 2. This ordinance shall be in full force and effect following due passage and approval.

AMENDMENT OF SECTION 17-6-0403-F OF MUNICIPAL CODE BY PERMITTING  
MEDICAL CANNABIS DISPENSING ORGANIZATIONS WITHIN PLANNED  
MANUFACTURING DISTRICT NO. 2B.

(As Amended)  
(TAD-548)

[SO2016-4828]

(Committee Meeting Held September 12, 2016)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on September 12, 2016, the following items were passed by a majority of the members present:

Page 1 contains one text amendment, TAD-548, regarding medical cannabis dispensing organizations in Planned Manufacturing District Number 2B. Page 1 also contains one text amendment, TAD-551, regarding parking around Comiskey Park in conjunction with stadium events.

Pages 1 through 10 contain various map amendments regarding land use.

Pages 10 and 11 contain business identification signs.

Please let the record reflect that Alderman Thomas Tunney abstains from voting and recuses himself under the provisions of Rule 14.

I hereby move for passage of the proposed substitute ordinance transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,  
*Chairman.*





SECTION 2. This ordinance shall be in force and effect from and after its passage and publication.

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AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF AREAS SHOWN ON MAP NOS. 3-H AND 7-G.

(Committee Meeting Held September 12, 2016)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on September 12, 2016, the following items were passed by a majority of the members present:

Page 1 contains one text amendment, TAD-548, regarding medical cannabis dispensing organizations in Planned Manufacturing District Number 2B. Page 1 also contains one text amendment, TAD-551, regarding parking around Comiskey Park in conjunction with stadium events.

Pages 1 through 10 contain various map amendments regarding land use.

Pages 10 and 11 contain business identification signs.

Please let the record reflect that Alderman Thomas Tunney abstains from voting and recuses himself under the provisions of Rule 14.

I hereby move for passage of the proposed substitute ordinances transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,  
*Chairman.*

On motion of Alderman Solis, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadiowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Capplemann, Pawar, Osterman, J. Moore, Silverstein -- 49.

Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

Alderman Burke abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to these ordinances in previous and unrelated matters.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Reclassification Of Area Shown On Map No. 3-H.*

(As Amended)

(Application No. 18629)

(Common Address: 1323 -- 1363 N. Paulina St., 1603 -- 1659 W. Blackhawk St.  
1242 -- 1362 N. Ashland Ave. And 1259 -- 1315 N. Milwaukee Ave.)

[SO2016-98]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the Business Planned Development Number 300 District symbols and indications as shown on Map Number 3-H in the area bounded by:

West Blackhawk Street; North Ashland Avenue; the public alley next northeast of and parallel to North Milwaukee Avenue; a perpendicular line to the northeast line of North Milwaukee Avenue and 493.51 feet southeast of the east line of North Paulina Street (as measured along the northeast line of North Milwaukee Avenue); North Milwaukee Avenue; and North Paulina Street,

to those of a Business Planned Development Number 300, as amended, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 2. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the Business Planned Development Number 300 District symbols and indications as shown on Map Number 3-H in the area bounded by:

North Milwaukee Avenue; the southeast line of North Mautene Court; the public alley next southwest of and parallel to North Milwaukee Avenue; and the northwest line of North Mautene Court,

to those of a POS-2 Park and Open Space District.

SECTION 3. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the Business Planned Development Number 300 District symbols and indications as shown on Map Number 3-H in the area bounded by:

the public alley next southwest of an parallel to North Milwaukee Avenue; a line 385 feet southeasterly of and parallel to North Paulina Street; a line 194.50 feet southwesterly of and parallel to the alley next southwesterly of and parallel to North Milwaukee Avenue; the vacated alley per Document Number 87203267 next southeast of and parallel to North Paulina Street (running in a northeasterly direction); the vacated alley per Document Number 87203267 next southwest of and parallel to North Milwaukee Avenue (running in a northwesterly direction); a line 100 feet north of and parallel to West Division Street; the public alley next east of and parallel to North Paulina Street; the public alley next southeast of and parallel to North Paulina Street (running in a northeasterly direction); a line 50 feet southwest of and parallel to the public alley next southwest of and parallel to North Milwaukee Avenue; and North Paulina Street,

to those of B3-2 Community Shopping District.

SECTION 4. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Business Planned Development Number 300 consists of approximately 380,179 square feet of Net Site Area. CP West Division LLC is the applicant with authorization from the property owner for purposes of amending this planned development for the single purpose of removing a tract of land from

Subarea 13 within the boundaries of Planned Development Number 300 and adjusting the exhibits and Bulk Regulations and Data Table to reflect that removal.

2. The requirements, obligations and conditions contained within the planned development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessees. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal titleholder and any ground lessees of the property. Any applications for amendments, modifications or changes (administrative, legislative or otherwise) to the planned development shall be made or authorized by the applicant or its successors or assigns.

Nothing herein shall prohibit or in any way restrict the alienation, sale or any other transfer of all or any portion of the property or any rights, interests or obligations therein. Upon any alienation, sale or any other transfer of all or any portion of the property or the rights therein (other than an assignment or transfer of rights pursuant to a mortgage or otherwise as collateral for any indebtedness) and solely with respect to the portion of the property so transferred, the term "applicant" shall be deemed amended to apply to the transferee thereof (and its beneficiaries if such transferee is a land trust) and the seller or transferor thereof (and its beneficiaries if such seller or transferor is a land trust) shall thereafter be released from any and all obligations or liability hereunder.

3. The plan of development consists of these sixteen (16) Statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Property Line and Boundary Map; and a Generalized Land-Use Plan dated July 21, 2016. These and no other zoning controls shall apply to the property. The planned development conforms to the intent and purpose of the Chicago Zoning Ordinance, Title 17 of the Municipal Code of Chicago, and all requirements thereof, and satisfies the established criteria for approval as a planned development. In any instance where a provision of the planned development conflicts with the Chicago Building Code, the Building Code shall control. In case of conflict between the terms of this planned development ordinance and the Zoning Ordinance, this planned development ordinance shall control.
4. The following uses shall be permitted within the area delineated herein as Business Planned Development Number 300: general merchandise uses; retail drug stores; food stores; department stores; discount stores; catalogue stores; service type business uses; restaurants, including sale of alcoholic beverages for consumption on the premises; amusement establishments; package liquor stores; schools; clubs and meeting halls; recreational uses, including health and exercise clubs; day care centers; professional and business offices, including clinics; residential self-storage; parking and related uses. Non-enclosed outdoor storage and gas stations are prohibited.

5. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees.
6. Any dedication or vacation of streets and alleys, or easements or adjustments of right-of-way or consolidation or resubdivision of parcels shall require a separate submittal on behalf of the applicant or its successors, assignees or grantees.
7. Off-street parking and off-street loading facilities shall be provided in compliance with this plan of development, subject to the review of the Department of Transportation and the approval of the Department of Planning and Development. Ingress and egress from such off-street facilities shall be from North Ashland Avenue and North Paulina Street.
8. Any service drives or any other ingress or egress shall be adequately designed and paved in accord with the regulations of the Department of Transportation and in compliance with the Municipal Code of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such paved areas. Fire lanes, if required, shall be adequately designed and paved in compliance with the Municipal Code of Chicago and shall have a minimum width of eighteen (18) feet to provide ingress and egress for emergency vehicles. There shall be no parking within such paved areas. Closure of all or part of any public street or alley during demolition or construction shall be subject to review and approval of the Chicago Department of Transportation.
9. For purposes of building height measurement and calculation, the definitions of the Chicago Zoning Ordinance shall apply. In addition to the maximum height of any building or any appurtenance attached thereto, the height of any improvement shall also be subject to height limitations as approved by the Federal Aviation Administration. For purposes of floor area and floor area ratio ("FAR") calculations, the definitions of the Chicago Zoning Ordinance shall apply. Business establishments shall be unrestricted with respect to maximum gross floor areas, subject only to aggregate maximum floor area ratio.
10. Identification signs shall be permitted within the area delineated herein as Business Planned Development Number 300, subject to the review and approval of the Department of Planning and Development. Off-premises signs shall not be permitted in the planned development.
11. The information in the tables and maps attached hereto sets forth data concerning the generalized land-use plan of the area delineated herein as Business Planned Development Number 300, and stipulates the land-use and development controls applicable to the site. Notwithstanding any statement to the contrary, this planned development shall be subject to the provisions of Chapter 17-11 of the Chicago Zoning Ordinance governing landscaping and screening. In any instance where a

provision of the planned development conflicts with landscape and screening provisions of the Chicago Zoning Ordinance, the Chicago Zoning Ordinance shall control. Nothing in this planned development is intended to waive the applicability of the landscape and screening provisions of the Chicago Zoning Ordinance.

12. The plan of development attached hereto shall be subject to the "Rules, Regulations and Procedures in Relation to Planned Developments", as promulgated by the Commissioner of the Department of Planning and Development. The terms, conditions and exhibits of this planned development may be modified administratively by the Commissioner of the Department of Planning and Development upon written application and a determination by the Commissioner of the Department of Planning and Development that such modification is minor, appropriate and consistent with the nature of the improvements contemplated by the planned development and the purposes underlying the provisions hereof. Any such modification of the requirements of the planned development by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the planned development as contemplated by Section 17-13-061 1-A of the Chicago Zoning Ordinance.
13. It is in the public interest to design, construct and renovate all buildings in a manner that provides healthier environments, reduces operating costs and conserves energy and resources. All new development and buildings located within the planned development shall be designed, constructed, and maintained in accord with the City's Sustainable Development Policy in effect at the time.
14. It is in the public interest to design, construct and maintain the project in a manner that promotes, enables and maximizes universal access throughout the property. Plans for all new buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities ("MOPD") to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
15. All further development within the planned development shall comply with the Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioner of Streets and Sanitation, the Commissioner of the Environment and the Commissioner of Buildings under Section 13-32-125 of the Municipal Code of Chicago, or any other provision of that Code.
16. The City of Chicago established a Part II Review fee in the amount of Zero and 25/100 Dollars (\$0.25) per square foot for the total buildable square feet (floor

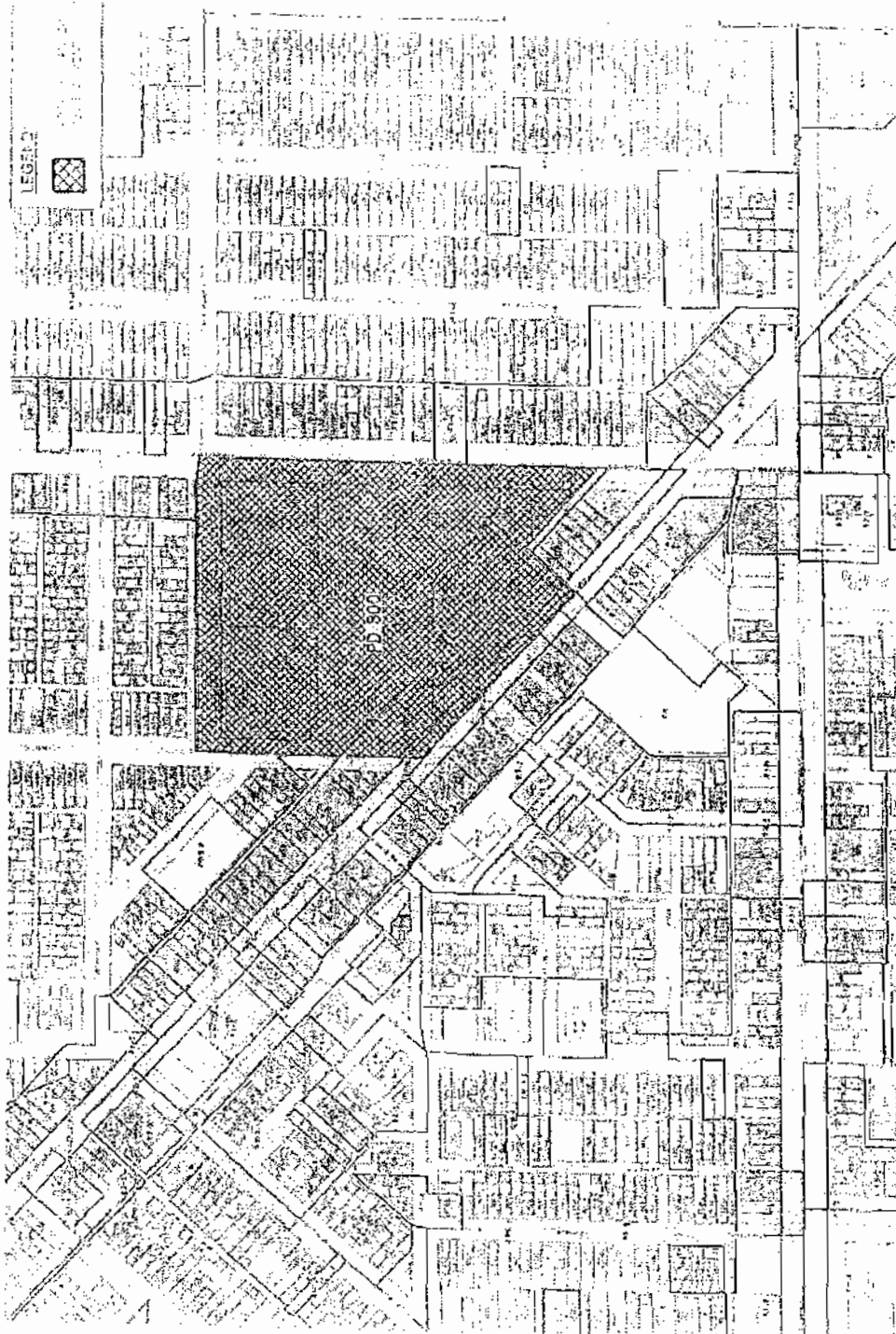
area). The Part II Review fee will be assessed by the Department of Planning and Development during the actual Part II Review. The fee as determined by the Department of Planning and Development staff at that time is final and binding on the applicant and must be paid to the Department of Planning and Development prior to the issuance of any Part II Approval.

[Existing Zoning Map; Existing Land-Use Map; and Property and Boundary Map referred to in these Plan of Development Statements printed on pages 31765 through 31767 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Bulk Regulations And Data Table.*

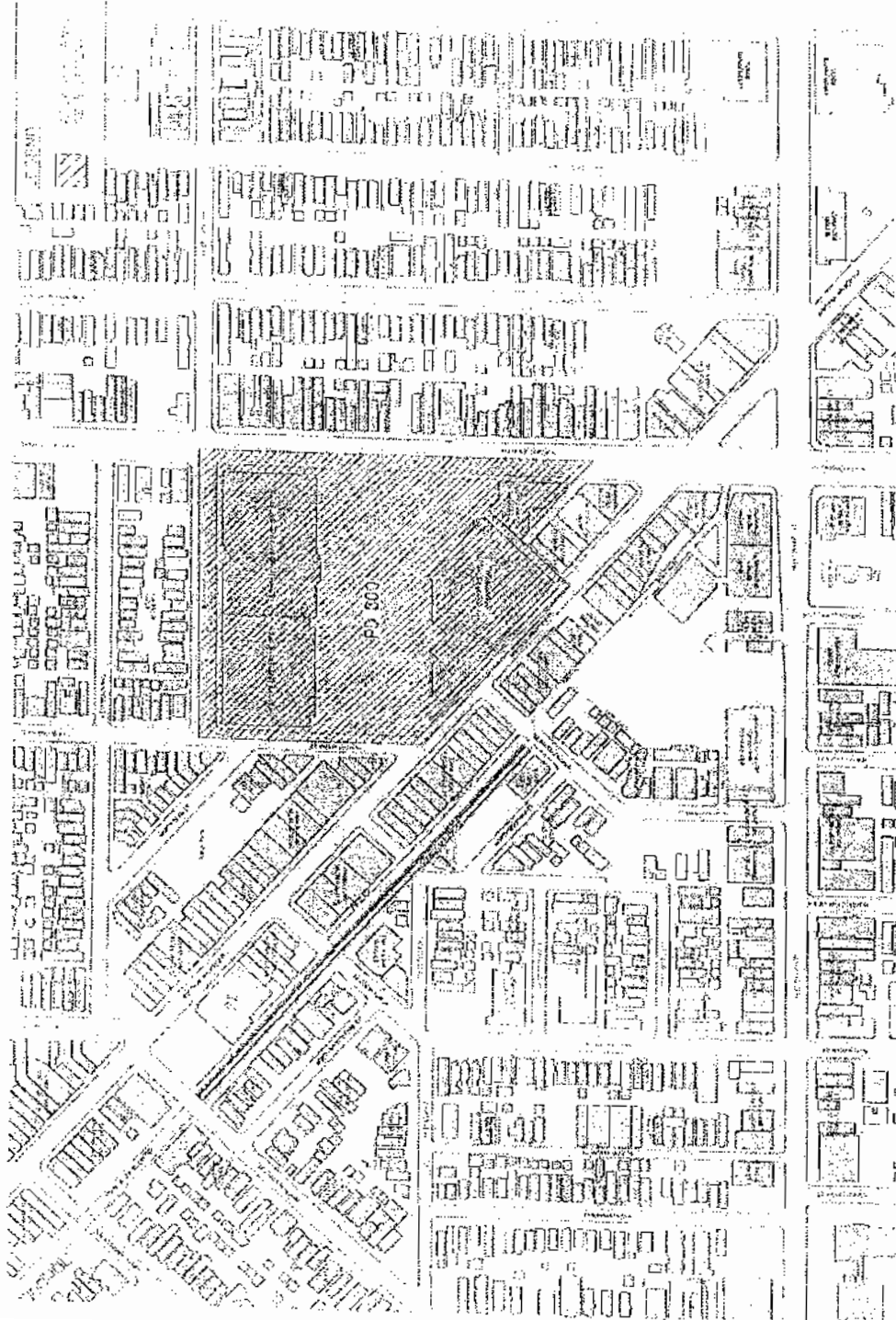
Net Site Area:	380,179 square feet
Area of Public Rights-of-Way:	96,428 square feet
Gross Site Area:	476,607 square feet
Maximum Floor Area Ratio:	1.05
Minimum Number of Parking Spaces:	295
Minimum Number of Loading Berths:	6
Minimum Setbacks at Property Line:	0
Maximum Percentage of Land Coverage:	57 percent



PLANNED DEVELOPMENT EXISTING ZONING MAP

APPLICANT: CP WEST DIVISION LLC  
ADDRESS: 1041 N. PAULINA ST, 1265 100 N. MILWAUKEE AVE. & 1240-1360 N. ASHLAND AVE, CHICAGO IL 60622  
CG/NOIL INTRODUCTION:  
PLANNING COMMISSION

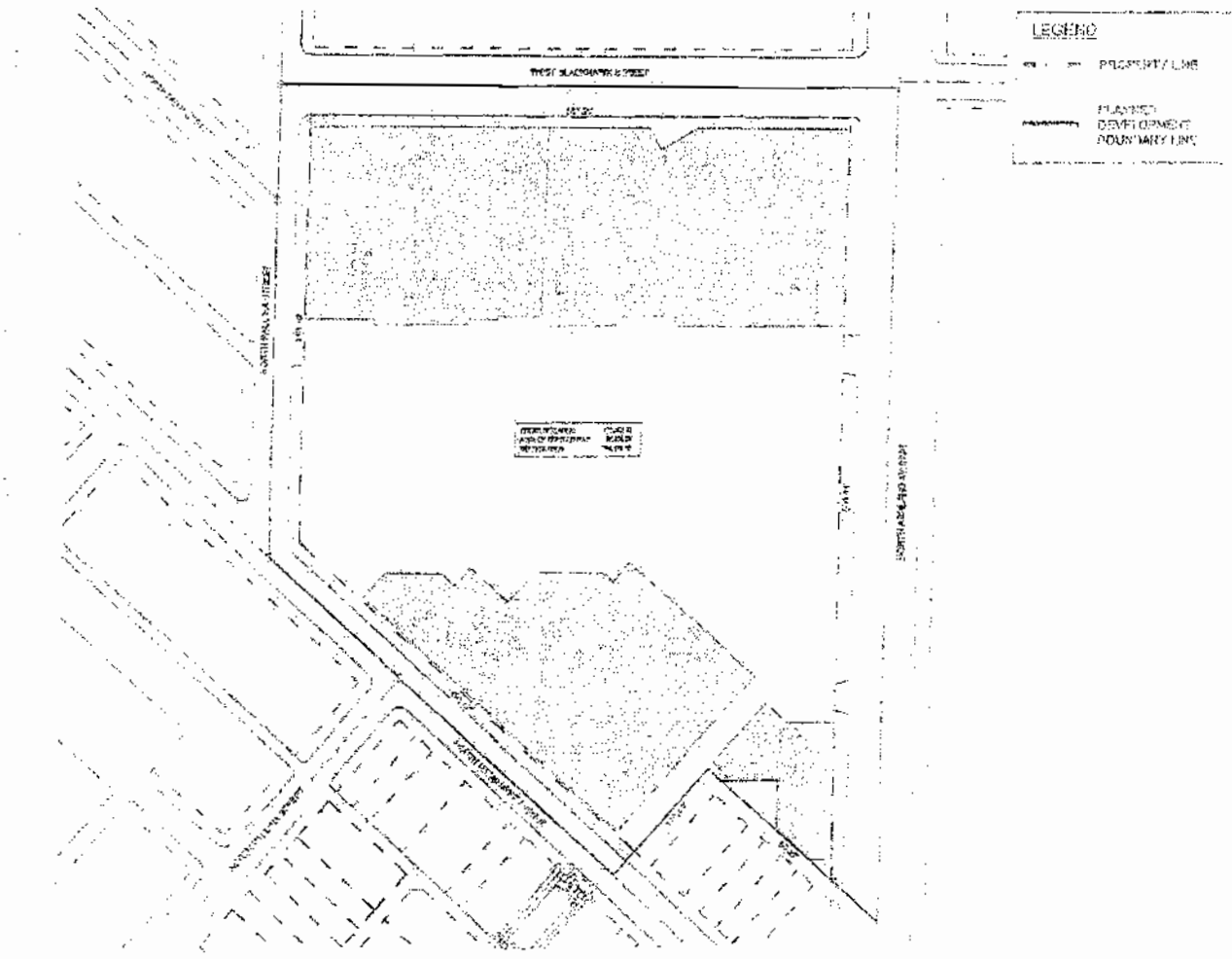




**EXISTING LAND USE MAP**

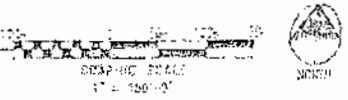
APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1311 N. PALMERIA ST., 265--363 N. MILWAUKEE AVE. & 1240-1350 N. ASHLAND AVE., CHICAGO IL 60622  
 CONSULTING: INTRODUCTION  
 PLANNING COMMISSION

FINAL FOR PUBLICATION



PLANNED DEVELOPMENT PROPERTY AND BOUNDARY MAP

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1341 N. PAULINA ST, 1265-1303 N. MILWAUKEE AVE. & 1240-1360 N. ASHLAND AVE, CHICAGO IL 60622  
 COUNCIL INTRODUCTION:  
 PLANNING COMMISSION:



*Reclassification Of Area Shown On Map No. 3-H.*  
(As Amended)  
(Application No. 18630)  
(Common Address: 1257 -- 1259 N. Paulina St. And  
1640 -- 1648 W. Division St.)

[SO2016-99]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B3-2 Community Shopping District symbols and indications as shown on Map Number 3-H in the area bounded by:

the alley next southwest of an parallel to North Milwaukee Avenue; a line 318.28 feet southeasterly of and parallel to North Paulina Street; a line 194.50 feet southwesterly of and parallel to the alley next southwesterly of and parallel to North Milwaukee Avenue; a line 27.24 feet west of the west boundary line of the public alley (vacated) next east of and parallel to North Paulina Street (as measured along the north line of West Division Street); West Division Street; a line 30 feet east of and parallel to the east line of the alley (if extended) next east of and parallel to North Paulina Street; the public alley next north of and parallel to West Division Street; the public alley next east of and parallel to North Paulina Street; the public alley next southeast of and parallel to North Paulina Street (running in a northeasterly direction); a line 50 feet southwest of and parallel to the public alley next southwest of and parallel to North Milwaukee Avenue; and North Paulina Street,

to those of a B3-5 Community Shopping District.

SECTION 2. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B3-5 Community Shopping District symbols and indications as shown on Map Number 3-H in the area bounded by:

the alley next southwest of an parallel to North Milwaukee Avenue; a line 318.28 feet southeasterly of and parallel to North Paulina Street; a line 194.50 feet southwesterly of and parallel to the alley next southwesterly of and parallel to North Milwaukee Avenue; a line 27.24 feet west of the west boundary line of the public alley (vacated) next east of and parallel to North Paulina Street (as measured along the north line of West Division Street); West Division Street; a line 30 feet east of and parallel to the east line of the alley (if extended) next east of and parallel to North Paulina Street; the public alley next north of and parallel to West Division Street; the public alley next east of and parallel to North Paulina Street; the public alley next southeast of and parallel to North Paulina Street (running in a northeasterly direction); a line 50 feet southwest of and parallel to the public alley next southwest of and parallel to North Milwaukee Avenue; and North Paulina Street,

to those of a Residential Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Residential Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number TBD ("Planned Development") consists of approximately 97,750 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property"). CP West Division LLC is the "Applicant" for this Planned Development pursuant to authorization from the other Property owners.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance (the "Zoning Ordinance"), the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.
3. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Chicago Department of Transportation ("CDOT") on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Department of Planning and Development ("DPD") and CDOT. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of CDOT.

All work proposed in the public way must be designed and constructed in accordance with CDOT Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by CDOT.

4. This plan of development consists of these 16 Statements; a Bulk Regulations and Data Table and the following exhibits and plans attached hereto prepared by Hirsch Architects and dated July 21, 2016 (the "Plans"): an Existing Zoning Map; a Planned Development Property and Boundary Line Map; an Existing Land-Use Map; a Site and Ground Floor Plan; a Proposed Landscape/Green Roof Plan; Building Elevations (North, South, East and West). In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereof, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.
5. The following uses are permitted in the area delineated herein as a Business Planned Development: general retail sales, office, multi-family dwelling units (at and above the ground floor), schools, colleges and universities, animal services (sales and grooming, veterinary, excluding shelter/boarding kennel), artist work or sales space, business support services, day care, dry cleaner, eating and drinking establishments (all, including outdoor patios), food and beverage retail sales (provided any sale of liquor shall be accessory only), vacation rental, medical service, financial services (except drive-through facilities, payday/title secured loan stores and pawn shops), personal service (including, without limitation, yoga and fitness studios), participant sports and recreation, residential storage, warehouse, co-located wireless communication facilities, accessory and non-accessory parking (up to 45 percent pursuant to Section 17-10-0503), and accessory and related uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of DPD. Off-premises signs are prohibited within the boundary of the Planned Development.
7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted Floor Area Ratio ("FAR") for the Property shall be in accordance with the attached Bulk Regulations and Data Table for the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a Net Site Area of 97,750 square feet.

9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by DPD. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by DPD. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall seek LEED certification (or equivalent alternative certification, such as Energy Star) and provide a 50 percent net green roof on Building 2 and Building 4 as shown on the Proposed Landscape/Green Roof Plan.

Applicant shall construct the open space shown on the site plan. The open space shall continue to be privately owned, maintained and subject to occasional partial closure for private use but, subject to the foregoing, shall remain accessible to the public during hours in which public parks are accessible to the public. Nothing contained herein shall preclude residents or other individuals from using the open space for other private uses, provided that they obtain all necessary governmental approvals and permits.
15. The Applicant acknowledges and agrees that the rezoning of the Property from the B3-3 Community Shopping District to the B3-5 Community Shopping District and then to this Planned Development, triggers the requirements of Section 2-45-115 of the Municipal Code (the "Affordable Requirements Ordinance" or "ARO").

Any developer of a "residential housing project" within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project (the "Required Units") as affordable units, or provide the Required Units in an approved off-site location; (ii) pay a fee in lieu of the development of the Required Units; or (iii) any combination of (i) and (ii); provided, however, that residential housing projects with 20 or more units must provide at least 25 percent of the Required Units on-site or, with the Commissioner's approval, off-site. If the developer elects to provide affordable units off-site, the off-site affordable units must be located within a two-mile radius from the residential housing project and in a higher income area or downtown district. The Property is located in a "higher income area" within the meaning of the ARO, and the Applicant has agreed to satisfy its affordable housing obligation by providing 26 affordable units in the rental Building 1 and Building 2 to be constructed in the Planned Development, as set forth in the Affordable Housing Profile Form attached hereto as Exhibit [\_\_\_\_]. The Applicant agrees that the affordable rental units must be affordable to households earning no more than 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income (AMI), as updated annually by the City of Chicago. If the Applicant subsequently reduces (or increases) the number of housing units in the Planned Development, the Applicant shall update and resubmit the Affordable Housing Profile Form to the Department of Planning and Development ("DPD") for review and approval, and DPD may adjust the number of required Affordable Units without amending the Planned Development. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or foundation permits, the Applicant must execute and record an affordable housing agreement in accordance with Section 2-45-115(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the Planned Development, or the applicable portion thereof, and will constitute a lien against such property. The Commissioner of DPD may enforce remedies for any breach of this Statement 15, including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.

16. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of DPD shall initiate a zoning map amendment to rezone the Property to the B3-2 Community Shopping District.

[Existing Zoning Map; Existing Land-Use Map (400 feet in all directions); Property and Boundary Map; Site and Ground Floor Plan; Proposed Landscape/Green Roof Plan; and Elevations for Buildings 1, 2, 3 and 4 referred to in these Plan of Development Statements printed on pages 31778 through 31795 of this *Journal*.]

Bulk Regulations and Data Table and Affordable Housing Profile Form (Rental) referred to in these Plan of Development Statements read as follows:

*Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area (square feet):	121,558
Area of Public Rights-of-Way (square feet):	23,808
Net Site Area (square feet):	97,750
Maximum Floor Area Ratio:	3.5
Maximum Number of Dwelling Units:	260
Subarea A:	61
Subarea B:	199
Minimum Off-Street Parking Spaces:	160
Minimum Bike Parking Spaces:	119
Minimum Off-Street Loading Spaces:	
Subarea A:	2 (10 feet by 25 feet)
Subarea B:	2 (10 feet by 25 feet)
Maximum Building Height:	In conformance with the Plans
Subarea A:	68 feet, 8 inches
Subarea B:	177 feet (top of roof) 190 feet (top of elevator overrun/fan room)
Minimum Setbacks:	In conformance with the Plans



FINAL FOR PUBLICATION

**Affordable Housing Profile Form (Rental)**

Submit this form to the Department of Planning & Development for each project that triggers an affordability requirement (including CPAN, ARO, and the Density Bonus).

This completed form should be returned (via e-mail, fax, postal service or interoffice mail), to: Marcia Baxter, Department of Planning & Development, 121 N. LaSalle Street, Chicago, IL 60602. E-mail: [Marcia.Baxter@cityofchicago.org](mailto:Marcia.Baxter@cityofchicago.org); Telephone: (312) 744-0696.

For information on these programs/requirements, visit [www.cityofchicago.org/dpd](http://www.cityofchicago.org/dpd)

Date: July 19, 2016

**SECTION 1: DEVELOPMENT INFORMATION**

Development Name: Wicker Park Connection  
 Development Address: 1660-1664 W. Division St.  
 Ward: 1

If you are working with a Planner at the City, what is his/her name? Noah Szafraniec

Type of City involvement:  Land write-down  
 (check all that apply)  Financial Assistance (If receiving TIF assistance, will TIF funds be used for housing construction? ) \*if yes, please provide copy of the TIF Eligible Expenses  
 Zoning increase, PD, or City Land purchase

**SECTION 2: DEVELOPER INFORMATION**

Developer Name: Centrum Partners  
 Developer Contact (Project Coordinator): Larry Powers  
 Developer Address: 225 W Hubbard St, Chicago, IL 60654  
 Email address: lpowers@centrumpartners.net May we use email to contact you?  Yes  No  
 Telephone Number: (708) 288-8718

**SECTION 3: DEVELOPMENT INFORMATION**

a) Affordable units required

For ARO projects:  $\frac{260}{\text{Total units}} \times 10\% = \frac{26}{\text{total affordable units required}}$  (always round up)  
 \*20% if TIF assistance is provided

For Density Bonus projects: Not Applicable  
 Bonus Square Footage\* Affordable sq. footage required  
 \*Note that the maximum allowed bonus is 20% of base FAR in dash-5; 25% in dash-7 or -10; and 30% of base FAR in dash 12 or -16 ([www.cityofchicago.org/zoning](http://www.cityofchicago.org/zoning) for zoning info).

b) building details

In addition to water, which of the following utilities will be included in the rent (circle applicable):  
 Cooking gas  electric  gas heat  electric heat  other (describe on back)

Is parking included in the rent for the: affordable units? yes  no  market-rate units? yes  no   
 If parking is not included, what is the monthly cost per space? IBD

Estimated date for the commencement of marketing: Subarea A: July 2016 / Subarea B: February 2018

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Estimated date for completion of construction of the affordable units: N/A

For each unit configuration, fill out a separate row, as applicable (see example).

	Unit Type*	Number of Units	Number of Bedrooms/Unit	Total Square Footage/Unit	Expected Market Rent	Proposed Affordable Rent*	Proposed Level of Affordability (60% or less of AMI)	Unit Mix OK to proceed?
<i>Example</i>	1 bed/1 bath	4	1	800	\$1000	759	60%	
Affordable Units	Please See Attached Spreadsheet							
Market Rate Units						N/A	N/A	
						N/A	N/A	
						N/A	N/A	

\*Rent amounts updated annually in the City of Chicago's Maximum Affordable Monthly Rent Chart

**SECTION 4: PAYMENT IN LIEU OF UNITS**

When do you expect to make the payment -in-lieu? Not Applicable  
 (typically corresponds with issuance of building permits) Month/Year

For ARO projects, use the following formula to calculate payment owed:

$$\frac{\text{Number of total units in development}}{\text{Number of total units in development}} \times 10\% = \frac{\text{Amount owed}}{\text{Amount owed}} \times \$100,000 = \$$$

(round up to nearest whole number)

For Density Bonus projects, use the following formula to calculate payment owed:

$$\text{Bonus Floor Area (sq ft)} \times 80\% \times \$ \frac{\text{Median Land Price per Base FAR Foot}}{\text{Median Land Price per Base FAR Foot}} = \$ \text{Amount owed}$$

(from table below)

Submarket (Table for use with the Density Bonus fees in-lieu calculations)	Median Land Price per Base FAR Foot
Loop; Chicago River on north/west; Congress on south; Lake Shore Dr on east	\$31
North; Division on north; Chicago River on south/west; Lake Shore Dr. on east	\$43
South; Congress on north; Stevenson on south; Chicago River on west; Lake Shore Dr. on east	\$22
West; Lake on north; Congress on south; Chicago River on east; Racine on west	\$29

**Authorization to Proceed (to be completed by Department of HED)**

Marcia Baxter,  
 Department of Planning & Development

Date

Developer/Project Manager

Date

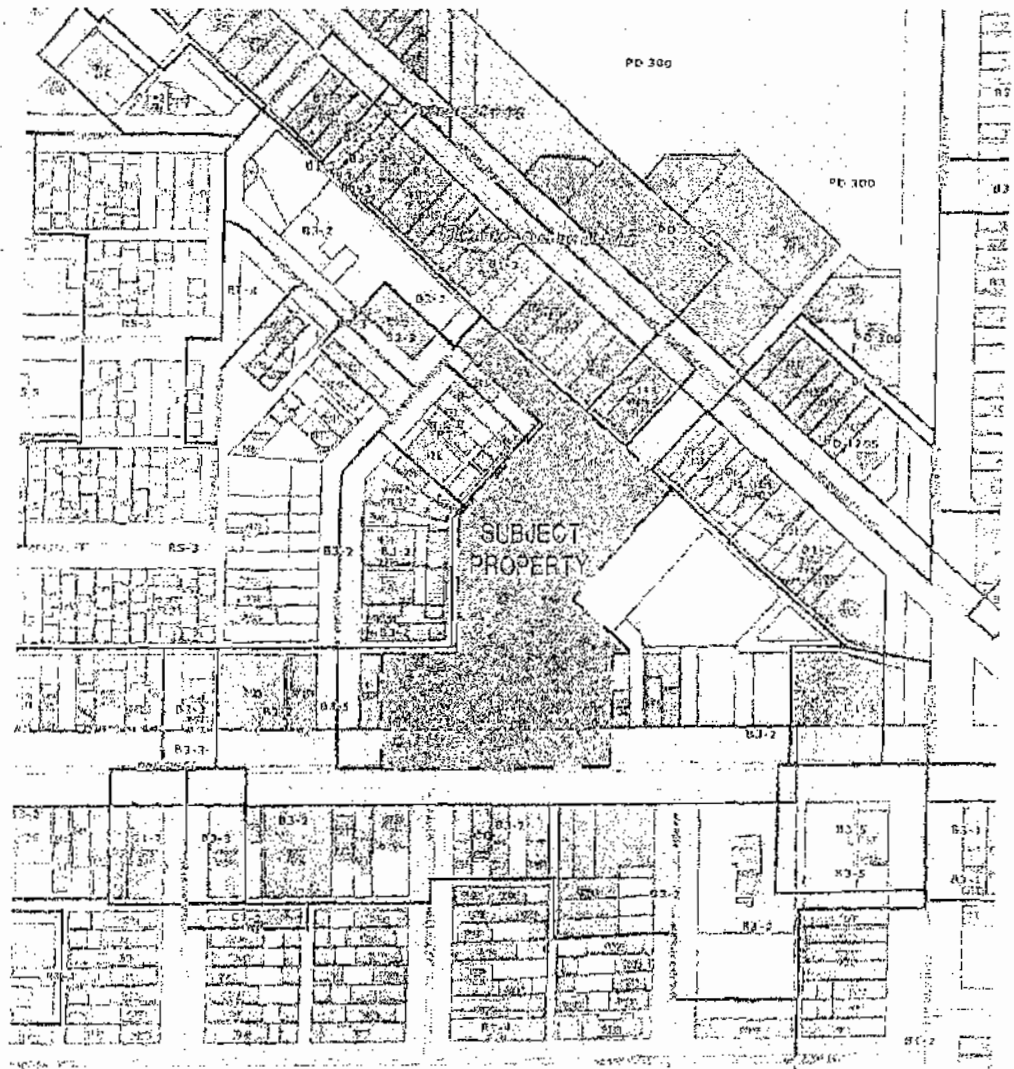
Wicker Park Connection - Affordable Housing Profile Form (Rental)

Unit Type	Number of Units	Number of Bedrooms/Units	Total Square Footage/Unit	Proposed Rent	Proposed Affordable Rent	Proposed Level of Affordability (80% of AGI or less)	Unit Status (to proceed?)
Affordable Units	Studio	1	4	411 SF	N/A	717	80%
	Studio	3	6	488 SF	N/A	722	80%
	1 Bedrm/1 Bath	1	1	711 SF	N/A	807	80%
	1 Bedrm/1 Bath	3	3	658 SF	N/A	821	80%
	1 Bedrm/1 Bath	3	1	595 SF	N/A	826	80%
	1 Bedrm/1 Bath	6	1	616 SF	N/A	826	80%
	2 Bedrm/1 Bath	1	2	673 SF	N/A	963	80%
	2 Bedrm/2 Bath	1	2	637 SF	N/A	991	80%
	2 Bedrm/2 Bath	3	2	1,181 SF	N/A	991	80%
	3 Bedrm/2 Bath	4	3	1,181 SF	N/A	1,143	80%
Market Rate Units	Studio	11	0	573 SF	1,719	N/A	N/A
	Studio	4	0	538 SF	1,785	N/A	N/A
	Studio	4	0	488 SF	1,865	N/A	N/A
	Studio	10	0	517 SF	1,991	N/A	N/A
	Studio	9	0	546 SF	1,931	N/A	N/A
	1 Bedrm/1 Bath	5	1	712 SF	2,150	N/A	N/A
	1 Bedrm/1 Bath	11	1	658 SF	1,978	N/A	N/A
	1 Bedrm/1 Bath	5	1	658 SF	2,007	N/A	N/A
	1 Bedrm/1 Bath	5	1	649 SF	2,075	N/A	N/A
	1 Bedrm/1 Bath	1	1	732 SF	2,135	N/A	N/A
	1 Bedrm/1 Bath	11	1	679 SF	1,997	N/A	N/A
	1 Bedrm/1 Bath	7	1	616 SF	1,845	N/A	N/A
	1 Bedrm/1 Bath	3	1	667 SF	1,845	N/A	N/A
	1 Bedrm/1 Bath	6	1	628 SF	1,905	N/A	N/A
	1 Bedrm/1 Bath	9	1	755 SF	2,205	N/A	N/A
	1 Bedrm/1 Bath	11	1	657 SF	1,871	N/A	N/A
	1 Bedrm/2 Bath	1	1	1,113 SF	1,967	N/A	N/A
	1 Bedrm/2 Bath	4	1	747 SF	1,951	N/A	N/A


Phase 1  
Phase 2  
Phase 3  
Phase 4  
Phase 5  
Phase 6  
Phase 7  
Phase 8  
Phase 9  
Phase 10  
Phase 11  
Phase 12  
Phase 13  
Phase 14  
Phase 15  
Phase 16  
Phase 17  
Phase 18  
Phase 19  
Phase 20

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2 Bdrm/1Bath	1	1	937 SF	2561	N/A	N/A	Phase 1
1 Bdrm/1Bath	1	1	729 SF	2109	N/A	N/A	Phase 2
1 Bdrm/1Bath	1	1	832 SF	2005	N/A	N/A	Phase 2
1 Bdrm/1Bath	1	1	796 SF	2158	N/A	N/A	Phase 1
23Bdrm/2 Bath	7	7	1,094 SF	3982	N/A	N/A	Phase 1
24Bdrm/2 Bath	5	2	1,100 SF	3490	N/A	N/A	Phase 1
20Bdrm/2 Bath	2	2	1,289 SF	3067	N/A	N/A	Phase 1
21Bdrm/2 Bath	7	2	1,234 SF	3747	N/A	N/A	Phase 1
28Bdrm/2 Bath	2	2	1,084 SF	3752	N/A	N/A	Phase 2
26Bdrm/1 Bath	3	7	693 SF	2079	N/A	N/A	Phase 3
25Bdrm/2 Bath	3	2	937 SF	2811	N/A	N/A	Phase 2
28Bdrm/2 Bath	5	2	1,105 SF	3542	N/A	N/A	Phase 4
26Bdrm/2 Bath	3	2	1,041 SF	3123	N/A	N/A	Phase 2
29Bdrm/2 Bath	2	2	1,227 SF	3681	N/A	N/A	Phase 4
38Bdrm/2Bath	9	3	1,250 SF	3750	N/A	N/A	Phase 2
48Bdrm/4Bath	13	3	2,269 SF	NA	N/A	N/A	Phase 3
46Bdrm/4Bath	2	3	3,175 SF	NA	N/A	N/A	Phase 1
49Bdrm/4Bath	2	3	2,344 SF	NA	N/A	N/A	Phase 8
38Bdrm/3Bath	10	3	2,020 SF	NA	N/A	N/A	Phase 4
41Bdrm/3Bath	5	4	2,430 SF	NA	N/A	N/A	Phase 4



LEGEND

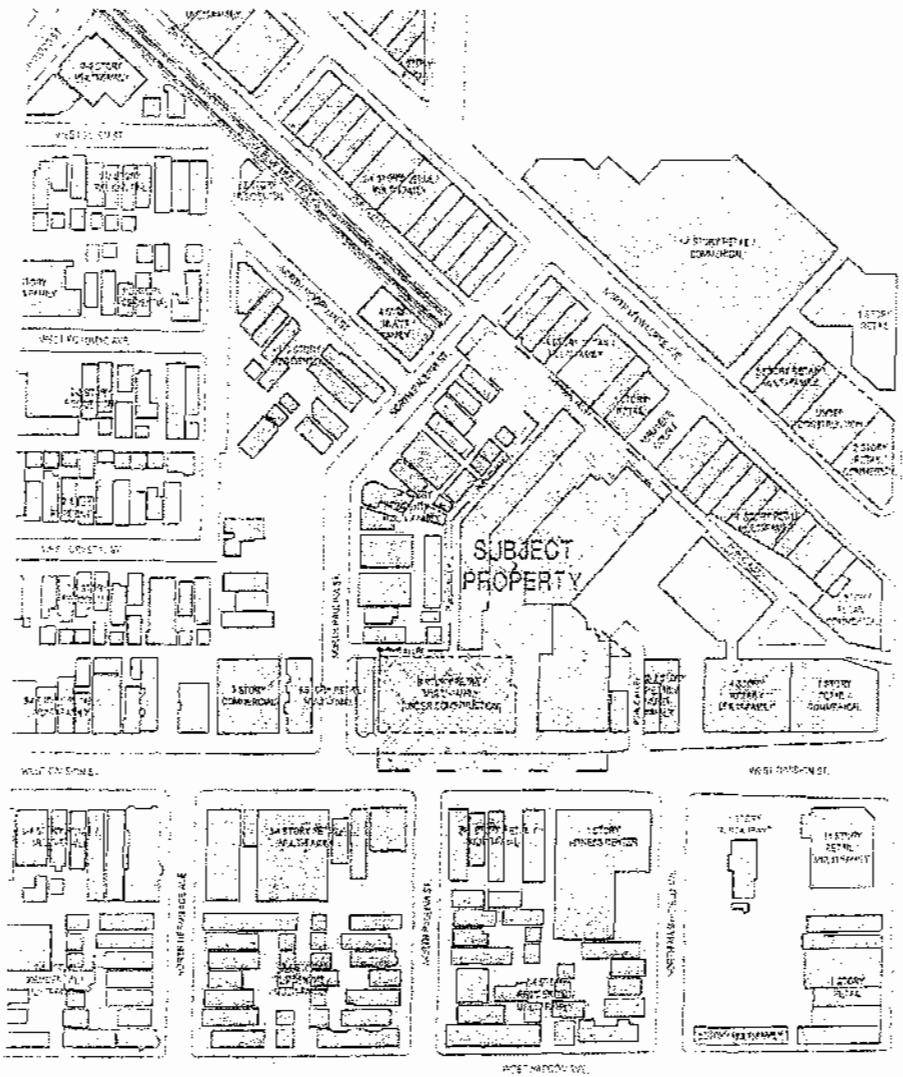
 AREA OF PLANNED DEVELOPMENT

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PLANNED DEVELOPMENT EXISTING ZONING MAP

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 PLANNING COMMISSION: July 21, 2016





LINE OF IMPROVEMENT

**LEGEND**

AREA OF PLANNED DEVELOPMENT

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AREA OF IMPROVEMENT

EXISTING LAND USE MAP (400' in all directions)

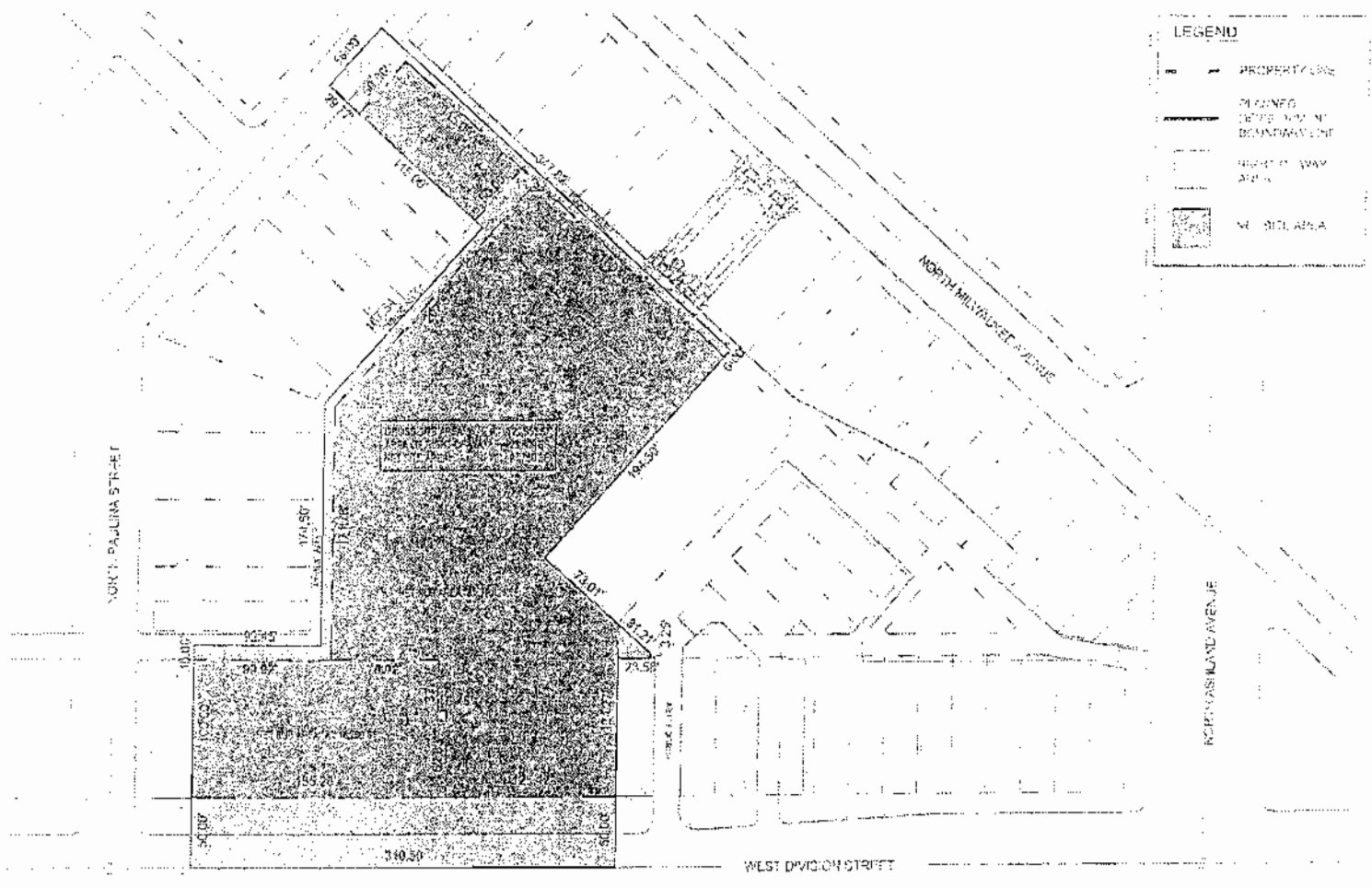
APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
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**LEGEND**

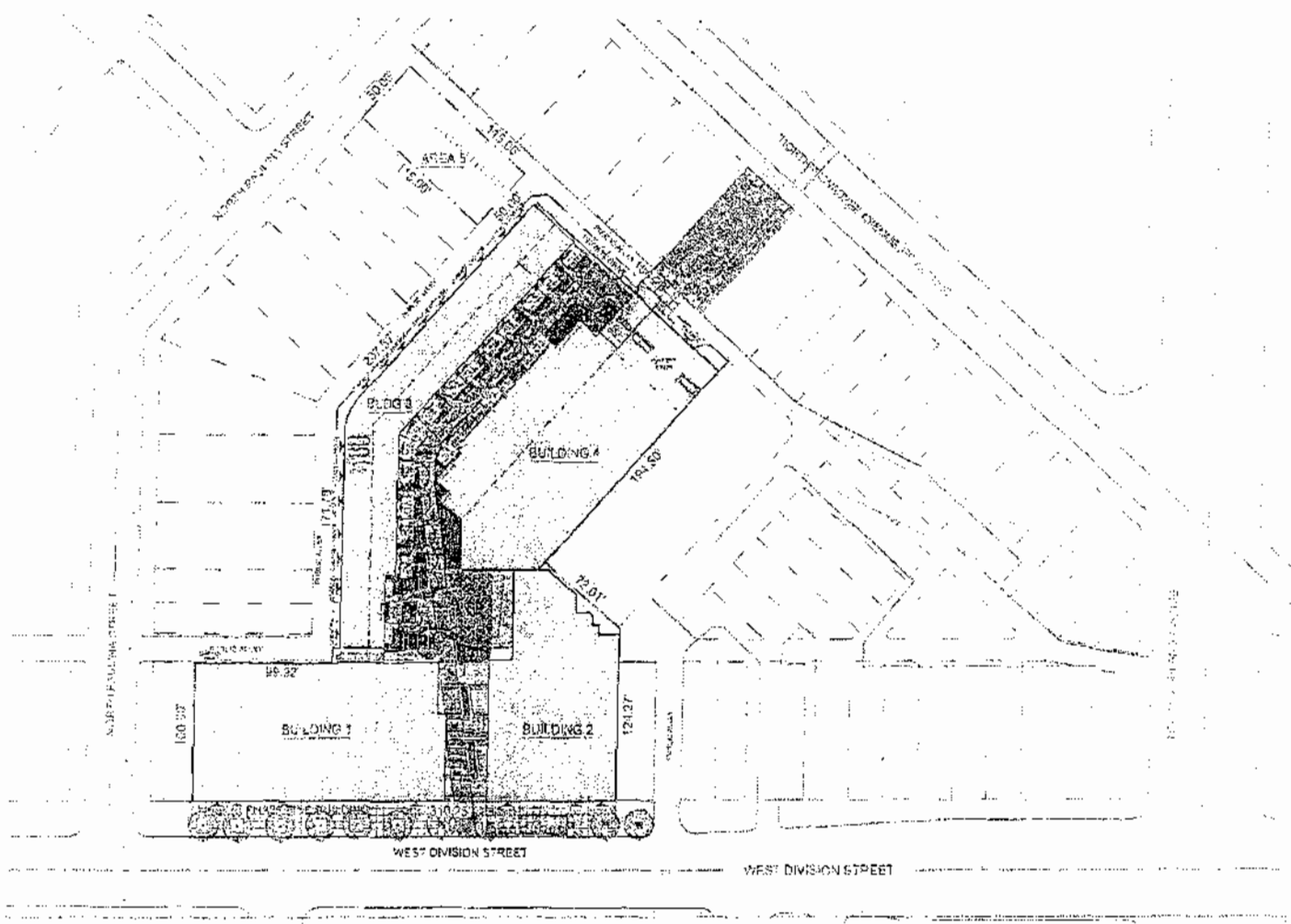
-  PROPERTY LINE
-  PLANNED DEVELOPMENT BOUNDARY LINE
-  RIGHT-OF-WAY AREA
-  NE BLDG AREA



**PLANNED DEVELOPMENT PROPERTY AND BOUNDARY MAP**

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
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A graphic scale bar is shown with markings at 0, 25, 50, and 100 feet. Below the scale bar is the text '1:1200 GRAPHIC SCALE'. To the right of the scale bar is a north arrow pointing upwards.



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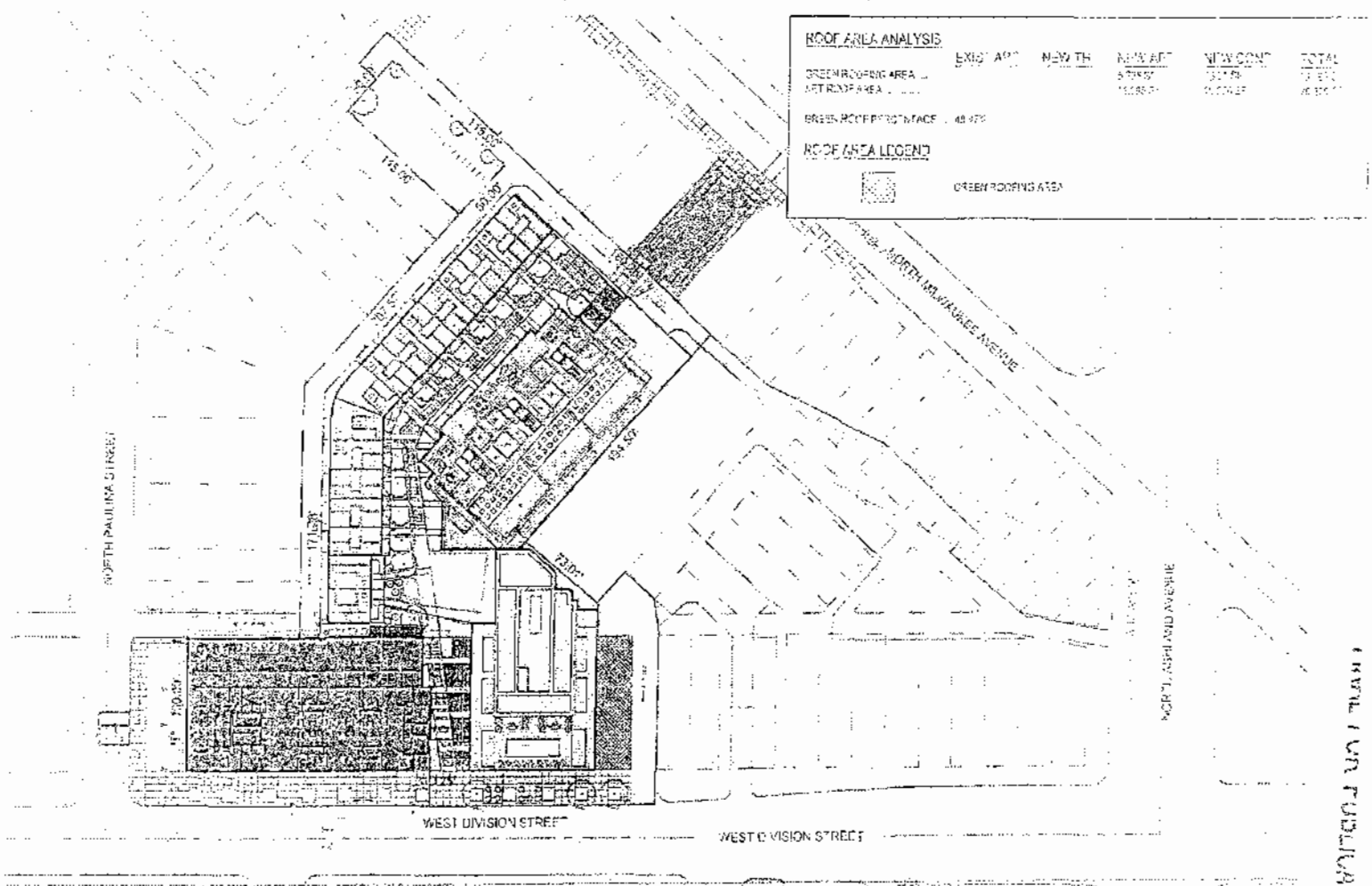
SITE AND GROUND FLOOR PLAN

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 PLANNING COMMISSION: July 21, 2016





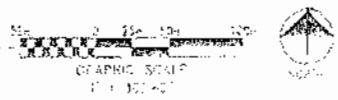
"PROJECT WILL BE LEED CERTIFIED, OR ENERGY STAR CERTIFIED OR GREEN HOMES CHICAGO CERTIFIED"

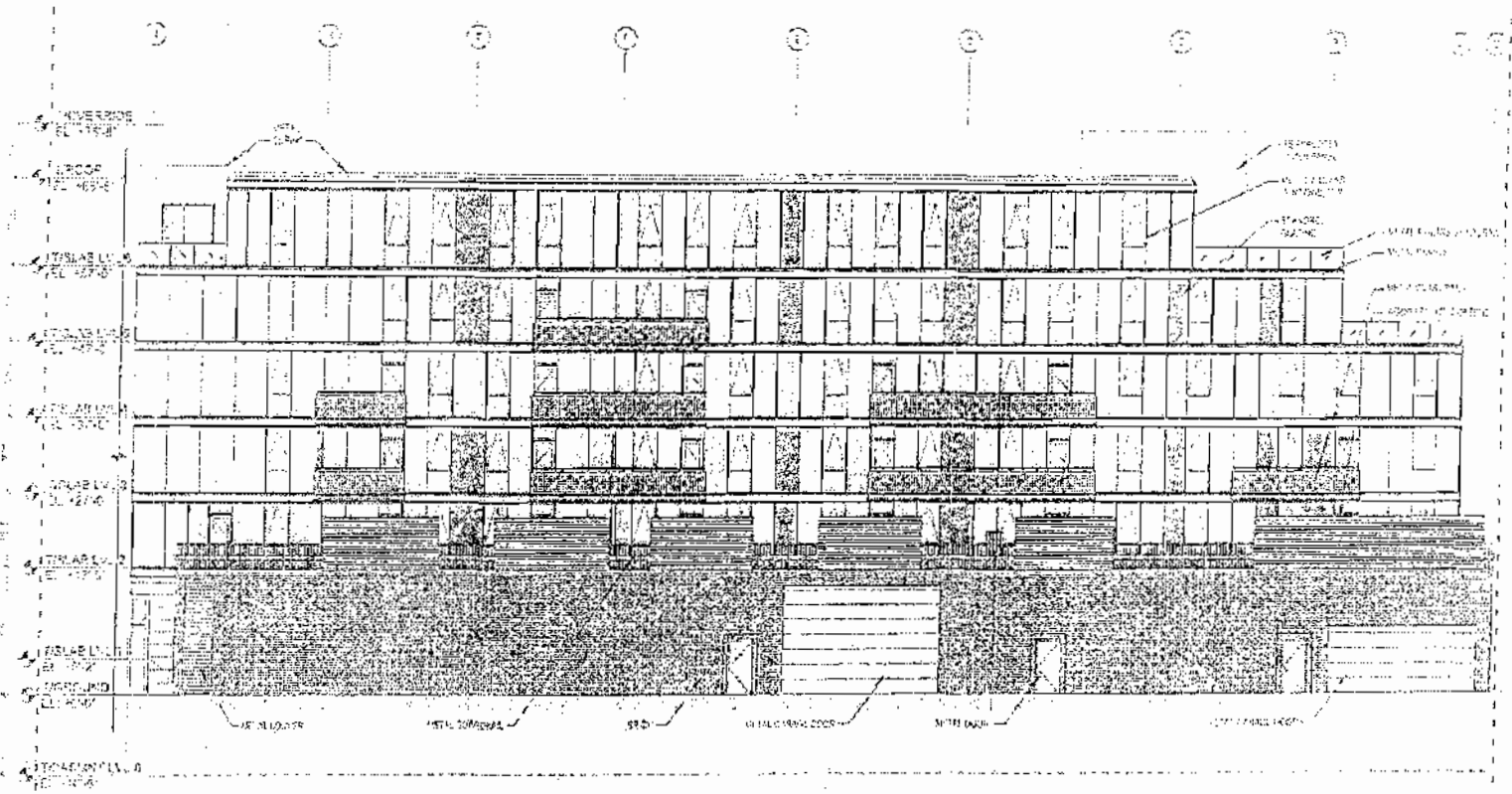


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PROPOSED LANDSCAPE / GREEN ROOF PLAN

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
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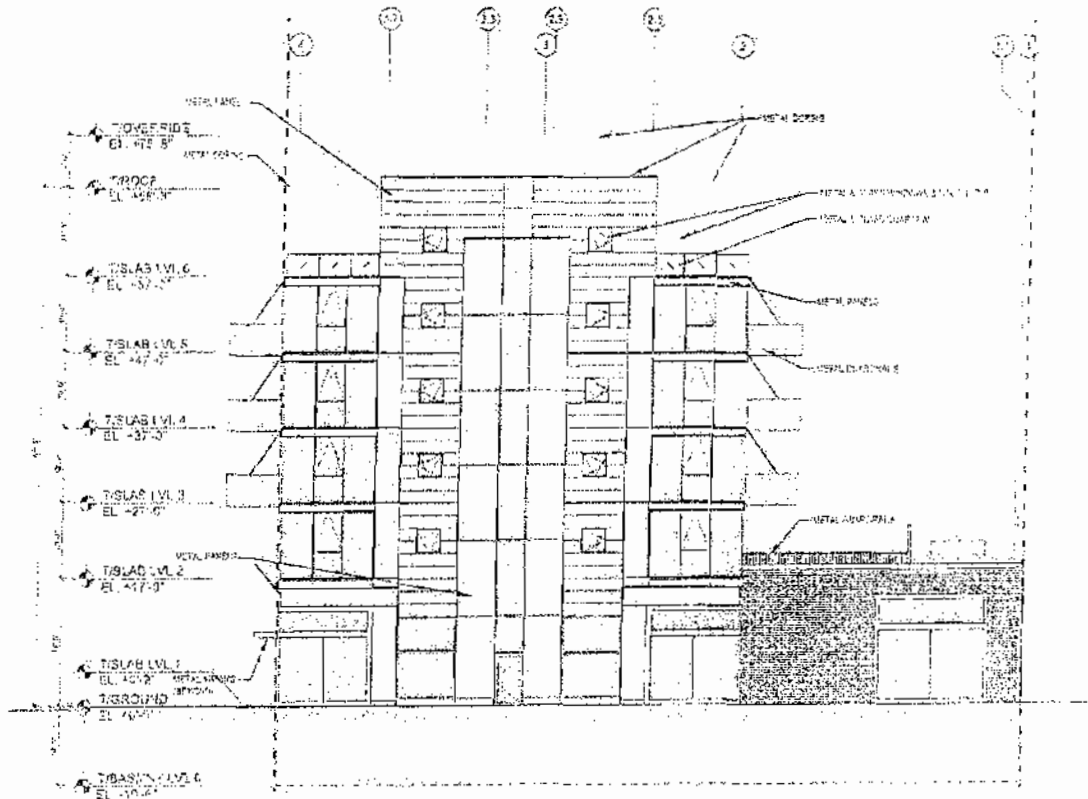
NORTH ELEVATION

BUILDING 1 ELEVATIONS

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 PLANNING COMMISSION: July 21, 2016





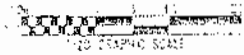


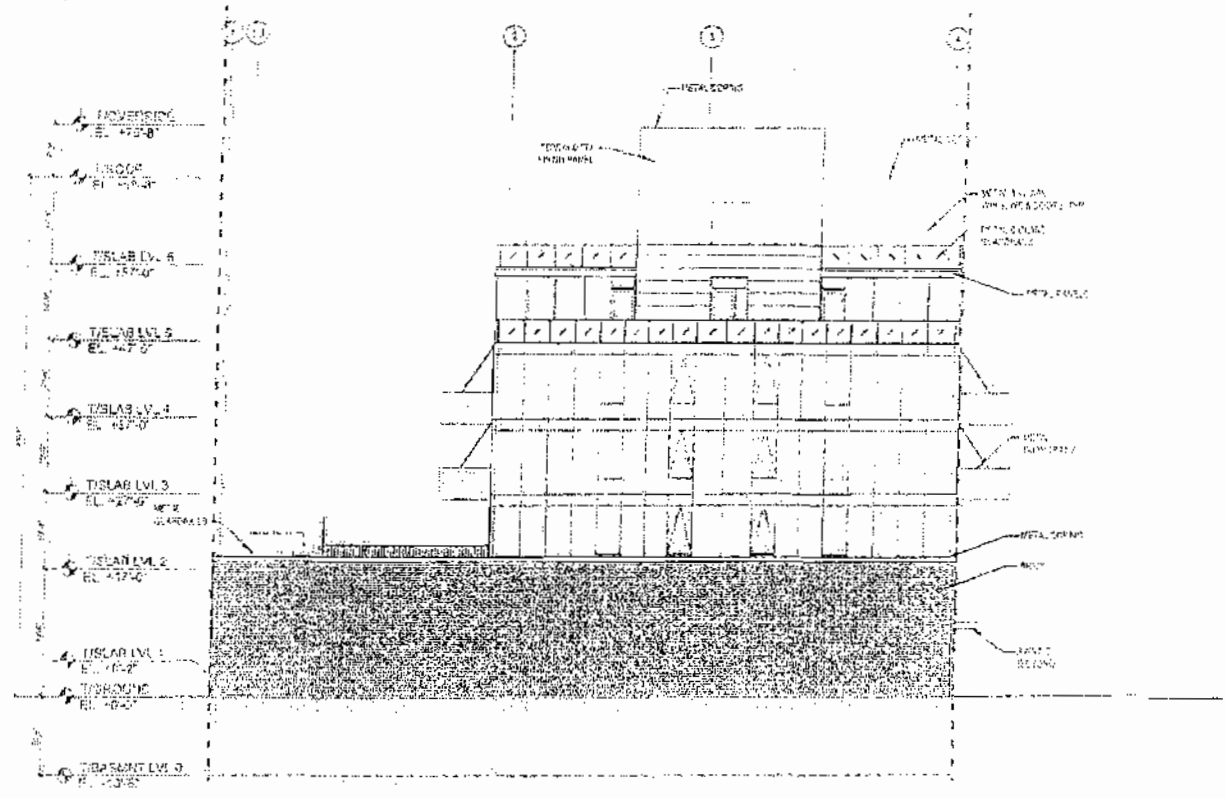
EAST ELEVATION

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BUILDING 1 ELEVATIONS

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 PLANNING COMMISSION: July 21, 2016

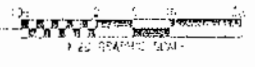


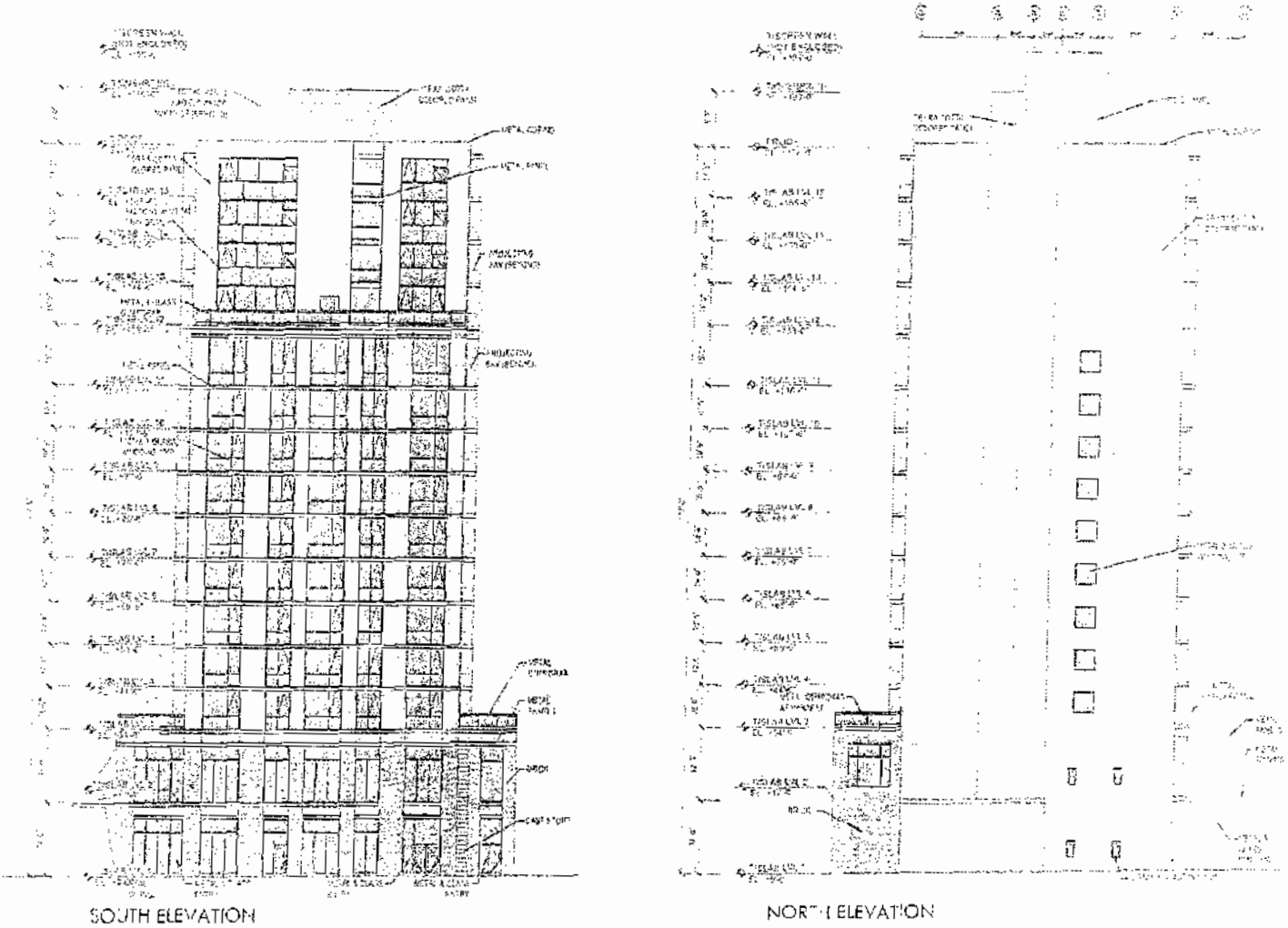


WEST ELEVATION

BUILDING 1 ELEVATIONS

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
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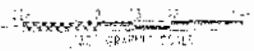


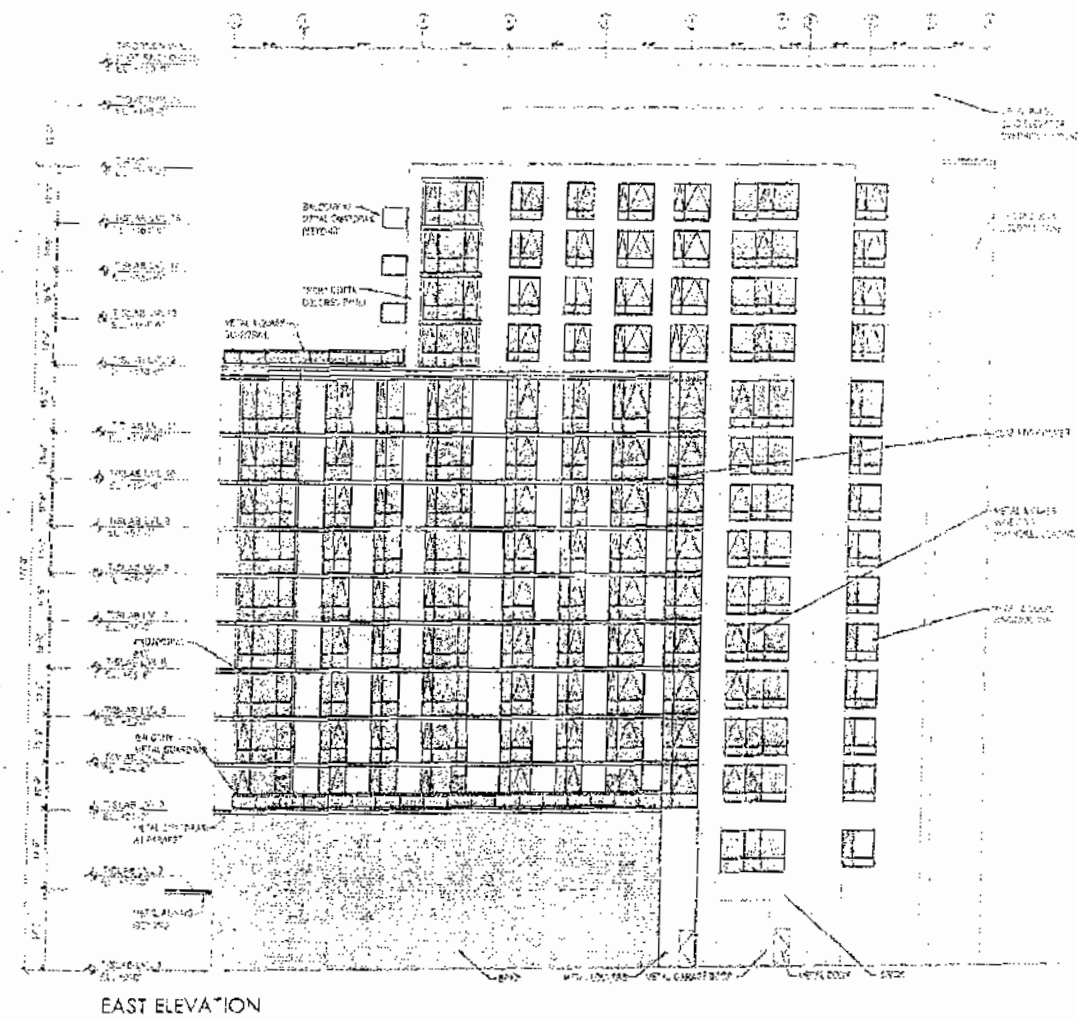
SOUTH ELEVATION

NORTH ELEVATION

BUILDING 2 ELEVATIONS (IN PROGRESS)

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION:  
 PLANNING COMMISSION:



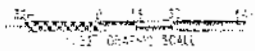


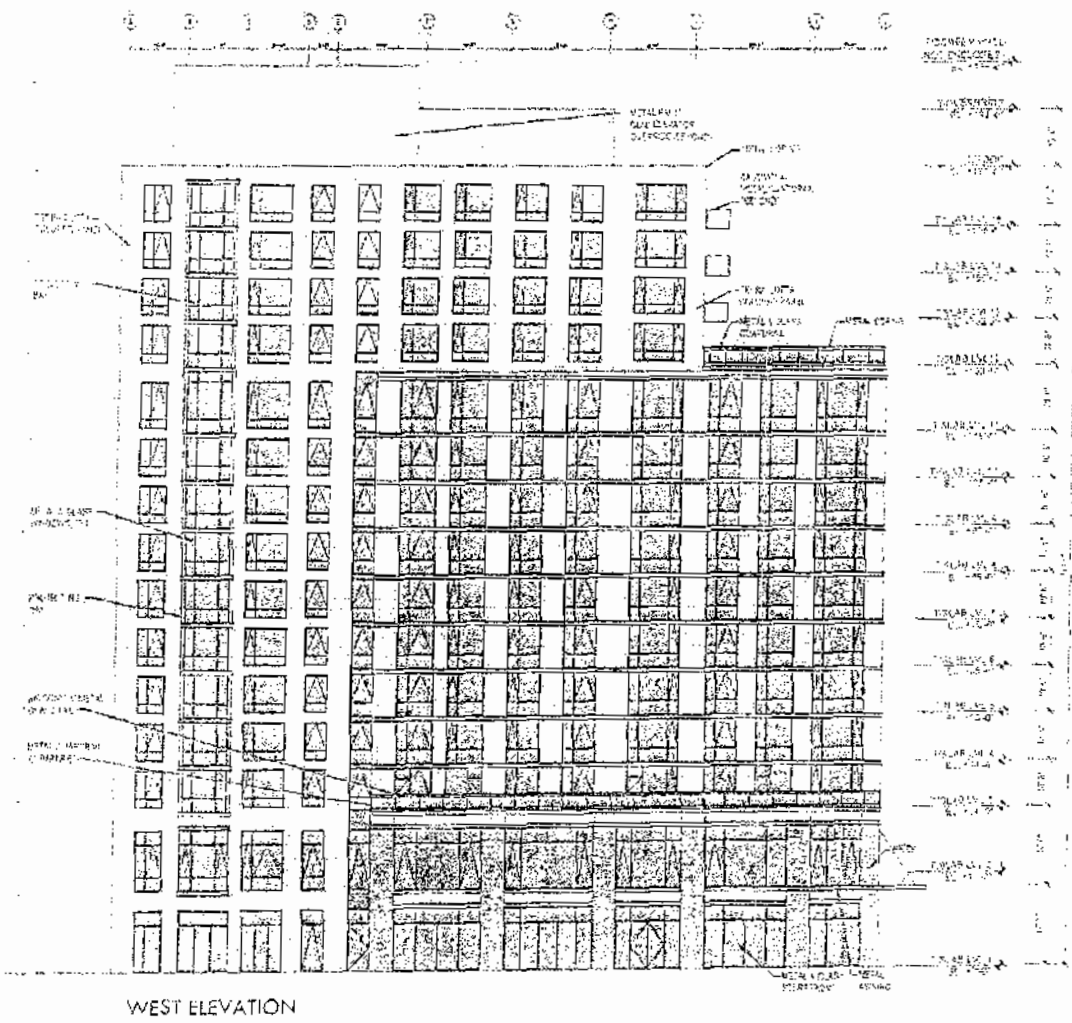
EAST ELEVATION

FINAL FOR PUBLICATION

BUILDING 2 ELEVATIONS (IN PROGRESS)

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION:  
 PLANNING COMMISSION:





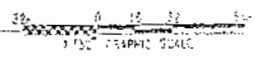
9/14/2016

REPORTS OF COMMITTEES

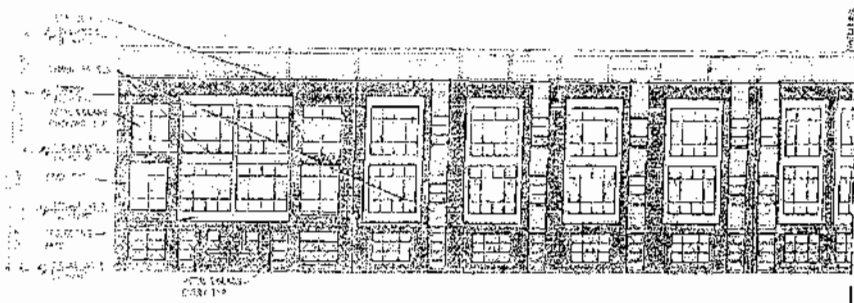
31789

**BUILDING 2 ELEVATIONS (IN PROGRESS)**

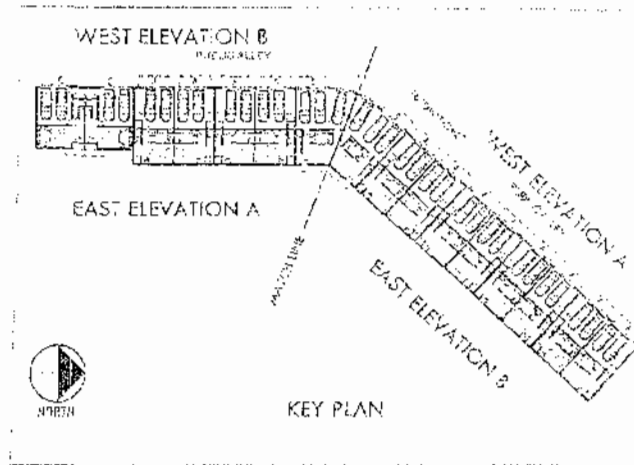
APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION:  
 PLANNING COMMISSION:



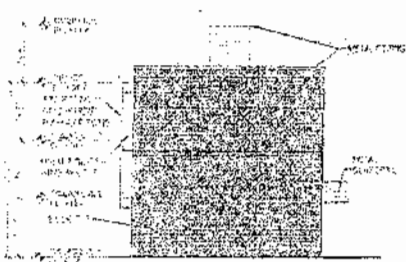




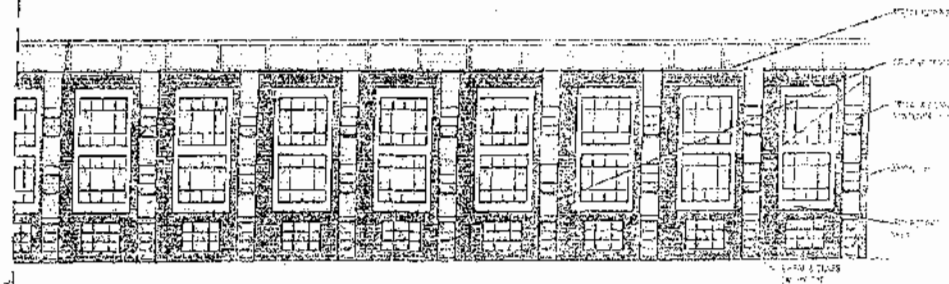
EAST ELEVATION A



KEY PLAN

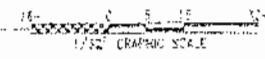


SOUTH ELEVATION



EAST ELEVATION B

LINDA J. ORF PUBLICATION



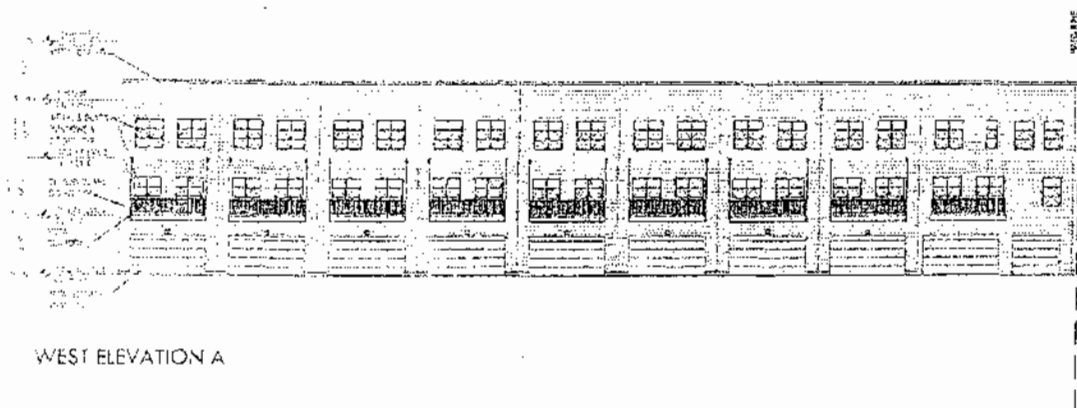
### BUILDING 3 ELEVATIONS

APPLICANT: CP WEST DIVISION LLC

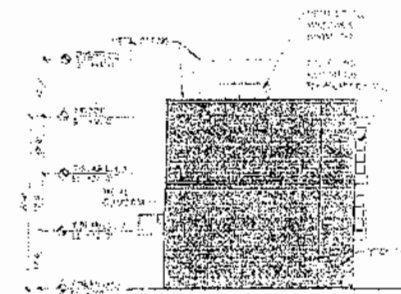
ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS

COUNCIL INTRODUCTION: January 13, 2016

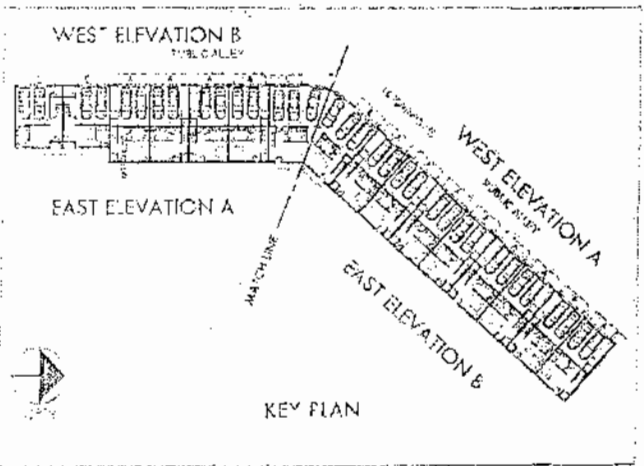
PLANNING COMMISSION: July 21, 2016



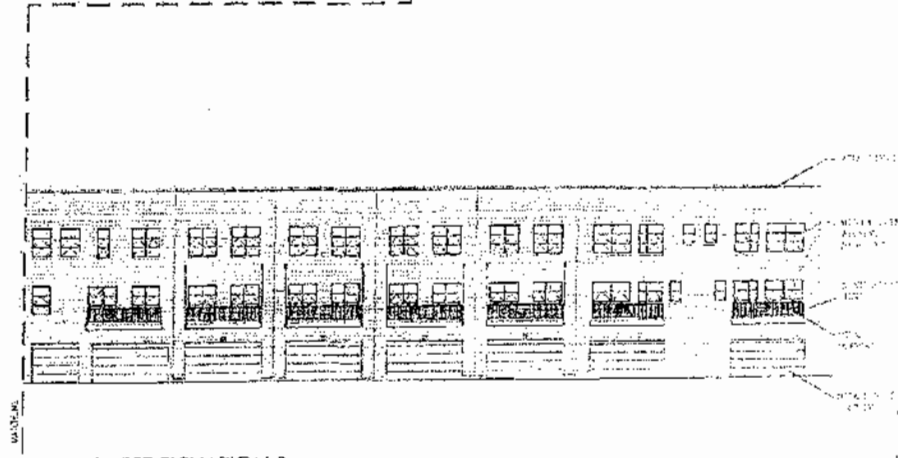
WEST ELEVATION A



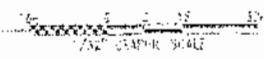
NORTH ELEVATION



KEY PLAN

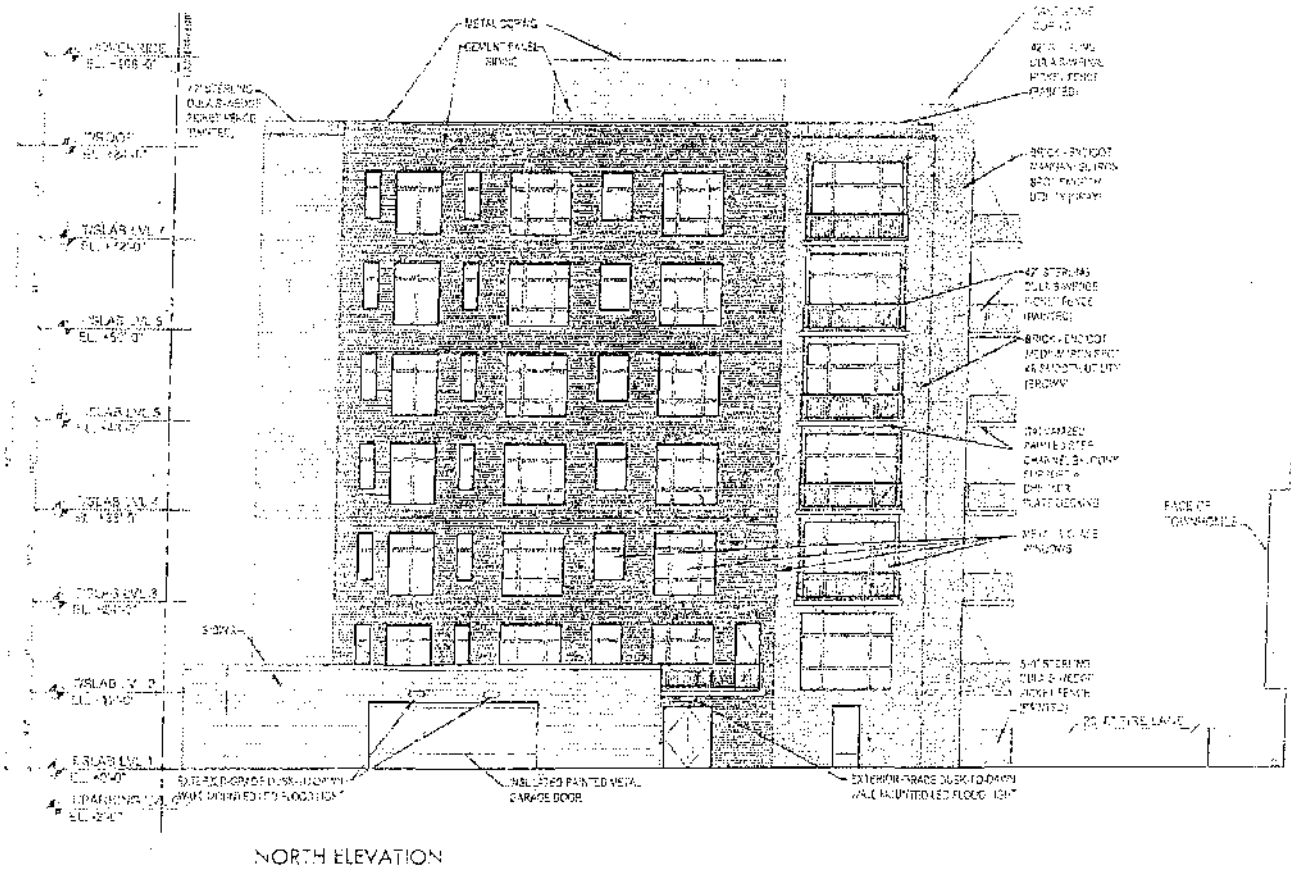


WEST ELEVATION B



**BUILDING 3 ELEVATIONS**

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 PLANNING COMMISSION: July 21, 2016

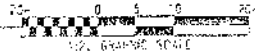


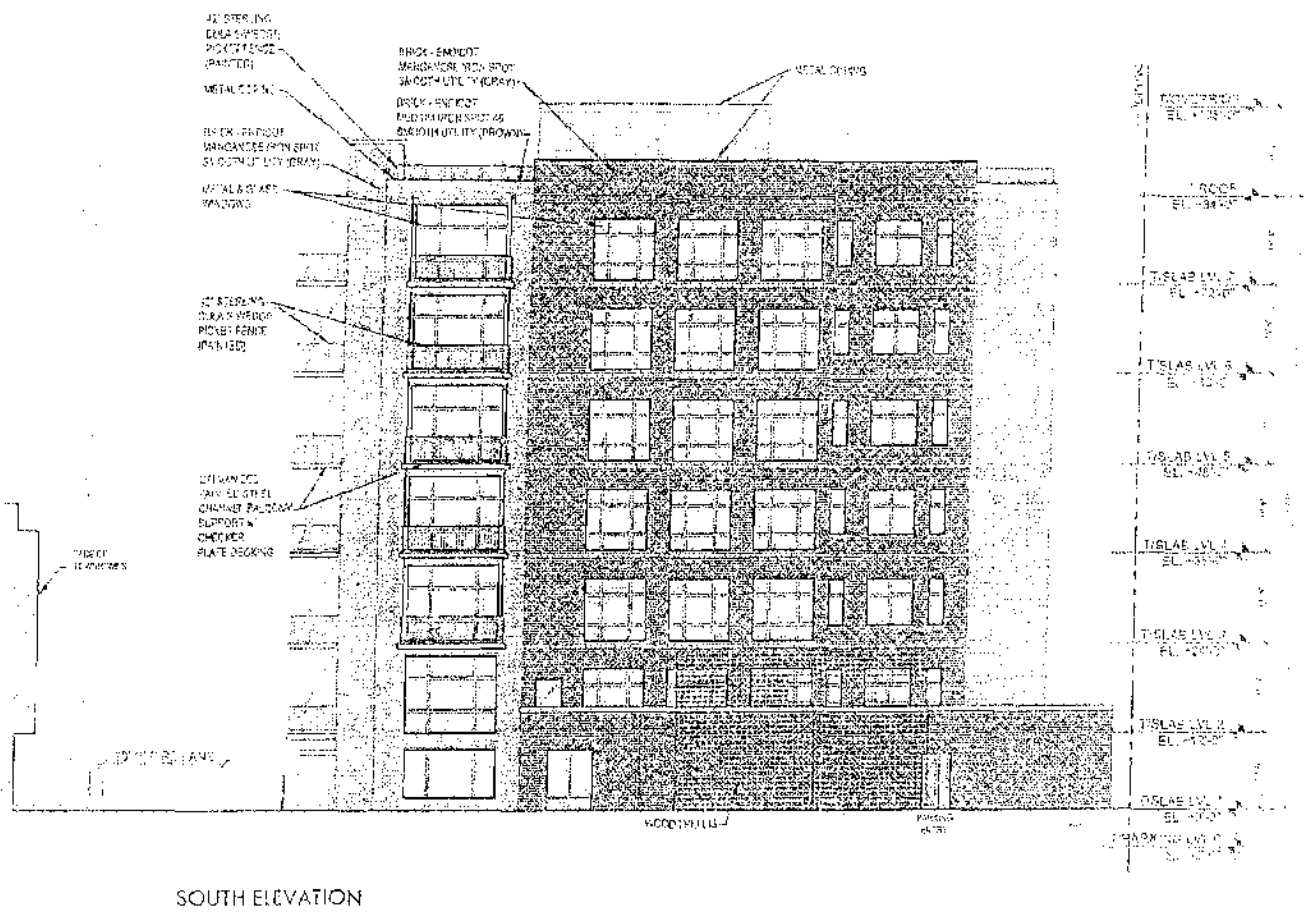
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NORTH ELEVATION

BUILDING 4 ELEVATIONS

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 PLANNING COMMISSION: July 21, 2016



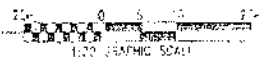


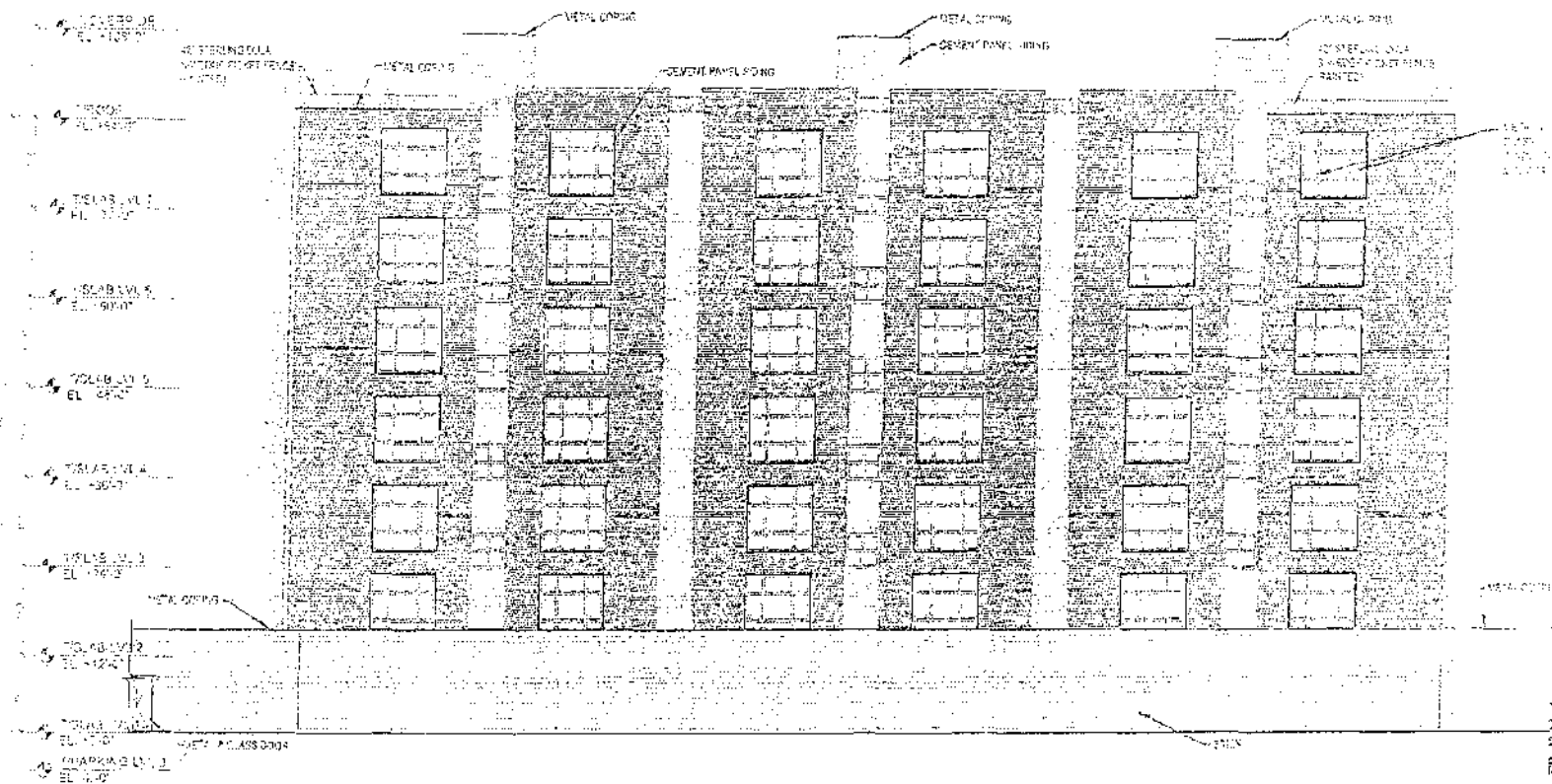
SOUTH ELEVATION

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BUILDING 4 ELEVATIONS

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 PLANNING COMMISSION: July 21, 2016

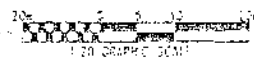


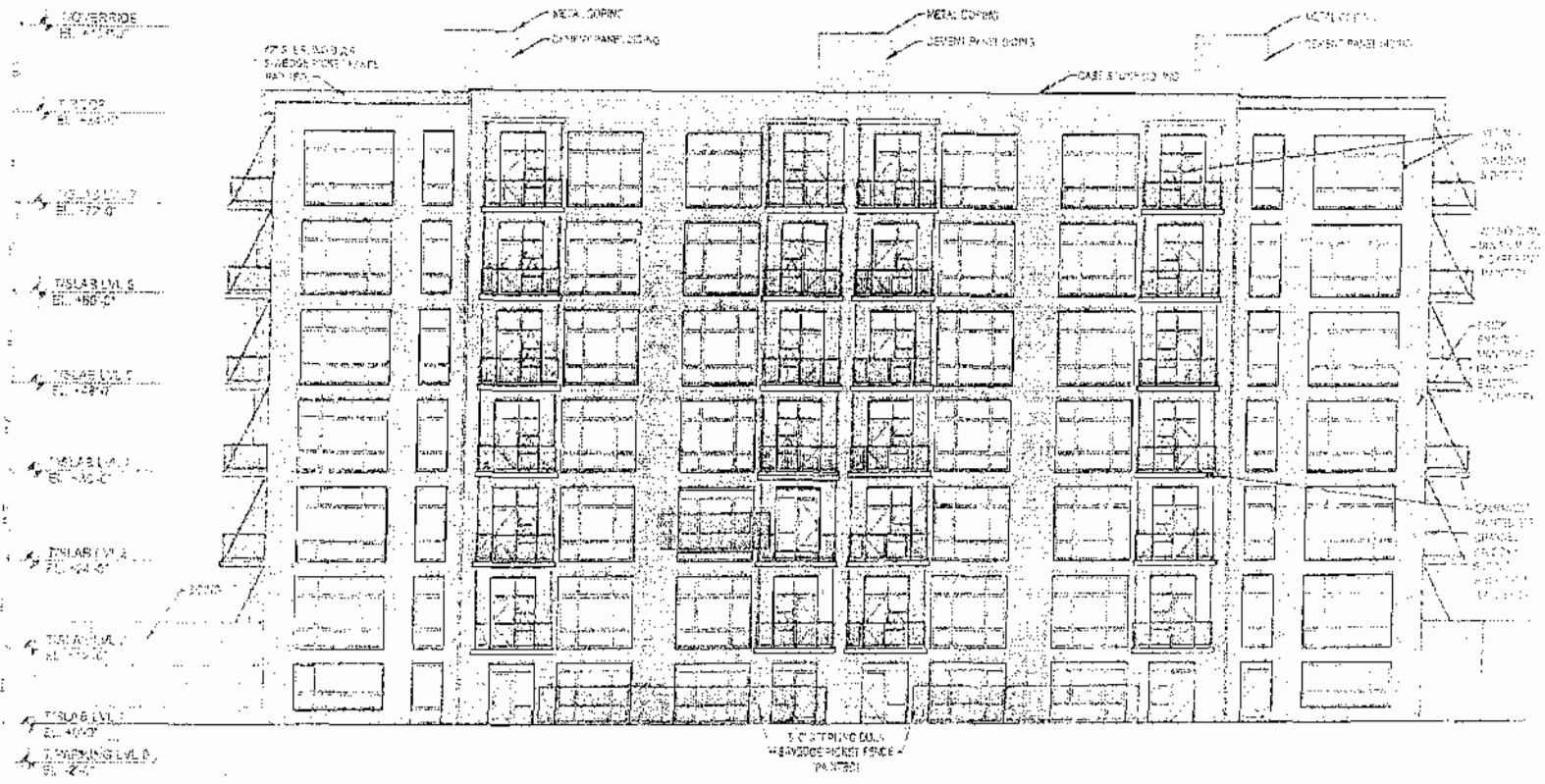


EAST ELEVATION

BUILDING 4 ELEVATIONS

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 PUBLIC COMMENT: July 21, 2016

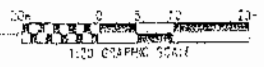




WEST ELEVATION

BUILDING 4 ELEVATIONS

APPLICANT: CP WEST DIVISION LLC  
 ADDRESS: 1257-1259 NORTH PAULINA STREET, 1640-1668 WEST DIVISION STREET, CHICAGO, ILLINOIS  
 COUNCIL INTRODUCTION: January 13, 2016  
 DATE FOR COMMISSION: 09/21/2016



*Reclassification Of Area Shown On Map No. 7-G.*  
(As Amended)  
(Application No. 18895T1)  
(Common Address: 2462 N. Lincoln Ave./900 -- 910 W. Montana St.)  
[SO2016-5570]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the B3-3 Community Shopping District symbols and indications as shown on Map Number 7-G in the area bounded by:

a line 25.00 feet northwest of West Montana Street, as measured along the southwesterly line of North Lincoln Avenue; North Lincoln Avenue; West Montana Street; and the public alley next southwest of North Lincoln Avenue,

to those of a B3-3 Community Shopping District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Typical Floor Plan (Floors Two through Four); First  
and Roof Floor Plans; and Building Elevations attached  
to this ordinance printed on pages 31798  
through 31803 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Substitute Narrative.*

*2462 N. Lincoln Ave./900 -- 910 W. Montana St.*

*Type 1 Regulations.*

Narrative: The subject property contains approximately 3,025 square feet and is improved with a two-story building. The applicant proposes to rezone the property to a B3-3 District and pursuant to the Transit-Oriented Provisions of the Chicago Zoning Ordinance construct a four-story (50 feet, 0 inches in height) building containing nine dwelling units, approximately 1,210 square feet of commercial area on the ground floor

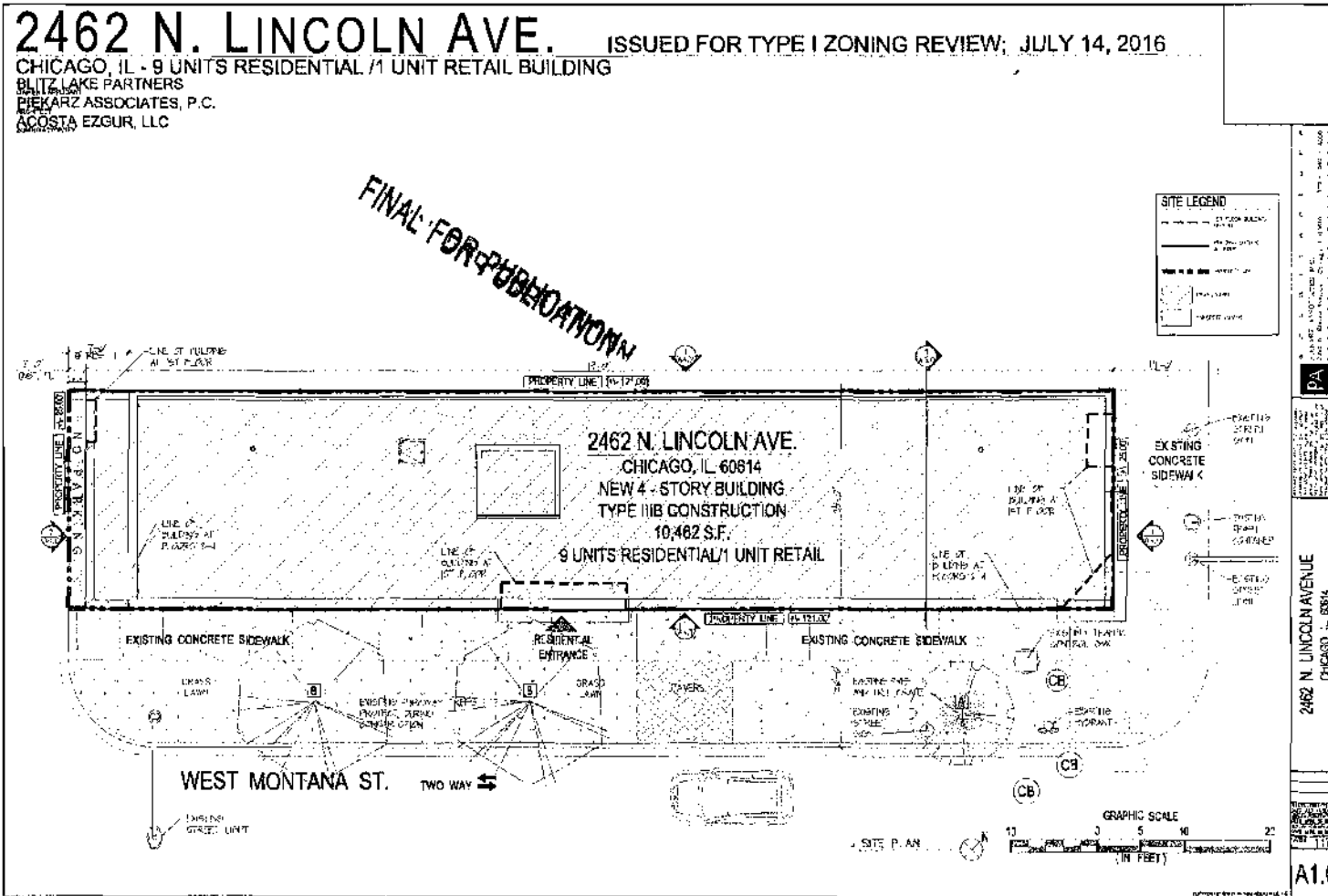
to be used for retail, office or restaurant space, two parking spaces and no loading berth. The following uses shall be prohibited on the subject property: vacation rental, homesharing, taverns or roof-top decks on fourth floor roof.

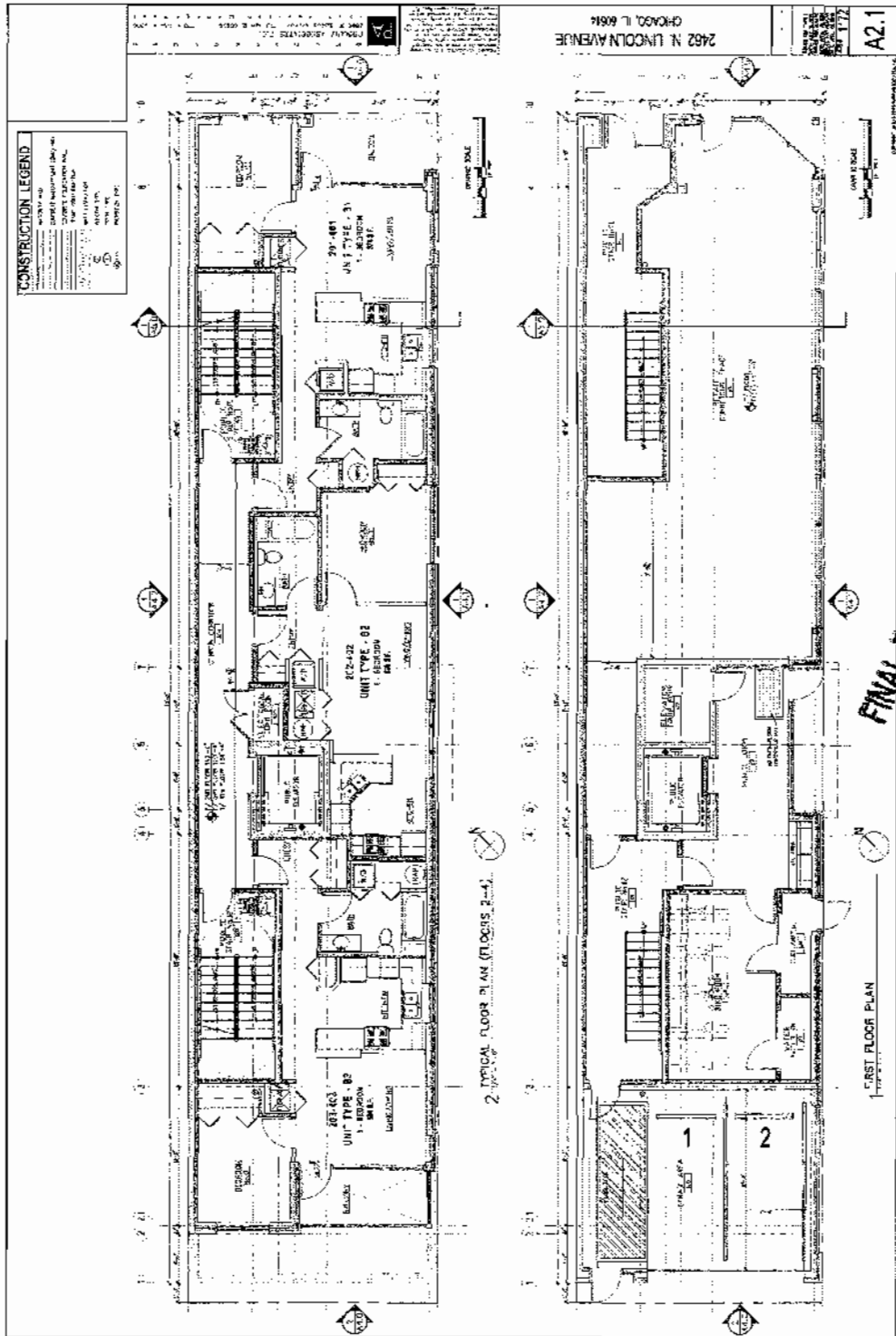
Lot Area:	3,025 square feet
FAR:	3.46
Floor Area:	10,462.00 square feet
Residential Dwelling Units:	9
MLA:	336.11 square feet
Height:	50 feet, 0 inches
Bicycle Parking:	22
Automobile Parking:	two
Loading:	None
Setbacks:	
Northwest Property Line (side):	0.0 feet
Lincoln Avenue (front):	0.0 feet
Montana Street (side):	0.0 feet
Alley (rear):	2.0 feet *

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\* Applicant will pursue the required variations.

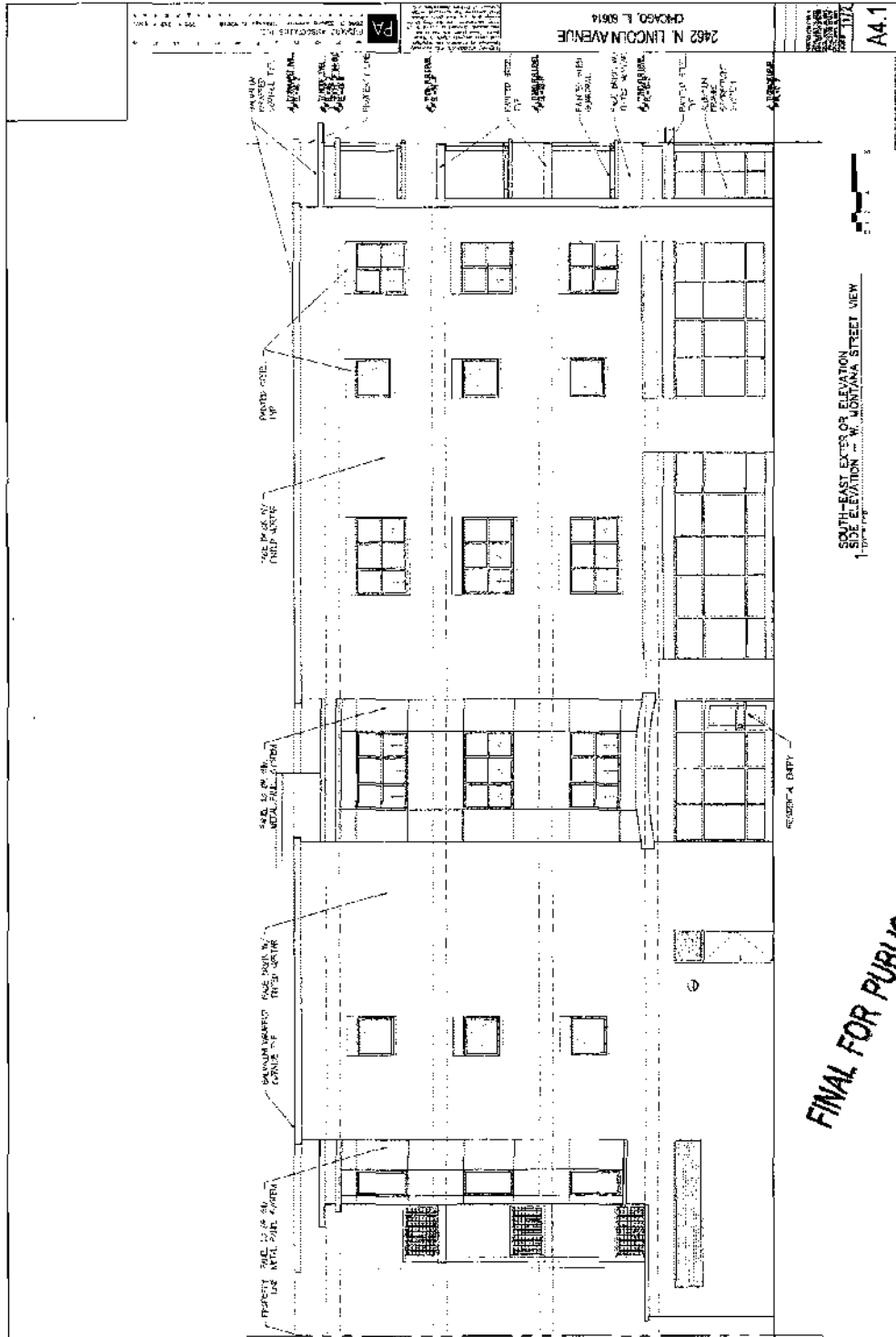




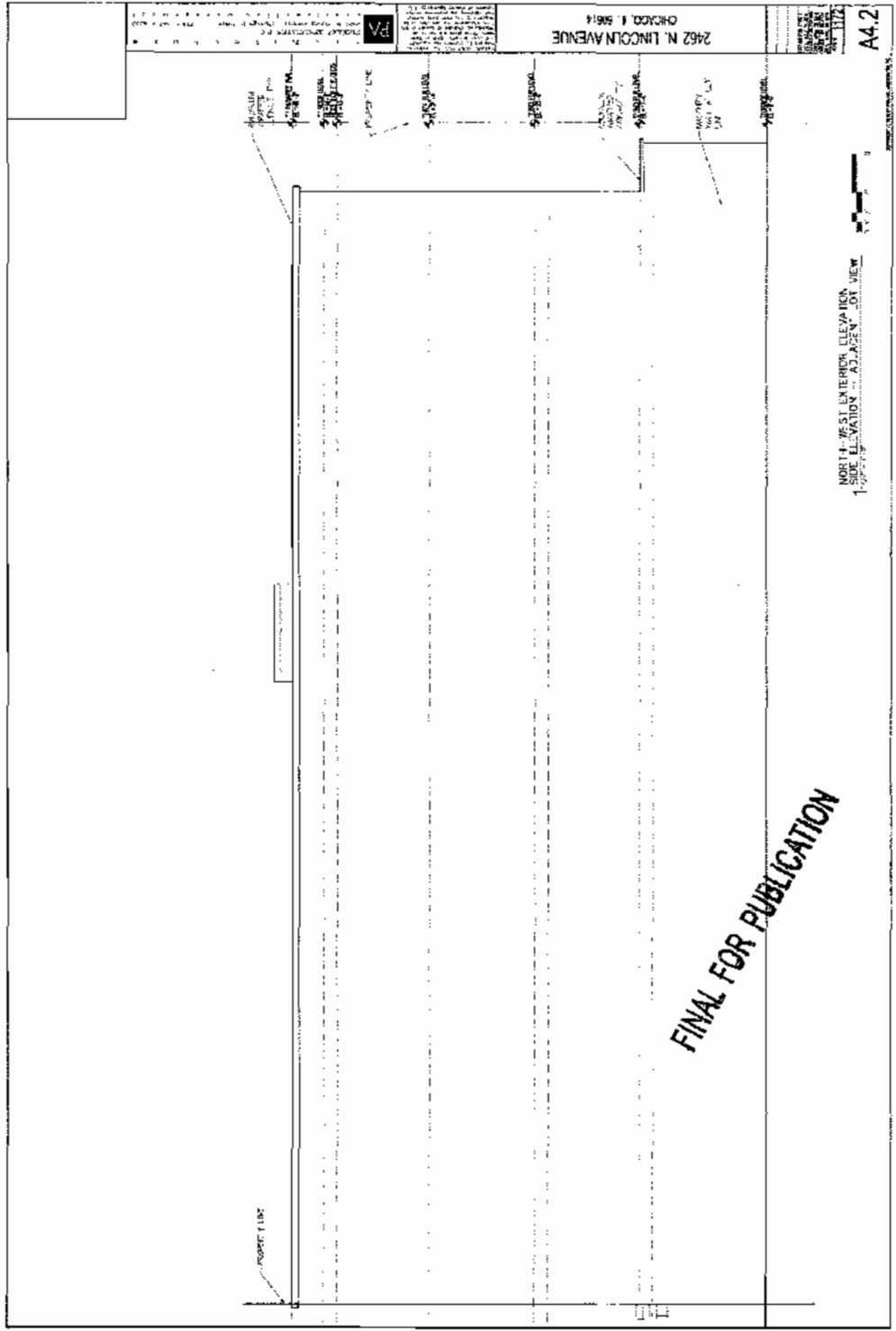








FINAL FOR PUBLICATION



AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF  
AREA SHOWN ON MAP NO. 13-H.

(As Amended)

(Application No. 18886T1)

(Common Address: 2144 -- 2154 W. Lawrence Ave.,  
Commonly Known As 2150 W. Lawrence Ave.)

[SO2016-5550]

(Committee Meeting Held September 12, 2016)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on September 12, 2016, the following items were passed by a majority of the members present:

Page 1 contains one text amendment, TAD-548, regarding medical cannabis dispensing organizations in Planned Manufacturing District Number 2B. Page 1 also contains one text amendment, TAD-551, regarding parking around Comiskey Park in conjunction with stadium events.

Pages 1 through 10 contain various map amendments regarding land use.

Pages 10 and 11 contain business identification signs.

Please let the record reflect that Alderman Thomas Tunney abstains from voting and recuses himself under the provisions of Rule 14.

I hereby move for passage of the proposed substitute ordinance transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,  
*Chairman.*

On motion of Alderman Solis, the said substitute ordinance transmitted with the foregoing committee report was *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

Alderman Tunney abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he is the tenant of the applicant.

The following is said ordinance as passed:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B1-1 Neighborhood Shopping District symbols and indications as shown on Map Number 13-H in the area bounded by:

West Lawrence Avenue; North Leavitt Street; the public alley parallel to and north of West Lawrence Avenue; and a line parallel to and 155.17 feet east of the east line of the right-of-way of North Leavitt Street,

to those of a B3-5 Community Shopping District and a corresponding use district is hereby established in the area above described.



SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Garden, First, Second, Third, Fourth and Fifth Floor Plans;  
and North, South, East and West Building Elevations attached  
to this ordinance printed on pages 31808 through  
31816 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Substitute Narratives And Plans.*

*Type 1 Rezoning Attachment.*

*2144 -- 2154 W. Lawrence Ave.*

#### The Project.

Sonoco Real Estate LLC, 2150 West Lawrence Series, an Illinois limited liability company, the owner of the subject site (the "Applicant"), is proposing an adaptive reuse and addition to an existing three-story brick building originally built as an industrial building. The proposed addition will consist of two additional stories (5,600 square feet) above the existing building; and attached to the eastside of the existing building, the Applicant proposes to build a five-story 18,238 square foot addition. The overall development will consist of 69,986 square feet, inclusive of 3,490 square feet at the lower level (more than 50 percent above grade). The Applicant proposes to build 59 residential dwelling units, with approximately 3,844 square feet of commercial space, with on-site parking for 47 cars and one loading space. The Applicant's proposed mixed-use development is to include residential and commercial uses and is an appropriate land use at this location.

To construct the proposed Project, the Applicant seeks a change of zoning classification for the subject property from B1-1 to B3-5.

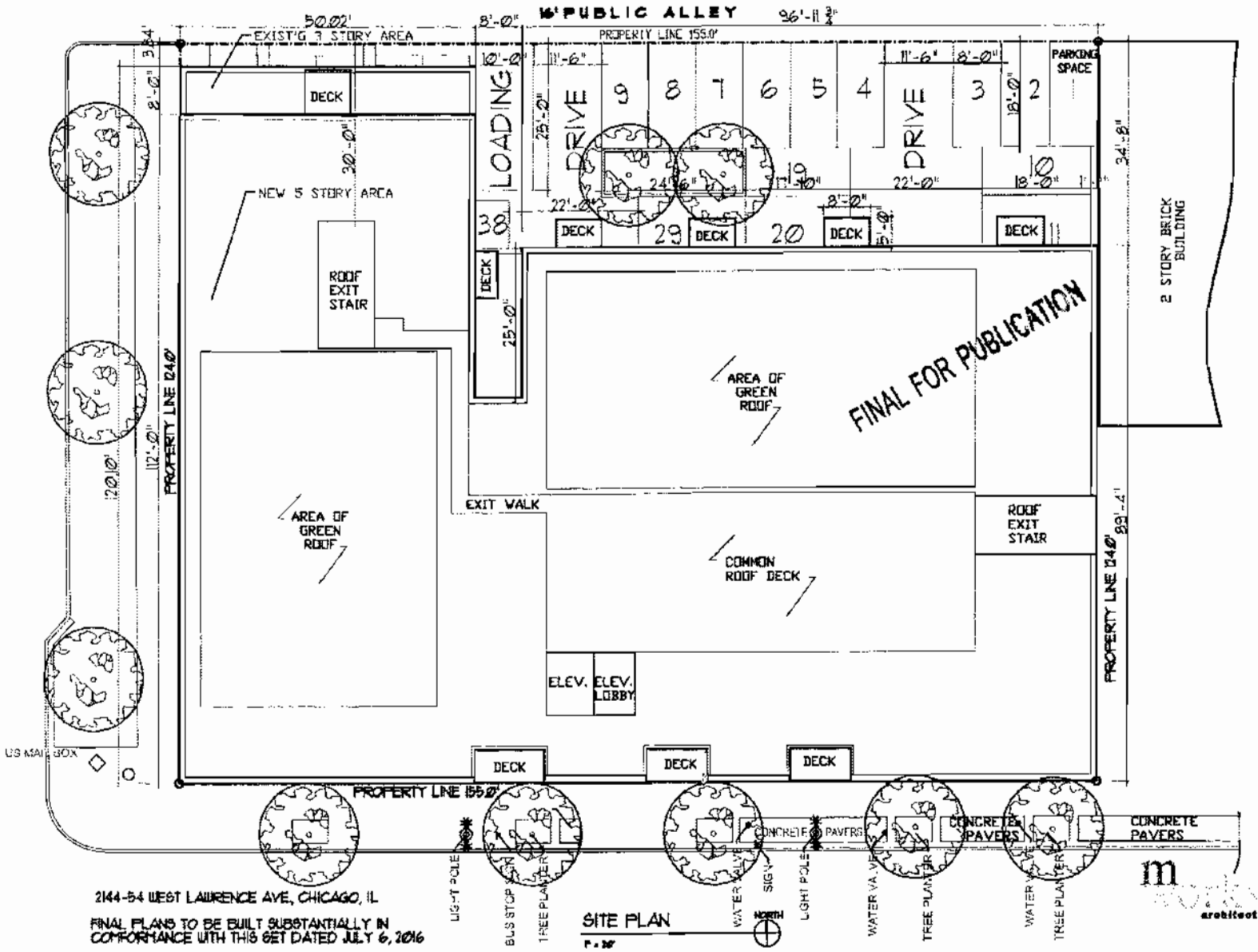
#### The Site.

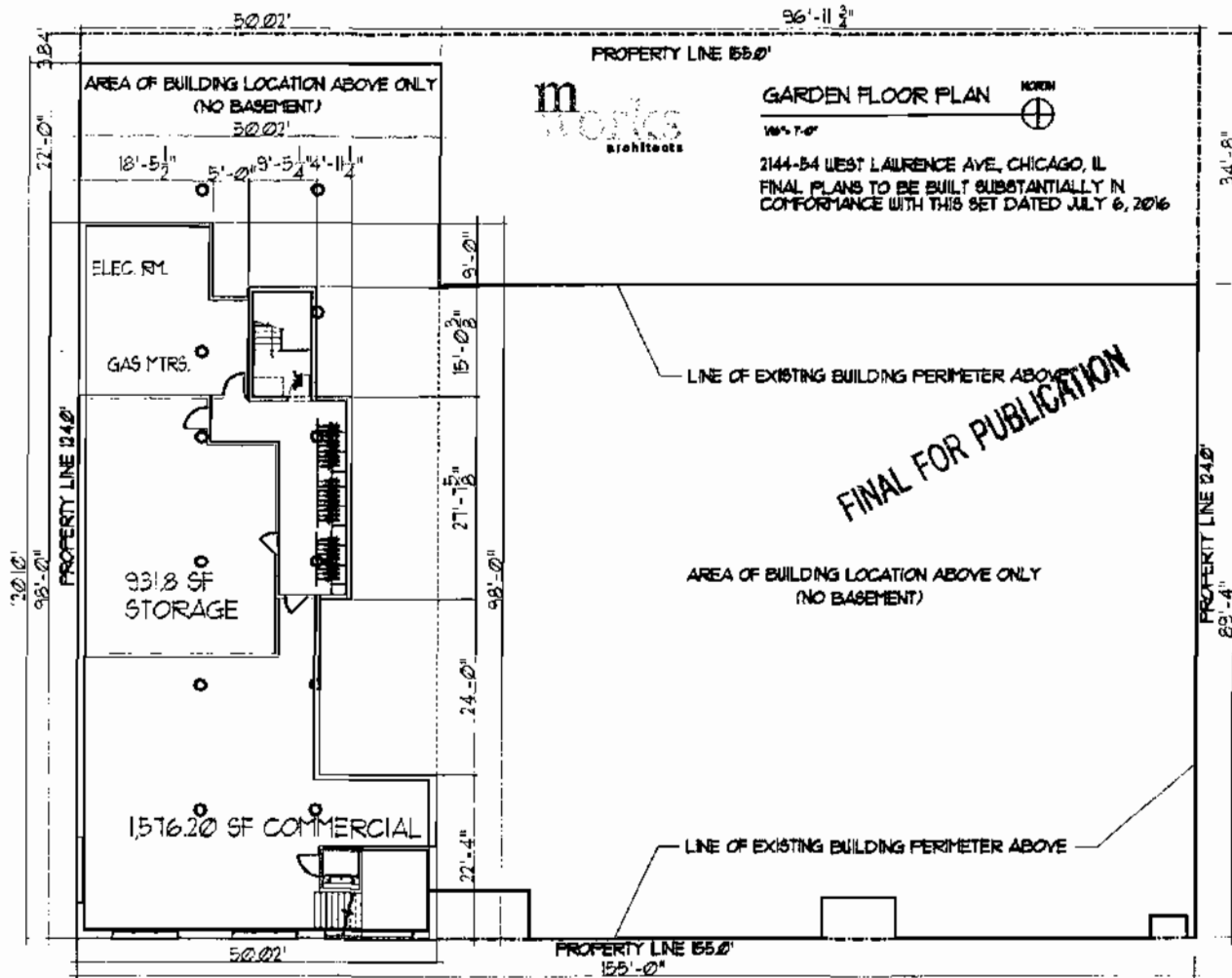
The 19,231 square foot site (155 feet along Lawrence and 124 feet deep) is located at the northeast corner of Lawrence Avenue and Leavitt Street. The property address is

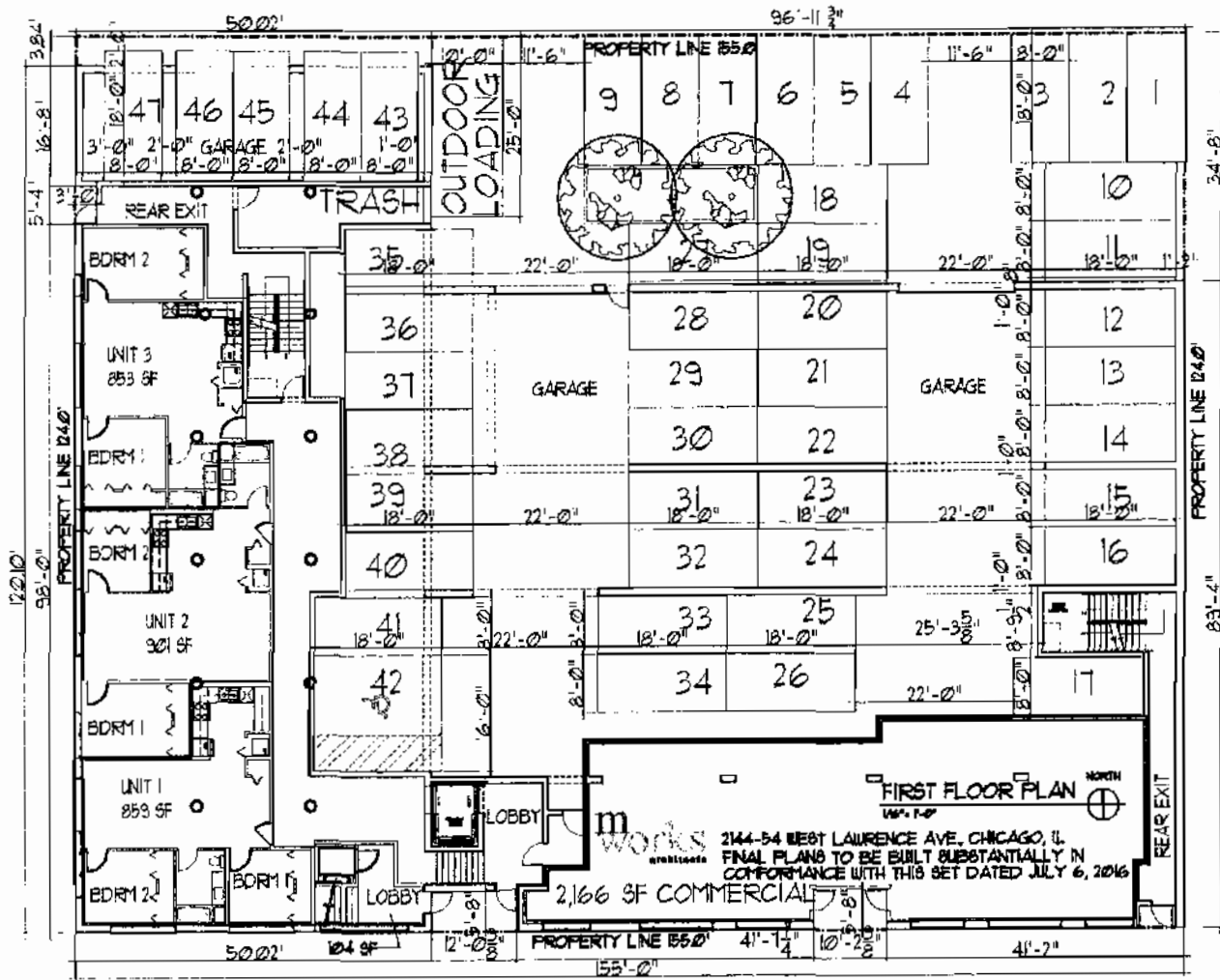
2144 -- 2154 West Lawrence Avenue, commonly known as 2150 West Lawrence Avenue. The land use in the immediate area of the proposed rezoning is residential to the north, and commercial along Lawrence Avenue. To the north across the alley is a two-flat residential building and a garage within the rear yard of a single-family home; to the south across Lawrence Avenue is a multi-family building and a parking lot for a social security office; to the west across Leavitt Street is Roots Restaurant with residential above, and to the east is a vacant building, formerly used for a gargoyle and antique sales business.

The following are the relevant bulk calculations for the proposed development:

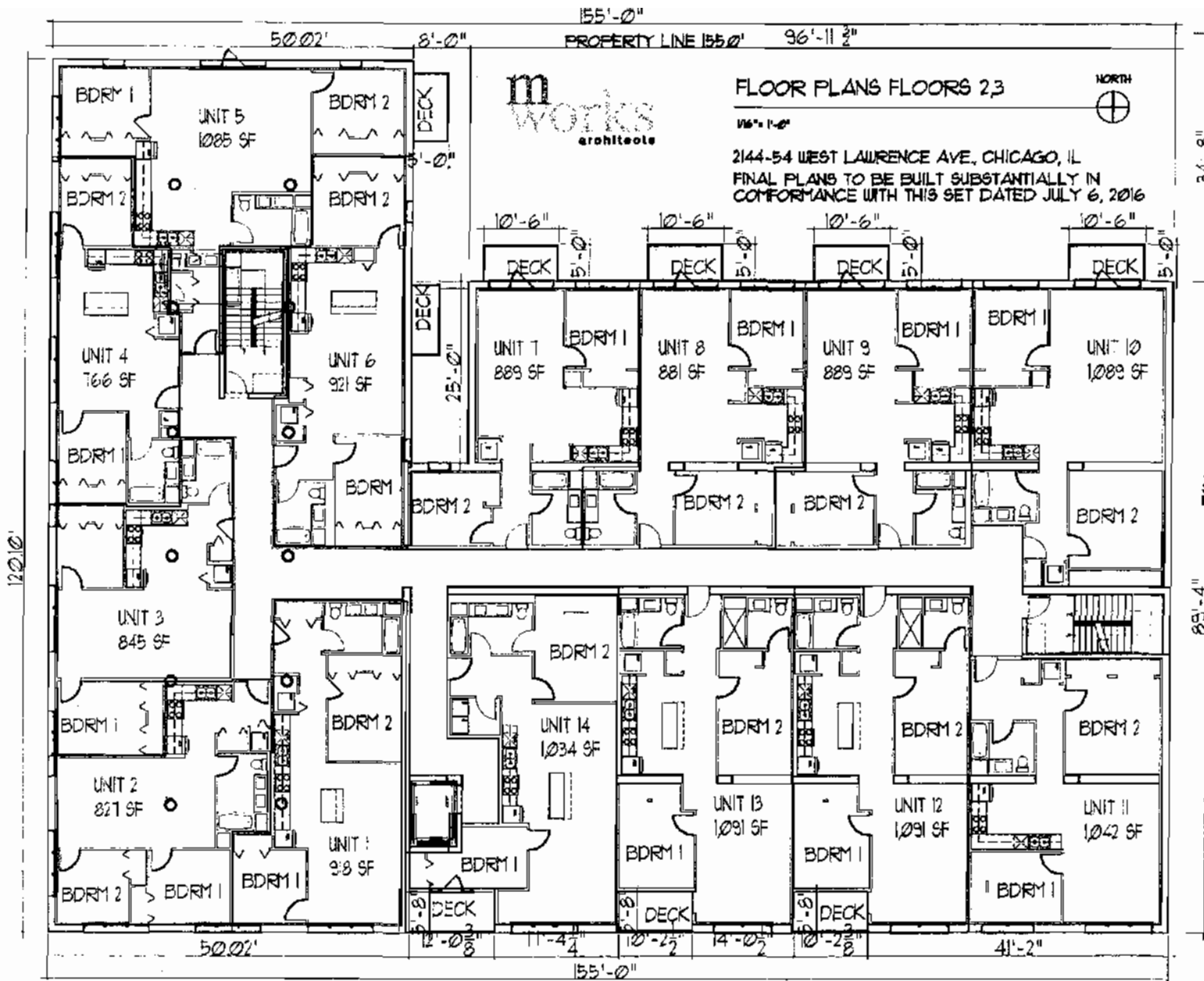
Floor Area Ratio:	3.64
Lot Area per Dwelling Unit:	325.95 square feet per dwelling unit
Off-Street Parking:	47 parking spaces; 1 loading zone
Setbacks:	
Front:	0 feet (Lawrence Avenue frontage)
Rear:	3.84 feet
Side/West:	0 feet
Side/East:	0 feet
Building Height:	58 feet and 62 feet to the top of the parapet wall







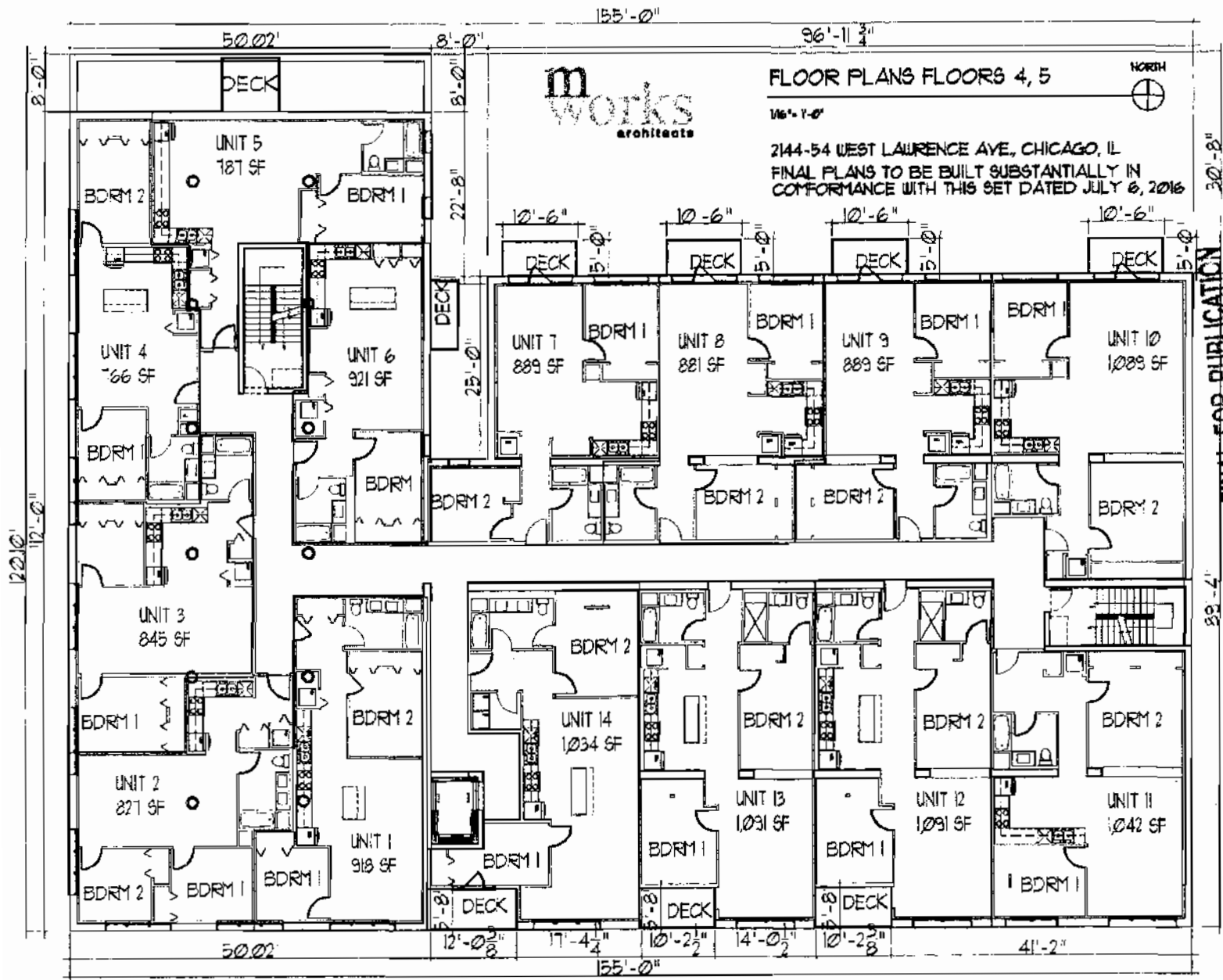
FINAL FOR PUBLICATION



9/14/2016

REPORTS OF COMMITTEES

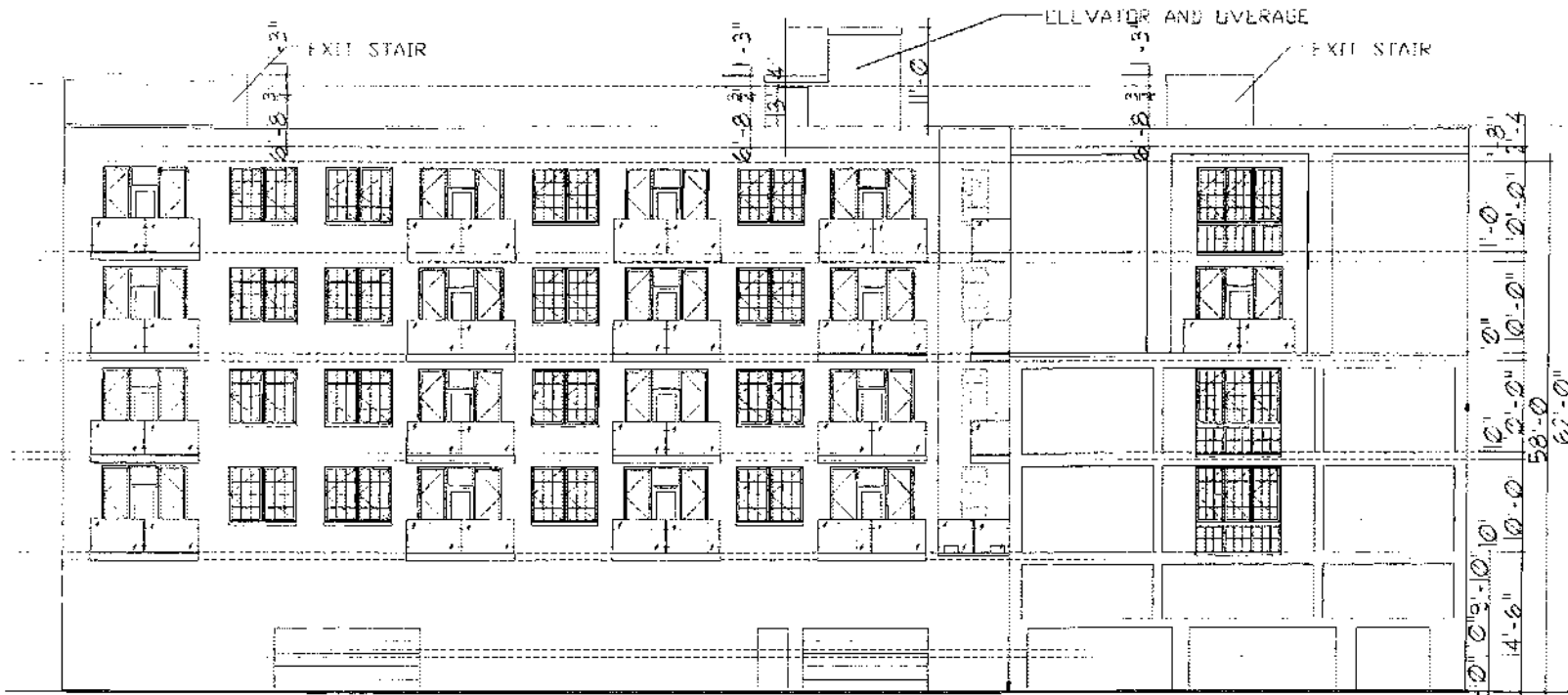
31811



31812

JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016



FINAL PLANS TO BE BUILT SUBSTANTIALLY IN  
 CONFORMANCE WITH THIS SET DATED JULY 6, 2016

NORTH REAR ELEVATION

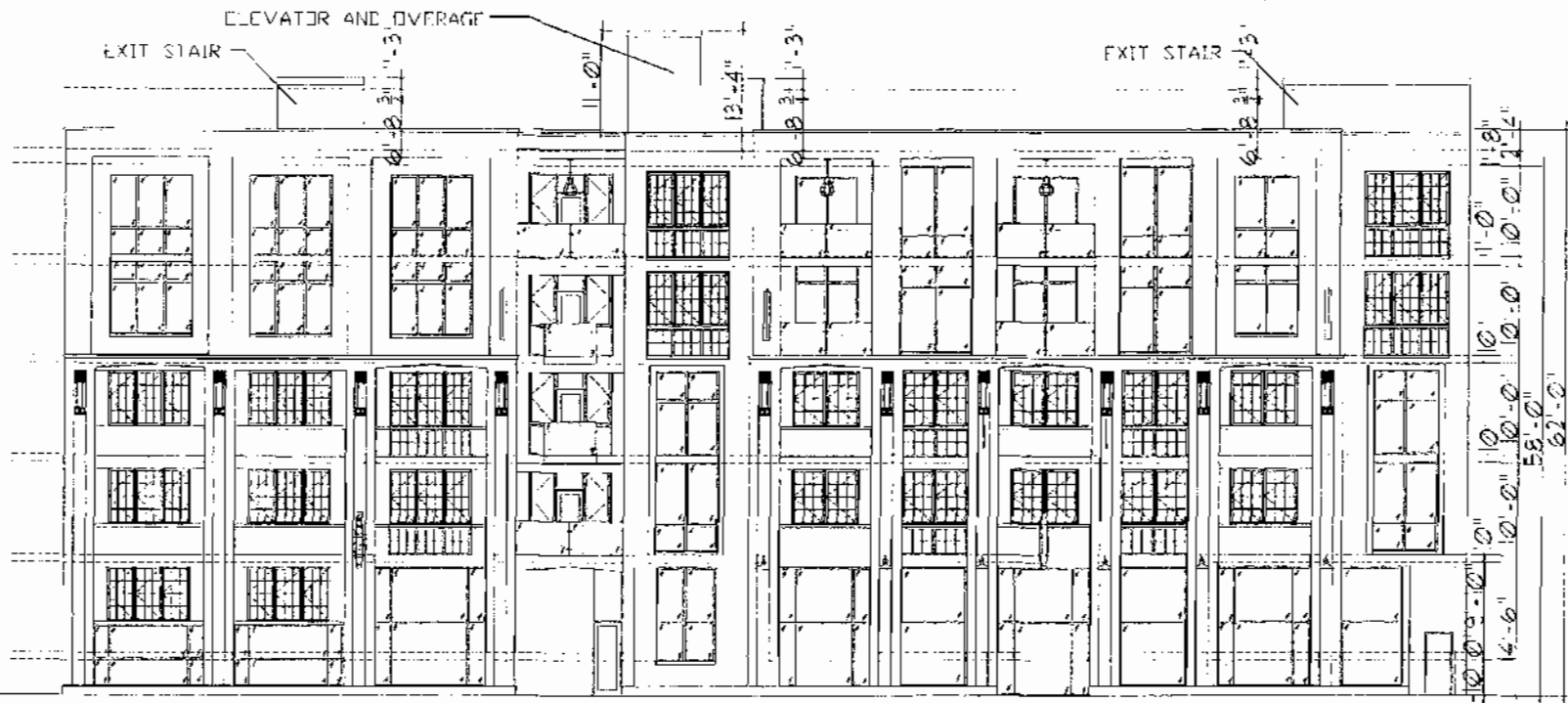
1/8" = 1'-0"

2144-54 WEST LAWRENCE AVE, CHICAGO, IL

**m**  
**architects**  
**FINAL FOR PUBLICATION**



FINAL FOR PUBLICATION



FINAL PLANS TO BE BUILT SUBSTANTIALLY IN CONFORMANCE WITH THIS SET DATED JULY 6, 2016

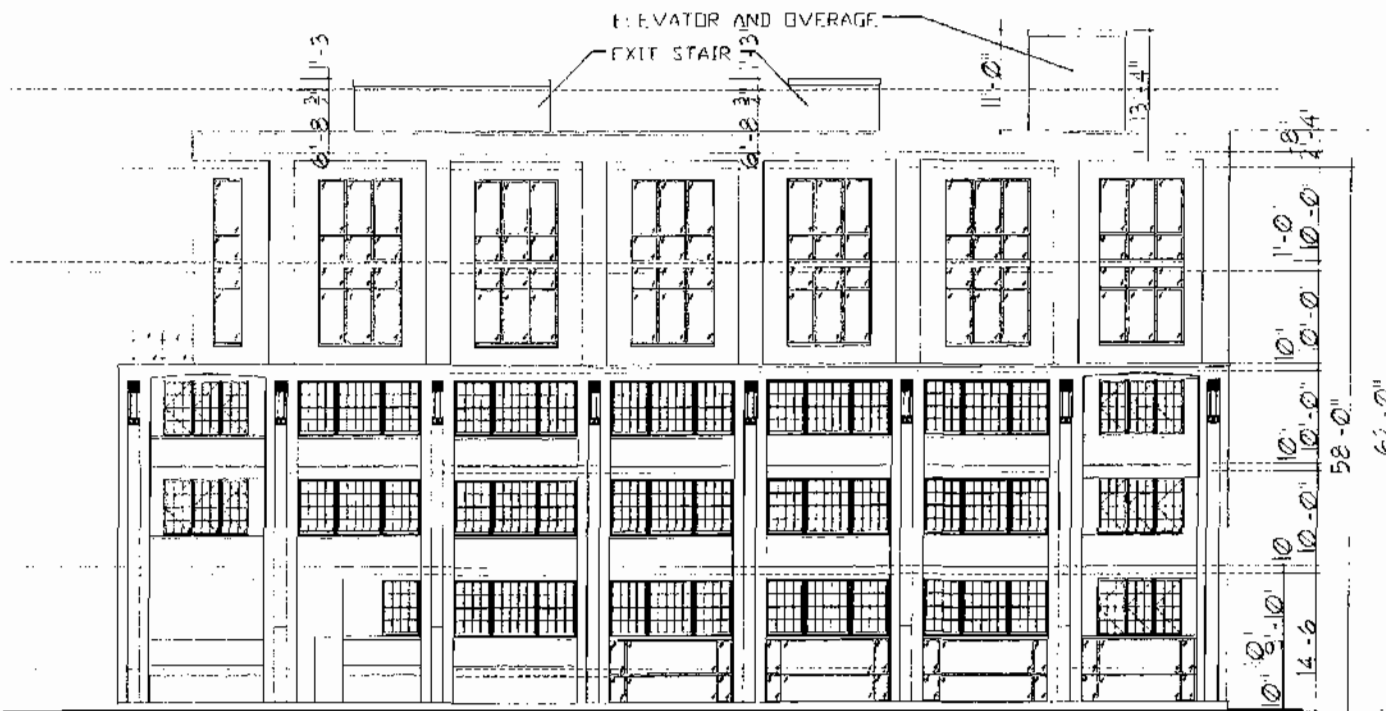
SOUTH FRONT ELEVATION



1/8" = 1'-0"  
244-54 WEST LAURENCE AVE., CHICAGO, IL







FINAL PLANS TO BE BUILT SUBSTANTIALLY IN  
 CONFORMANCE WITH THIS SET DATED JULY 6, 2016

WEST SIDE ELEVATION



1/16" = 1'-0"

2144-54 WEST LAURENCE AVE., CHICAGO, IL



FINAL FOR PUBLICATION

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF PARTICULAR AREAS.

(Committee Meeting Held September 12, 2016)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on September 12, 2016, the following items were passed by a majority of the members present:

Page 1 contains one text amendment, TAD-548, regarding medical cannabis dispensing organizations in Planned Manufacturing District Number 2B.

Page 1 also contains one text amendment, TAD-551, regarding parking around Comiskey Park in conjunction with stadium events.

Pages 1 through 10 contain various map amendments regarding land use.

Pages 10 and 11 contain business identification signs.

I hereby move for passage of the proposed ordinances and substitute ordinances transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,  
*Chairman.*

On motion of Alderman Solis, the said proposed ordinances and substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Reclassification Of Area Shown On Map No. 1-E.*

(As Amended)

(Application No. 18106)

(Common Address: 600 E. Grand Ave.)

[SO2014-5793]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all of the Institutional Planned Development Number 527, as amended, symbols and indications as shown on Map Number 1-E in the area bounded by:

all of the property including Navy Pier, lying south of a line 400 feet north of the north line of East Grand Avenue, lying north of the north line of the Ogden Slip, lying east of the concrete retainer wall at the east end of said slip lying north of property owned by the United States Government located at Streeter Drive and the north bank of the Chicago River, lying east of the east line of North Lake Shore Drive and lying west of the east boundary of Navy Pier and west of the existing dock located north and south of Navy Pier (except all of the block bounded by the north line of East Grand Avenue, the south line of East Illinois Street, the east line of North Streeter Drive and North Lake Shore Drive, commonly known as Lake Point Tower), and except a strip of land 63 feet wide located on the east side of North Lake Shore Drive, between East Ohio Street approach and East Grand Avenue and except the existing right-of-way for East Ohio Street approach, East Grand Avenue, East Illinois Street, North Streeter Drive and the entrance roadway to the Water Filtration Plant, and including the area known as Dime Pier, as more fully delineated on the Property Line Map,

to those of Institutional Planned Development Number 527, as amended.

SECTION 2. This ordinance shall be in force and effect from and after its passage.

Plan of Development Statements referred to in this ordinance read as follows:

*Institutional Planned Development No. 527,  
As Amended.*

*Plan Of Development Statements.*

1. The area delineated herein as Planned Development Number 527, as amended (the "Planned Development") and subject to the use and bulk restrictions contained

herein consists of the following areas: (i) six (6) tracts of land, identified as Tracts A, B, C, D, E.2 and F; (ii) those portions of Grand Avenue and Illinois Street east of Lake Shore Drive located within the Planned Development boundary; and (iii) the property commonly known as Dime Pier located in Lake Michigan running parallel to and south of Navy Pier in the City of Chicago's Harbor District 1, all as further described on the Subarea Map, Exhibit 7, which is described in Statement 5 and attached hereto (the "Property"). The Navy Pier Subarea consists of Tract A. The Headlands Subarea consists of Tracts B, C, E.2 and F and those portions of Grand Avenue and Illinois Street east of Lake Shore Drive. The Jane Addams Park Subarea consists of Tract D. The Dime Pier Subarea consists of Dime Pier and the marina located south of and parallel to Navy Pier. The boundaries of each subarea are depicted on the Subarea Map, Exhibit 7 herein. The Metropolitan Pier and Exposition Authority ("MPEA"), a political subdivision, body politic and municipal corporation created by an Act of the Illinois legislature, 70 ILCS 210/1, et seq., is the owner of Tract A. The City of Chicago (the "City") is the owner of Tracts B, C, E.2 and F. The Chicago Park District is the owner of Tract D and Dime Pier. Navy Pier, Inc., an Illinois not-for-profit corporation ("NPI") is the authorized applicant for this amendment which relates solely to Tracts A, B, C, E.2 and F. For purposes of this amendment to the Planned Development, the rights conferred on, obligations imposed on, and acknowledgements made on behalf of MPEA shall be deemed to extend to and include the applicant for so long as the applicant is the authorized lessee and operator of Tracts A, B, C, E.2 and F.

Tract D of this Planned Development, known as the Jane Addams Park Subarea, is included in this Planned Development for the purpose of assuring a coordinated approach to the development of the Headlands Subarea. The Site/Landscape Plan for Tract D is referenced in Statement 5 as Exhibit 43, and made a part hereof. The uses permitted in Tract D are public beach and bathing uses and those uses permitted in the Headlands Subarea, except for public transportation facilities; and boat and ship docking, passenger embarking and disembarking.

The obligations and requirements imposed upon MPEA by this Planned Development shall not apply to the Jane Addams Park Subarea, and MPEA shall have no obligation with respect to any Jane Addams Park Subarea development. Where applicable, any such obligations and requirements shall be imposed on the Chicago Park District.

Notwithstanding the provisions of Statement 3 hereof, applications for amendments, modifications or changes to the Jane Addams Park Subarea do not require the consent or the authorization of the owners of the Navy Pier Subarea, the Headlands Subarea or, if different from the Chicago Park District, the Dime Pier Subarea. Notwithstanding the provisions of Statement 3 hereof, applications for amendments, modifications or changes to the Navy Pier Subarea, the Headlands Subarea or, if different from the Chicago Park District, the Dime Pier Subarea do not require the consent or authorization of the owner of the Jane Addams Park Subarea.

2. This Planned Development as originally adopted on September 16, 1992, was conditioned on the execution of an Intergovernmental Cooperation Agreement ("ICA"). This agreement was entered into on August 25, 1992, thereby satisfying this condition.
3. The requirements, obligations and conditions contained within this Planned Development as they relate to Tracts A, B, C, E.2 and F shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400.
4. All applicable official reviews, approvals or permits are required to be obtained by the MPEA or the Chicago Park District, with respect to their respective subareas, or their respective successors, assignees, lessees, or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the MPEA or the Chicago Park District, with respect to their respective subareas, or their respective successors, assignees, lessees, or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

5. This Plan of Development consists of these 26 statements, the Administrative Approvals (defined below) and the following exhibits and plans attached hereto or referenced below, all of which are incorporated herein and made a part hereof by this reference:
  1. Bulk Regulations and Data Table
  2. Planned Development Boundary Map

3. Zoning and Street System Map
4. Existing Land-Use Map
5. Roadway Network Map
6. Generalized Land-Use Plan
7. Subarea Map
8. Site/Landscape Plan -- Headlands Subarea (Polk Bros Park)
9. Conceptual Site/Landscape Plan -- On-Pier Park and Chicago Shakespeare Theater Expansion
10. Site Plan -- Navy Pier -- Zone 1
11. Site Plan -- Navy Pier -- Zone 2
12. Site Plan -- Navy Pier -- Zone 3
13. Site Plan -- Navy Pier -- Zone 4
14. Site Plan -- Navy Pier -- Zone 5
15. Conceptual Site Plan -- Navy Pier -- Zone 6
16. South Elevation -- Wave Wall
17. South Elevation -- Hotel and Terminal Building
18. West Elevation -- Headhouse
19. Section -- Polk Bros Park Vehicle Drop-Off
20. Section -- South Dock at Family Pavilion
21. Section -- South Dock at Wave Wall 1
22. Section -- South Dock at Wave Wall 2
23. Section -- South Dock at Hotel and Festival Hall
24. Pedestrian Circulation Plan
25. Auto/Taxi Circulation Plan



26. Bus/Transit Circulation Plan
27. Bicycle Circulation Plan
28. North Dock Transient Boat Slips
29. Traffic Management Plan
30. Existing Land-Use Area Map (Dime Pier)
31. Property Line and Right-of-Way Adjustment Map (Dime Pier)
32. Generalized Site Plan (Dime Pier)
33. West Building Plan (Dime Pier)
34. East Building Plan (Dime Pier)
35. Landscape Plan (Dime Pier)
36. West Building Elevation (Dime Pier)
37. East Building Elevation (Dime Pier)
38. North Elevation -- Navy Pier -- Zones 1 and 2 (revised December 11, 1997)
39. North Elevation -- Navy Pier -- Zones 3 and 4 (revised December 11, 1997)
40. North Elevation -- Navy Pier -- Zones 5 and 6
41. Section -- North Dock at Family Pavilion
42. Section -- North Dock at Festival Hall
43. Future Headland Subarea Landscape Plan (Federal Parcels)
44. Site/Landscape Plan -- Jane Addams Park Subarea (revised December 11, 1997)
45. Hotel Site Plan
46. Rooftop Venue Site Plan
47. Rooftop Venue Roof Plan
48. Hotel Section

49. Skating Rink Plan -- Headlands Subarea (Polk Bros Park)
50. Sloped-Roof Accessory Structure Elevations and Floor Plan (Polk Bros Park Welcome Pavilion)
51. East End Elevated Walkway Elevation
52. East End Elevated Walkway Section

With the exception of the Traffic Management Plan (Exhibit 29), Exhibits 30 -- 37, Exhibits 38 -- 40 and Exhibits 42 -- 44, all other exhibits were prepared by Gensler Architects and are dated July 30, 2014, revised August 18, 2016. Exhibits 30 -- 37 relate to the Dime Pier Subarea, were prepared by BTA/VOA and are dated November 20, 2009. Exhibits 38 -- 40 and Exhibits 42 -- 44 relate to existing improvements, were approved pursuant to Planned Development 527, as amended, on January 14, 1998, were prepared by BTA/VOA, and are dated June 23, 1992, with the exception of Exhibit 38 (North Elevation -- Navy Pier -- Zones 1 and 2), Exhibit 39 (North Elevation -- Navy Pier -- Zones 3 and 4), and Exhibit 44 (Site/Landscape Plan -- Jane Addams Park Subarea), which were revised December 11, 1997. Exhibits 45 -- 52 were prepared by Gensler Architects and are dated July 30, 2014, revised August 18, 2016. Exhibits 30 -- 37 and Exhibits 38 -- 40 and 42 -- 44 are not attached hereto, but are on file with the Department.

The following minor change and site plan approval letters are hereby incorporated by reference and made part of this Planned Development (collectively, the "Administrative Approvals"):

- a. Minor Change and Lakefront Protection Waiver to Theodore Novak dated November 12, 2015
- b. Revised Minor Change and Lakefront Protection Waiver to Theodore Novak dated October 15, 2015
- c. Minor Change and Lakefront Protection Waiver to Theodore Novak dated September 24, 2015
- d. Revised Minor Change and Lakefront Protection Waiver to Theodore Novak dated January 20, 2015
- e. Approval letter to Theodore Novak dated April 1, 2014
- f. Approval letter to Theodore Novak dated December 23, 2013
- g. Administrative Relief Request to Theodore Novak dated August 12, 2013

- h. Revised Lake Michigan and Chicago Lakefront Protection Ordinance Waiver to Theodore Novak dated June 19, 2013
- i. Lake Michigan and Chicago Lakefront Protection Ordinance Waiver to Theodore Novak dated May 14, 2013
- j. Request for Minor Change to Jack Guthman dated December 29, 2004
- k. Request for Minor Change to David Narefsky dated September 27, 2004
- l. Request for Minor Change to Jon Clay dated May 4, 1998
- m. Request for Minor Change to Jon Clay dated October 14, 1997
- n. Request for Minor Change to Jon Clay dated February 26, 1997
- o. Request for Minor Change to Jon Clay dated January 23, 1997
- p. Request for Minor Change to Steven Haemmerle dated August 11, 1993.

Full-sized copies of Exhibits 2 -- 28 and 30 -- 52 are on file with the Department of Planning and Development. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Chicago Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development Ordinance and the Chicago Zoning Ordinance, this Planned Development Ordinance shall control.

6. The following uses shall be permitted in the Navy Pier Subarea: pedestrian promenades; public open spaces; public, cultural, and recreational uses; cultural exhibits; participant sports and recreation uses; enclosed public spaces; hotel/motel; multi-purpose exhibition, meeting and reception facilities; shops and restaurants, including without limitation general and limited restaurants, taverns, outdoor patios located at grade and outdoor patios located on a rooftop; boat and ship docking, passenger embarking and disembarking; movable commercial vendors' facilities; kiosks and other similar structures; on-pier accessory and non-accessory parking; roadway ingress and egress; walkways, bicycle paths and ramps; and related and accessory uses and support facilities; and all business and commercial uses allowed in the DX Zoning Districts, except as set forth below.

The following uses shall be prohibited within the Navy Pier Subarea: residential; adult uses; hookah bar; shooting range facilities; funeral and internment service; pawn shop; inter-track wagering facility; battery, tire and auto service station; motor vehicle repair; warehouse establishments; railroad related uses; stadiums, forums or arenas with capacity of over two thousand (2,000) seats; hospital and convalescence

related uses; penal and correctional facilities; electric substations; water filtration and pumping stations; recycling facilities; drive-through facilities; business and professional offices (except as ancillary uses); and transitional shelters.

The following uses shall be permitted in the Headlands Subarea: public parks, which include gardens and gathering places, outdoor recreational activities, fountains, skating rinks, accessory park pavilions, accessory retail sales, walkways, bicycle paths and bicycling, ramps and other similar individual vehicular activities. The following uses shall also be permitted in the Headlands Subarea: boat and ship docking, passenger embarking and disembarking; public transportation facilities; movable commercial vendor's facilities; kiosks and other similar structures; and related and accessory uses and support facilities.

The following uses shall be permitted in the Dime Pier Subarea: marina, harbor facilities, restaurants; kiosks; and other related and accessory uses pursuant to Section 17-6-0203-D of the Chicago Zoning Ordinance.

All of the Property shall remain public places for the use and enjoyment of the public. Any limitations on the public use and any private uses shall be subordinate and ancillary as well as complementary to the predominantly public character of the Property. Consistent with the foregoing, hotels, restaurants and commercial vendors may exclusively occupy areas at the Property, provided that the goods and services offered shall be available to the public as a place of public accommodation. For purposes of this Planned Development, the term "operating hours" shall have the following meanings:

- (i) during the period from May through September, it shall mean, for the interior public spaces of the structures, from at least 9:00 A.M. to 9:00 P.M.;
- (ii) during the period from October through April, it shall mean, for the interior public spaces of the structures, from at least 10:00 A.M. to 5:00 P.M.; and
- (iii) during all periods, it shall mean, for the exterior spaces in the Headlands Subarea, from at least 6:00 A.M. to 11:00 P.M., and for the exterior spaces in the Navy Pier Subarea, from at least 6:00 A.M. to one (1) hour later than the operating hours of the interior public spaces of the structures, as set forth in subsections (i) and (ii) above.

All uses of the Property shall be located, designed, constructed, maintained and operated in accordance with the provisions of this Planned Development.

7. Off-street parking and off-street loading shall be provided upon the Navy Pier Subarea in accordance with the Bulk Regulations and Data Table described in Statement 5 and attached hereto.

8. On-premises and off-premises signs are permitted within the enclosed facilities on the Navy Pier Subarea; provided, however, these signs shall be of a limited size, and be appropriate and consistent with the character of the Navy Pier and Headlands Subarea development. On-premises and off-premises signs of no more than one hundred (100) square feet in dimension are permitted outside of the facilities on the Navy Pier Subarea, provided that they are appropriate and consistent with the character of the Navy Pier Subarea and relate to the Navy Pier Subarea uses. All exterior signs, including flashing, animated or moving signs, and all signs inside or out facing and visible from the Headlands Subarea are subject to the prior approval of the Department of Planning and Development (the "Department"). All exterior signs located within the Dime Pier Subarea, including signs on the kiosks, are subject to the prior approval of the Commissioner of the Department (the "Commissioner"), and are limited to on-premises messages. Illuminated, flashing, changing image signs and video display signs are expressly prohibited within the Dime Pier Subarea.
9. The maximum allowable height of any structure within the Planned Development shall conform to the attached Bulk Regulations Table. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
10. The following additional principles shall govern development of the Property:
  - (i) The improvements on the Property shall be designed, constructed and maintained in general conformance with all of the exhibits described in Statement 5 of this Planned Development. Landscaping shall be installed and maintained in general conformance with all of the Site/Landscape Plan exhibits described in Statement 5 of this Planned Development. All landscaping shall be properly maintained, at all times, by MPEA.
  - (ii) Vehicular movement on the Navy Pier Subarea shall be limited to those areas designated on all of the Site Plans, Exhibits 8 through 15, described in Statement 5 and shall be in general conformance with the provisions of the Traffic Management Plan, Exhibit 29 (which may be adjusted administratively from time to time in conformance with Section 17-13-0611), described in Statement 5 of this Planned Development.
  - (iii) Public pedestrian and bicycle passage during operating hours over all exterior areas depicted on the exhibits as pedestrian walks or pathways, including the south dock and the north dock, shall not be unreasonably restricted; provided, however, that bicycle passage shall be secondary to pedestrian passage, and the applicant may restrict bicycle passage to prevent unreasonably interference with pedestrian passage and to protect pedestrian safety. Public pedestrian passage during operating hours over all interior areas depicted on the Pedestrian Circulation Plan, Exhibit 24,

described in Statement 5 of this Planned Development shall not be unreasonably restricted.

- (iv) The south dock shall be divided into east/west zones that are in general conformance with all of the section exhibits, Exhibits 20 through 23, described in Statement 5 of this Planned Development and attached hereto. These zones shall be reasonably sized to accommodate the predominantly public pedestrian character of the south dock. The edge of the south dock shall consist of an approximate 26-foot zone in which various boat and ship docking accessories, pavilions, kiosks, planters and furniture are permitted. To the north and adjacent to this 26-foot zone, there shall be an approximately 20-foot clear zone, free and clear of all obstructions for easy pedestrian passage.
- (v) The edge of the north dock shall consist of an approximately 10-foot zone in which various boat and ship dock accessories, kiosks, planters and furniture are permitted provided that public pedestrian passage is feasible.
- (vi) The boat and ship docking accessories described above include, but are not limited to, gangplanks, stairs and accessory structures, pavilions and kiosks. These accessories shall be appropriate and consistent with the character of the Navy Pier and Headlands Subareas development. They shall be sized and located to avoid unreasonable interference with public pedestrian passage or with public access to the water or lake front vistas. The location of the accessories of each boat or ship shall be limited to the boat dock areas set forth in Statement 11 hereof. They shall be limited to movable or semi-permanent structures.
- (vii) Movable or semi-permanent kiosks are also permitted in the Headlands Subarea and elsewhere along the south dock of the Navy Pier Subarea, except in the clear zones. The kiosks shall be sized and located appropriately and consistently with the character of this Planned Development. Moreover, they shall not unreasonably interfere with public pedestrian passage or with public access to the water or the lake front vista.
- (viii) Permanent kiosks or other permanent buildings or structures located anywhere on the Property are subject to the approval of the Commissioner. The approximately 4,000 square foot "Welcome Pavilion" proposed to be developed in the Headlands Subarea, as depicted on the plans, is hereby approved.
- (ix) The areas depicted on the Conceptual Site/Landscape Plan -- On-Pier Park, Exhibit 9, described by Statement 5 of this Planned Development, west of the area depicted as Chicago Shakespeare Theater Expansion, commonly known as the Crystal Garden and On-Pier Park, shall be designed, constructed and maintained as public spaces to provide areas for

passive activities and public gathering and, except as provided herein, at no charge or cost to public users; provided, however, that the restaurant/cafe and catered dining areas depicted in the Conceptual Site/Landscape Plan -- On-Pier Park, Exhibit 9, described in Statement 5 of this Planned Development, may charge customers for their use of said restaurant/cafe and catered dining areas. Within the Crystal Garden, the public space consists of approximately 22,000 square feet of area, centrally located. Each of these public areas shall be (a) handicapped accessible, (b) designed to function as a public space, (c) improved with seating and tables appropriately located and arranged and in reasonable and sufficient quantities to encourage public use, (d) provided with appropriate interior and exterior landscaping, (e) reasonably accessible to restroom facilities and to food and beverage facilities, and (f) except as provided herein, shall be open to the public during all operating hours. Regular musical entertainment, live performances and cultural programs and exhibits within these areas are encouraged. The areas shall be maintained in a clean and litter free condition. The Crystal Garden shall have largely unobstructed views from within the space out to the lake and City.

- (x) Limited private uses of the Crystal Garden during operating hours are permitted; provided, however, these uses, except for the restaurant/cafe and catered dining areas, may occur only very occasionally (from time to time), must be more limited in the summer months than otherwise.
- (xi) It may be necessary in connection with live music, live performances or other events in the Crystal Garden and On-Pier Park to charge a fee to cover the cost of the entertainment. Also, the applicant may charge a reasonable fee to ride the carousel, Ferris wheel, or swing ride, or other rides or attractions, or for special entertainment in the On-Pier Park.
- (xii) Appropriate and decorative lighting of all exterior public pedestrian areas and budget permitting, of appropriate Navy Pier Subarea building features, shall be provided and maintained. In no circumstances should lighting on the Property be directed at Lake Point Tower.
- (xiii) The Navy Pier Subarea, Headlands Subarea and Dime Pier Subarea development contemplated herein are intended to be a single, integrated project; provided, however, that the work described in Exhibits 8 through 27, 38 through 43, and 45 through 52 and the Dime Pier Subarea development may be conducted in stages and phases, as designated by the applicant or, with respect to the Dime Pier Subarea, the Chicago Park District.
- (xiv) The MPEA, with respect to the Headlands and Navy Pier Subareas, and the Chicago Park District, with respect to the Jane Addams Park Subarea and Dime Pier Subarea, shall make appropriate arrangements to ensure public safety and public access to such subareas, to the extent feasible,

during construction. If requested by any appropriate department of the City, the MPEA or the Chicago Park District, as applicable, shall provide and follow a reasonably acceptable plan and schedule of such arrangements; which plan shall be coordinated with the Department.

11. The perimeter of the north and south dock areas of the Navy Pier and Headlands Subareas may be used to dock boats and ships, and passengers may embark and disembark from such boats and ships along the docks of the Navy Pier and Headlands Subareas, provided that the following principles are followed:
  - (i) Pedestrian circulation along, and public access to, the dock's edge and views from the pedestrian areas of the Navy Pier and Headlands Subareas shall not be unreasonably impaired. In the Headlands Subarea (except in areas adjacent to Ogden Slip) and the south dock of the Navy Pier Subarea no more than fifty percent (50%) of each of the dock's length may be occupied by docked boats or ships at any one time, and each docked boat or ship shall be separated from every other docked boat or ship by fifty (50) feet, or if separated by a lesser distance, the total length of any portion of the dock which is occupied by boats or ship at any one time shall not exceed two hundred (200) feet (unless occupied by a single boat longer than two hundred (200) feet in which case said boat shall be separated from every other boat by fifty (50) feet).
  - (ii) The operation of docked boats and ships shall be regulated by the MPEA to avoid unreasonable adverse impacts of such uses on the surrounding neighborhood. These impacts include, but are not limited to, noise created by passengers and litter.
  - (iii) No boats or ships shall be permanently docked on the north, south or east side of the Navy Pier Subarea adjacent to the Auditorium. Embarking and disembarking of boat passengers along any portion of the Headlands (except the easternmost docks) of the Headlands Subarea shall not be permitted after 11:00 P.M. on weekdays and 12:00 A.M. on weekends.
12. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. For purposes of grade, the definition in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 4,718,841 square feet.
13. The MPEA, with respect to the Navy Pier and Headlands Subareas, acknowledges that the development of such subareas will have unique traffic-generation and parking characteristics which will require diligent and ongoing operational control to assure that the impact of the development on the surrounding traffic network, park



uses, pedestrian flow and parking supply will not be unreasonably adverse. The MPEA further acknowledges that, although the streets on the Headlands Subarea will be City-owned streets over which the City shall maintain legal jurisdiction, the generation of traffic activity and the traffic activity itself on these streets will largely be within the control of the MPEA.

Accordingly, the MPEA shall be responsible for implementing certain operational controls over parking and traffic activity expected to occur on the Navy Pier and Headlands Subareas. These operational controls are set forth in the "Traffic Management Plan" ("TMP") Exhibit 29 described in Statement 5 in this Planned Development. The TMP, as it may be amended or otherwise modified from time to time, shall be effective upon passage and approval of this Planned Development, or in accordance with such amendment or modification from time to time, and shall be deemed an integral part of this Planned Development. The MPEA's compliance with the TMP shall be a requirement of this Planned Development.

In order to assure the TMP's effectiveness, the Commissioner may request, not more than once every two years after the effective date of this Planned Development, MPEA to submit, and MPEA shall so submit, reports describing traffic and parking activity and assessing the effectiveness of the various provisions of the TMP as they relate to the Navy Pier and Headlands Subareas, and any recommended modifications thereto. Additionally, the MPEA, or its designated representative, shall cooperate with the City and with applicable transit agencies in the on-going review and updating of the TMP, as it relates to the Navy-Pier and Headlands Subareas.

Modifications may be made to the TMP at any time with the approval of the Commissioner. Such modifications and approvals shall be kept on file with the Department.

In order to assure that the provisions of the TMP are properly carried out and that proper and prompt coordination exists among the MPEA and the various departments of the City and the applicable transit departments of the City and the applicable transit agencies and the public, the MPEA shall designate and maintain a Transportation Coordinator ("TC"). The TC may consist of one (1) or more individuals, but in any event, a single person, entity or division of the MPEA shall be readily available and apparent for inquiry by any parties concerned. The TC shall be charged with the responsibility, on behalf of the MPEA, to (a) oversee and coordinate the day-to-day implementation of the TMP, (b) act as a formal point of communication between the MPEA and any other agencies or individuals inquiring or concerned about traffic, or parking-related issues, and (c) coordinate traffic loading and parking management activity with representatives of the City and the appropriate transit agencies.

14. The MPEA acknowledges that with the development of the "River East Corridor", there is a need for a comprehensive traffic management plan for a larger area than that contemplated by the TMP, Exhibit 29. In order to serve this need the creation of a Traffic Management Authority ("TMA") covering that broader area may be

necessary. In the event a TMA is created, the MPEA agrees to join the TMA; to be an active and participating member of its board; and to cooperate and participate in the creation of such a comprehensive plan, and in the preparation of a funding structure which implements the plan and which at a minimum advances the goal of providing regular, frequent shuttle service to remote parking. The MPEA further agrees to continue to run its remote parking shuttle service at its current level of service as described in the TMP, Exhibit 29. The MPEA shall pay its pro rata share of the funding plan, which shall include its agreement to run its remote parking shuttle service at its current level of service. The Commissioner may approve modifications to the level of shuttle service at the request of MPEA based on updated analyses regarding need and demand for shuttle service.

15. The design of the roadway network located on the Headlands Subarea as depicted on the Roadway Network Map, Exhibit 5, described in Statement 5 of this Planned Development has been determined by the City to be necessary and appropriate to handle the expected uses of the Navy Pier and Headlands Subareas in a safe and efficient manner, while maximizing the availability of open space and park land on the Headlands Subarea. The City acknowledges, however, that the actual uses of the Navy Pier and Headlands Subareas may vary from that expected. Accordingly, the Commissioner may request, and MPEA shall submit, not more than once prior to the expiration of the fifth anniversary following the effective date of this amendment to the Planned Development, a traffic study prepared by a traffic engineer assessing the adequacy and sufficiency of the Headlands Subarea's roadway network to handle the actual traffic demand experienced during said period. Following receipt of said study or studies, the Commissioner shall consult with the Commissioner of the Department of Transportation. If the Commissioner of the Department of Planning and Development and the Commissioner of the Department of Transportation determine that changes to said roadway network are necessary or appropriate to accommodate the actual uses of the Navy Pier and Headlands Subareas, while maximizing the availability of open space and park land, said Commissioners shall so notify the MPEA. Such changes shall be limited to modifications or changes to the roadway network. Said Commissioners shall make such determination and send such notice within ninety (90) days following receipt of said study. The City shall, at its own expense and within one (1) year thereafter, make such changes to the roadway network as are required. The MPEA shall, at its own expense and within one (1) year thereafter, make such changes to the landscaping on the Headlands Subarea as are reasonably required as a result of the changes to the roadway network undertaken by the City.
16. The parcel depicted on the Subarea Map, Exhibit 7, as Tract E.1, Existing Federal Parcels, is outside the boundaries of this Planned Development. The MPEA acknowledges, however, that such parcel shall be served by access ways over and across the Headlands Subareas. In the event that the MPEA or the City acquire control of this parcel sufficient to allow redevelopment as park land, then the Headlands Subarea shall be reconfigured and landscaped to create a park area which is coordinated with the parcel. Such reconfiguration and landscaping shall be designed, constructed and maintained in general conformance with the

Site/Landscape Plan -- Headlands Subarea (Polk Bros Park), Exhibit 8, described in Statement Number 5 and attached hereto. Such reconfiguration and landscaping shall be completed by the MPEA within a reasonable time following the aforesaid acquisition of the necessary rights to the parcel or following substantial completion of the redevelopment of the parcel as park land, whichever is earlier.

Any development of the Headlands Subarea, and particularly of Tract E.2, shall be coordinated with and shall be designed and constructed to accommodate the then existing or known plans for the Turning Basin Park. When and if the Turning Basin Park is developed, the MPEA will permit third parties reasonable access to Tract E.2 in order to coordinate said development with Tract E.2.

17. The MPEA shall manage the uses of the Headlands and Navy Pier Subareas to avoid unreasonably adverse impacts on the surrounding residents. On the Headlands Subarea, no neighborhood festivals shall be permitted.
18. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
19. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
20. The MPEA, with respect to the Headlands and Navy Pier Subareas, and the Chicago Park District, with respect to the Jane Addams Park Subarea and Dime Pier Subarea, shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Environment and Buildings, under Section 13-32-085 of the Chicago Municipal Code, or any other provision of that Code.
21. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Chicago Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the MPEA, its successors and assigns and, if different than the MPEA, the legal titleholders and any ground lessors.
22. The MPEA and the Chicago Park District acknowledge that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and

regulations related to access for persons with disabilities and to promote the highest standard of accessibility.

23. The MPEA and Chicago Park District acknowledge that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The proposed structures on the Dime Pier Subarea shall be designed and constructed in an energy efficient manner generally consistent with the Leadership in Energy and Environmental Design ("LEED") Green Building Rating System; the roof of the proposed structures will consist of twenty-five percent (25%) of the net roof area covered with photovoltaic panels and the remaining seventy-five percent (75%) covered with high albedo roof materials; in addition, the project will incorporate FSC certified wood products, native plantings, and the heating and cooling system will incorporate natural ventilation that will reduce energy demand through a geothermal system located beneath the floating docks in the harbor. The South Dock and the initial work in Polk Bros Park, which includes the fountain, plaza and surrounding landscaping, has been submitted for certification under the SITES program, a comprehensive rating system for the development of sustainable landscapes administered by Green Business Certification, Inc. The hotel will achieve a LEED certification and 50 percent of its net roof area will be vegetated, meeting the guidelines of the Sustainable Policy of the Department of Planning and Development.
24. The MPEA acknowledges that, although the City's Percent for Public Art ordinance is not applicable to the proposed development, the Navy Pier and Headlands Subareas development project is a public project and that the location and placement of art work in appropriate places on the Headlands and Navy Pier Subareas is a worthy public goal. Accordingly the MPEA shall, in its planning for the design and construction of the proposed development, take into consideration the installation of art work as an integral part of interior and exterior spaces. In connection with this requirement, the MPEA shall work with the appropriate representatives of the Public Art Program of the City's Department of Cultural Affairs and Special Events.
25. The plans are hereby approved in their entirety and no further approvals shall be required under this Planned Development or the Zoning Ordinance for the improvements undertaken in accordance with the plans, other than Part II Approval (per Section 17-13-0610 of the Zoning Ordinance). Applicant and DPD, at either party's request, may continue to evolve the design of the elevations or materials, and changes to such elevations or materials, if any, shall, if mutually agreed upon, be reviewed by DPD pursuant to Section 17-13-0800.
26. The improvements contemplated by this Planned Development are anticipated to be conducted in phases. Unless substantial construction of any of the improvements contemplated by this amendment to the Planned Development and depicted in the plans, including without limitation the hotel to be constructed in the Navy Pier Subarea, the Welcome Pavilion to be constructed in the Headlands Subarea, or any of the improvements depicted the Conceptual Site Plan -- Navy Pier -- Zone 6

(Exhibit 15) have commenced within six (6) years following adoption of this amendment to the Planned Development (subject to extension for one additional year as set forth in Section 17-13-0612 of the Chicago Zoning Ordinance), then this amendment to the Planned Development shall expire by separately introduced ordinance, if any, in which event the zoning of the Property shall revert to Planned Development 527, as amended, on January 13, 2010.

[Exhibits 30, 31, 32, 33, 34, 35, 36, 37, 38, 39, 40, 42, 43 and 44 referred to in these Plan of Development Statements unavailable at time of printing.]

[Exhibits 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 41, 45, 46, 47, 48, 49, 50, 51 and 52 referred to in these Plan of Development Statements printed on pages 31844 through 31879 of this *Journal*.]

Exhibits 1 and 29 referred to in these Plan of Development Statements read as follows:

*Exhibit 1.*

*Institutional Planned Development No. 527, As Amended.*

*Plan Of Development.*

*Bulk Regulations And Data Table.*

Net Site Area:

Aggregate Area:	4,718,841 square feet (108.33 acres)
Navy Pier Subarea:	29.1 acres
Headlands Subarea:	20.4 acres
Jane Addams Park Subarea:	5.3 acres
Dime Pier Subarea:	53.5 acres

General Description of Permitted Uses:	In accordance with the statements of this Planned Development
Maximum Number of Hotel Keys:	240
Maximum Permitted Floor Area Ratio:	0.55
Maximum Percentage of Land Covered:	In accordance with Site Plans and Site/Landscaping Plans -- Exhibits 8 through 15 and Exhibit 32, described in Statement Number 5 of this Planned Development and attached hereto or incorporated by reference herein
Maximum Number of Off-Street Spaces:	1,800
Minimum Number of Off-Street Loading Spaces:	12
Minimum Periphery Setbacks:	In accordance with Site Plans and Site/Landscape Plans -- Exhibits 8 through 15 and Exhibit 32, described in Statement Number 5 of this Planned Development and attached hereto or incorporated by reference herein
Maximum Roof Height:	<p>In accordance with the Elevations -- Exhibits 16 through 18, 38 through 40 and 48, described in Statement Number 5 of this Planned Development and attached hereto or incorporated by reference herein</p> <p>The maximum height of the Ferris wheel is +230 feet CCD, the maximum height of the flagpole is +150 feet CCD. The maximum roof height of the buildings on the Dime Pier Subarea is +32 feet.</p>

Maximum Floor Area within the Buildings East of the On-Pier Parking devoted to the following uses, excluding the hotel and such areas as are accessory to said hotel to be developed in accordance with this amendment:

Exposition/Convention Uses:	200,000 square feet
Meeting Use:	90,000 square feet

Maximum Floor Area within the Building on the Dime Pier Subarea devoted to:

Restaurant Use:	12,500 square feet
Harbor Facility:	5,000 square feet

*Exhibit 29.*  
(To Plan Of Development Statements)

*Planned Development Number 527.*  
(As Amended)

*Traffic Management Plan.*

(1) Purpose.

It is the intent of this plan to help assure that the Navy Pier and Headlands Subareas will be operated in a manner which avoids unreasonable adverse impacts on existing traffic on nearby streets and expressways; assures reasonable safe and efficient traffic operations on the Headlands Subarea and reasonably safe and efficient parking and traffic operations on the Navy Pier Subarea and as related to the Navy Pier and Headlands Subareas development, parking and traffic operation of the Property; assures reasonably safe and efficient pedestrian and bicycle movements on and about the Navy Pier and Headlands Subareas; and avoids unreasonable interference with the continuous flow of traffic to, through and from the Navy Pier and Headlands Subareas.

(2) General Principles.

- (i) Traffic movement on the Navy Pier Subarea should be subordinate to traffic movements on the Headlands Subarea. Every reasonable effort should be made to assure that traffic flow into or out of the Navy Pier Subarea is managed to assure that the Headlands Subarea street network operates at a reasonably acceptable level, is reasonably safe for pedestrians and bicyclists and is reasonably efficient for vehicles.
- (ii) Private automobile traffic to the Navy Pier Subarea should be minimized to avoid unreasonable adverse impact on the surrounding neighborhood. Every reasonable effort should be made to encourage use of public transit, walking, and biking as modes to access Navy Pier. During Design Days and Peak-Peak Days, remote parking options should be promoted to limit impacts of private automobile use on the Navy Pier and Headlands Subareas.
- (iii) The Headlands Subarea should be maintained as a place of arrival and departure, not as a parking area. Every reasonable effort should be made to assure the continuous flow of traffic on the Headlands Subarea and to prohibit stopping for lengthy periods of time, parking, including restriction on vehicle lane movements and patterns of circulation on and about the Headlands Subarea. Emphasize the safety of pedestrians accessing and crossing through the Headlands Subarea, particularly in front of the Head House and entrances to South Dock and North Dock.
- (iv) The South Dock of the Navy Pier Subarea is intended to be a pedestrian oriented public way. All vehicles (other than emergency vehicles and small service vehicles, as necessary and appropriate) should be prohibited from using the South Dock during operating hours.

(3) Specific Conditions.

(i) Headlands Subarea

(a) Staging/Parking

- No vehicle of any kind is permitted to park at any time.
- CTA buses: Allowed to stage within the designated bus terminal area only.
- School/Charter buses: Allowed to unload/load passengers in designated space within one of the following areas (in order of each location's priority) as directed by signs and/or traffic management personnel:



- (1) North Gateway Park
- (2) Head House Drive (South Loop)
- (3) Head House Drive (Head House) -- Drop-Off Only
- (4) Recirculation Lane -- Temporary, as needed

Passengers must be waiting for pick-up or the bus will be turned away and not allowed to stage.

- Trolleys/Sightseeing Tour Buses: Allowed in designated space along the north side of Grand Avenue between Head House Drive and Streeter Drive.
- Taxis: Allowed in designated space in the outside lane along Head House Drive south of the South Dock only. Taxi queues should not extend into the traffic lanes of Head House Drive.
- Other motor vehicles: No staging or parking is allowed along roadways within the Headlands Subarea at any time. Passenger drop-offs and pick-ups are permitted along Head House Drive; however, vehicles may not stage or wait for passengers that are not waiting curbside.

(b) Circulation.

The vehicular circulation plan for the Headlands and Navy Pier Subareas are planned to separate traffic patterns by mode of transportation, reduce volumes and congestion along Head House Drive, improve access to visitor parking, and increase pedestrian and bicycle safety via fewer vehicle conflicts at crossings, and facilitate a safer and more comfortable environment for visitors between Navy Pier and Polk Bros Park.

- CTA Buses (and CTA Service Vehicles): Buses enter via Illinois Street to Streeter Drive to Jardine Drive and the CTA bus terminal. Buses exit via Jardine Drive to westbound Grand Avenue. No vehicular traffic should be allowed in CTA terminal area at any time, other than CTA buses, CTA service vehicles, and school/charter buses exiting the north Polk Bros Park passenger loading/unloading area.

- School/Charter Buses: Buses enter in one of two locations to access the three passenger loading/unloading areas in Polk Bros Park; north on Streeter Drive to Jardine Drive to access the north Gateway Park area; and east into Head House Drive to access the South Loop area or the passenger area in front of the Head House. Buses destined for either of the two on-pier turnarounds travel north on Streeter Drive to Grand Avenue. All buses shall exit to westbound Grand Avenue.
- Trolley/Sightseeing Tour Buses: Buses enter via Illinois Street east into Head House Drive and circulate north to turn westbound on Grand Avenue to the designated passenger loading/unloading area. Some trolleys will instead turn east on North Dock before returning to westbound Grand Avenue. All buses exit to the west on Grand Avenue.
- Taxis and Limousines: Taxis and limousines primarily enter east into Head House Drive and circulate through the South Loop to drop-off/pick-up passenger in the designated areas. Some taxis and limousines may continue east along North Dock to the Riva/Shakespeare Theater turnaround or the east turnaround. To pick-up, taxis may use the designated taxi stand south of South Dock or in the designated locations in the two on-pier turnarounds. Limousine passengers must be waiting curbside for pick-up or they will be turned away. All vehicles will exit to westbound Grand Avenue. To return to the taxi stand after dropping off a passenger, taxis may use the recirculation road from Grand Avenue.
- Private Automobiles:
  - (1) All autos destined for parking on Navy Pier will travel north on Streeter Drive to eastbound Grand Avenue and North Dock to the West or East Parking Garage.
  - (2) Autos dropping off/picking up passengers will enter east into Head House Drive and circulate through the South Loop to drop-off/pick-up passenger in front of the Head House.
  - (3) All vehicles will exit to westbound Grand Avenue.
- Private automobiles, taxis, and limousines may use the recirculation lane.

(ii) Navy Pier Subarea.

(a) South Dock.

- No motor vehicles, other than emergency vehicles and small service vehicles (as necessary and appropriate) should be permitted on the South Dock during operating hours. Provided, however, service and maintenance vehicles may be permitted after non-operating hours.

(b) North Dock.

- Loading activity at the Family Pavilion loading docks should be scheduled to avoid conflicts on the North Dock roadway.
- Every reasonable effort should be taken to avoid unreasonable noise disturbance to the surrounding residential area due to loading activity after 11:00 P.M. and before 8:00 A.M. This includes to the extent reasonable and practical discouraging semi-truck activity at the Festival Hall loading docks during this time.
- Parking for visitors arriving via private automobile may park in the West and East Garages which are accessible from the North Dock. Valet parking access is available for special events on a case-by-case basis in a way that minimizes conflicts along the North Dock.

(iii) Design Days-Peak Hours; Special Considerations.

Design Days-Peak Hours is defined as peak hour periods on days when daily attendance in excess of thirty-five thousand (35,000) is anticipated. During Design Days, the following provisions shall apply, as appropriate:

(a) Advance Wayfinding Signs.

- Overhead signs (digital and static) may be provided at two locations; Illinois Street, between Lake Shore Drive and Streeter Drive and Streeter Drive, south of Grand Avenue. A sign over each lane would designate the appropriate lane assignment for each vehicle type (i.e., buses, taxis, school/charter buses, cars) and/or destination (i.e., Navy Pier parking, alternate parking, Grand Avenue). Some signs would be digital and allow for variable messages and traffic circulation depending upon conditions.

- Digital signs would be controlled by Navy Pier to be most responsive to ongoing traffic conditions. However, the City of Chicago would maintain the ability to access the variable message content via a wireless connection for emergency messages or other appropriate uses.

(b) Remote Parking System.

- Remote parking locations will be identified to supplement on-pier parking, as needed.
- Signs on appropriate roadways direct motorists to off-site parking for the Navy Pier Subarea. Electronic early warning signs should be installed on Lake Shore Drive, the exit ramp at Grand Avenue and Illinois Street, west of Lake Shore Drive. In addition, the occupancy of the Navy Pier Subarea parking lots should be monitored. When the on-pier lots are substantially full, the electronic early warning signs should be activated so that motorists seeking parking are discouraged from entering the Headlands Subarea, other than to drop-off passengers.
- Parking trolleys will continue to pick-up and drop-off passengers seasonally at designated and clearly marked points in front of the Head House and at the east and west drop-off areas reached from the north dock roadway. Regular and frequent shuttle intervals are recommended to enhance the attractiveness of off-site parking.

(c) Grand Avenue Reversible Lane.

- Grand Avenue, between Streeter Drive and Head House Drive, will maintain four (4) travel lanes, including one (1) permanent eastbound travel lane, one (1) reversible travel lane and two (2) permanent westbound travel lanes.
- In its typical configuration, the reversible lane will provide eastbound travel to the North Dock and the on-pier parking garages to limit potential impacts of entering traffic on nearby streets. During peak periods when the on-pier garages are full and/or periods of peak exiting traffic from the on-pier garages (such as early weekend afternoons, after special events or performances, and after fireworks displays), the reversible lane will transition to westbound traffic flow.

- Illuminated traffic signals on this segment of Grand Avenue will indicate the directional flow of traffic for the reversible lane and the two adjacent lanes.

(d) North Dock.

- The reversible middle lane of the North Dock roadway, normally an eastbound lane, may be used as a westbound lane, but only when the reduced eastbound capacity does not impede the Headlands Subarea traffic flow.

(e) Intersection Control.

- Trained private traffic personal, City Traffic Control Aides (TCA), or City Police may be located at the Illinois Street/Streeter Drive intersection, in front of the Head House, the Grand Avenue/Head House intersection, and the Grand Avenue/Streeter Avenue intersection to direct and assist the flow of traffic.
- Panel trucks or other delivery vehicles of a similar nature may be permitted to enter the North Dock at any times.

During the Design Days-Peak Hours, the following provisions shall apply:

- No semi-truck should be allowed to enter the north loading dock.
- No trucks of any kind should be allowed to stage on the North Dock.
- No private buses shall be permitted to stage on the North Dock roadway.

(iv) Peak-Peak Days-Peak Hours, Special Conditions.

Peak-Peak Days-Peak Hours are defined as days when daily attendance in excess of fifty thousand (50,000) is reasonably anticipated. During these peak hours on such days, for example the fireworks display on July 4<sup>th</sup>, it is critical that the number of vehicles allowed access to the Headlands Subarea be sharply curtailed. All vehicular traffic should be subordinate to public transit, parking shuttle operations and pedestrian and bicycle circulation. Each of the following provisions should apply to an approximately two (2) hour period immediately preceding the event giving rise to the Peak-Peak Days-Peak Hour designation:

- No vehicles should be allowed to enter the Navy Pier Subarea parking lots except when such action will relieve traffic in the Headlands Subarea.
- No vehicles, except the parking shuttle, should be allowed on Head House Drive or on the recirculation lane.
- The parking shuttle may drop-off passengers in the two (2) drop-off areas reached from the North Dock roadway (via Streeter Drive and the eastbound lane on Grand Avenue, between Street and Head House Drives).
- To direct and assist with the flow of traffic, trained private traffic personnel or City Police should be located at the Illinois/Street intersection, in front of the Head House, at the Grand/Head House intersection, on the North Dock roadway, and at the Grand Avenue/Streeter Drive intersection.
- No semi-truck should be allowed to enter the north loading dock roadway.
- Panel trucks or other vehicles of a similar nature making a delivery may be permitted to enter the North Dock during approved delivery times.
- No trucks of any kind should be allowed to stage on the North Dock.

(v) Public Awareness.

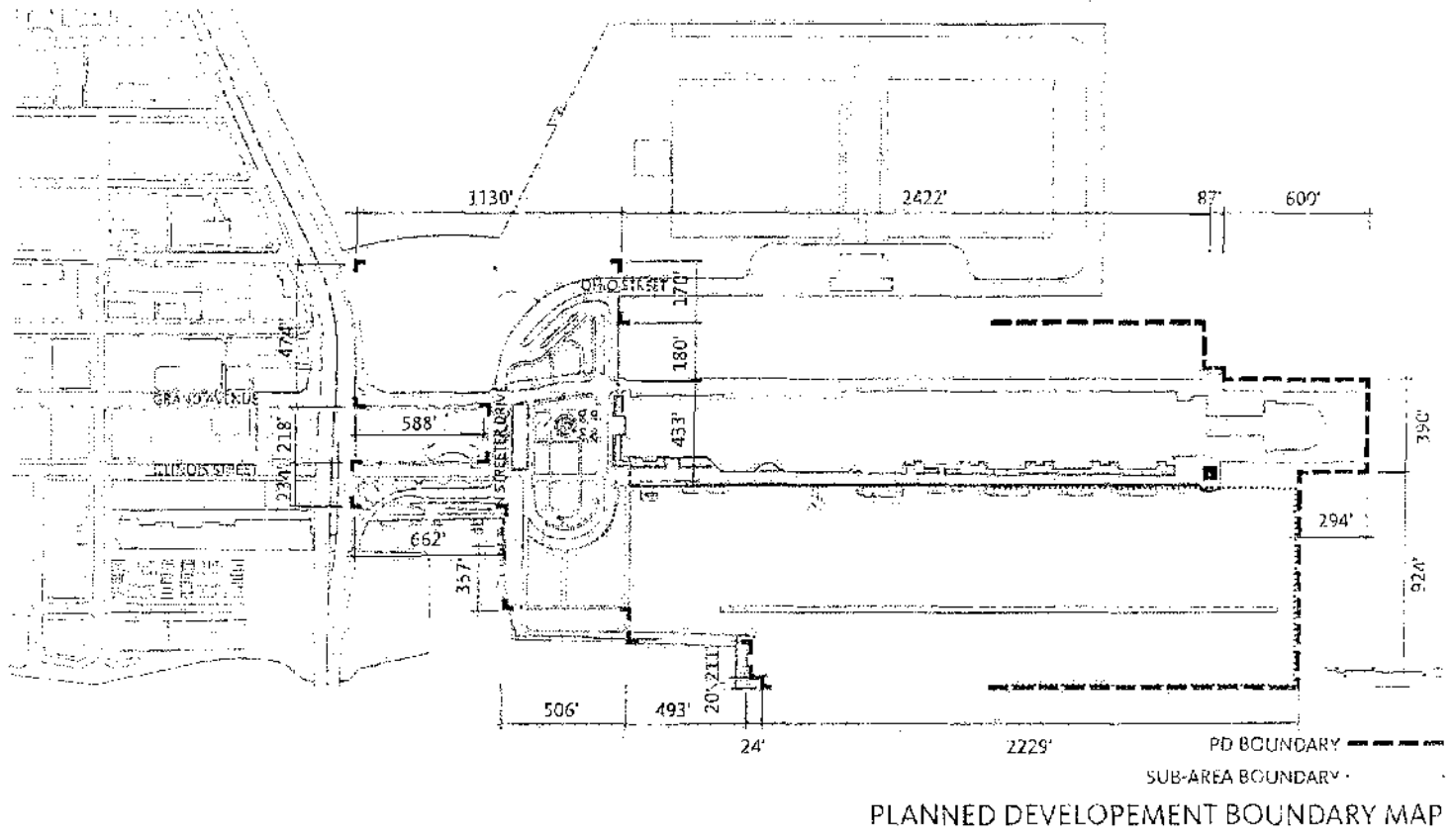
Every reasonable effort shall be made to promote public awareness and understanding of the traffic management system. Additionally, directional signage for motorists should be installed where appropriate. At a minimum, brochures, pamphlets, online maps and advertising should communicate the following in a reasonably clear and easily comprehensible manner:

- Transit facility locations, schedules and routes;
- Headlands Subarea circulation routes depicted by type of vehicles permitted on each roadway and applicable conditions; and
- Location of all remote parking facilities, together with information on remote parking shuttle service (e.g. frequency and location of stops).

(4) Minor Derivations.

Minor derivations from the requirements of the TMP are permitted from time to time when and to the extent unique circumstances warrant such deviations.

FINAL FOR PUBLICATION



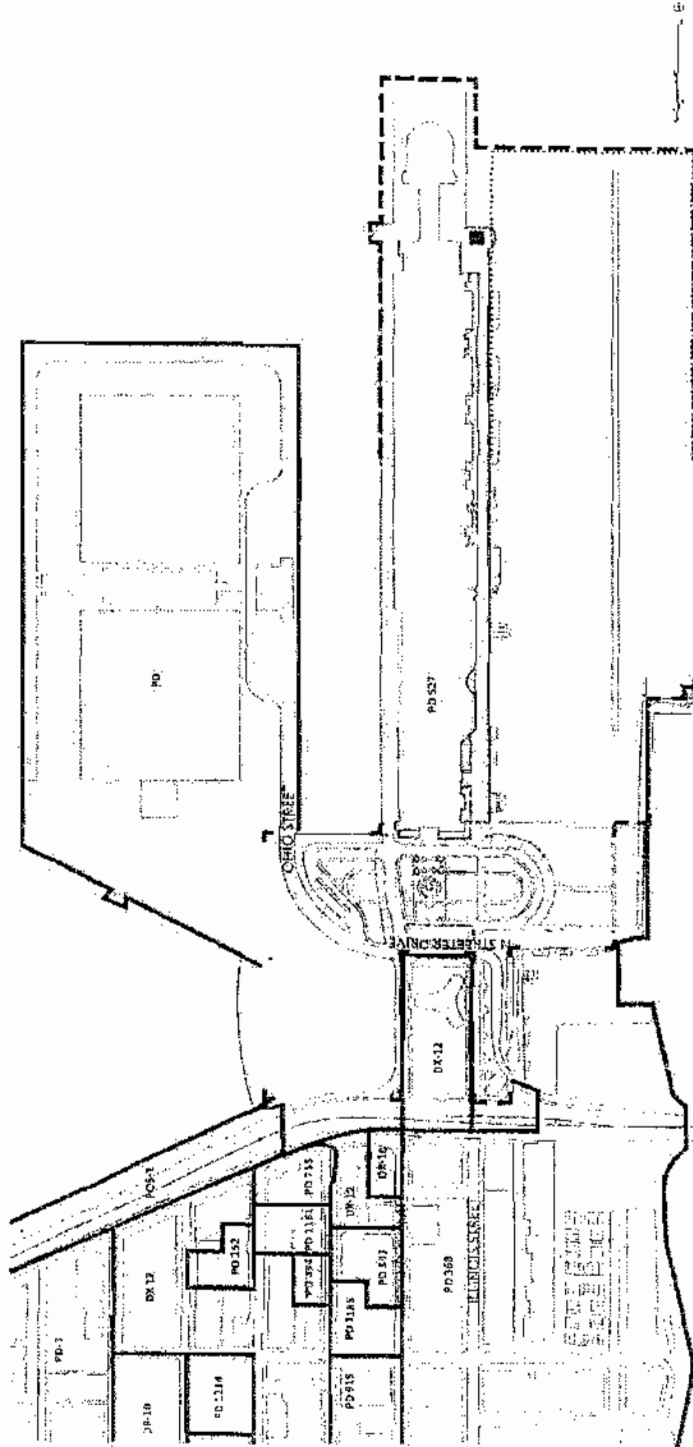
PLANNED DEVELOPEMENT BOUNDARY MAP

APPLICANT: NAVY PIER BIC  
 ADDRESS: 683 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPEMENT NUMBER 527, AS AMENDED

EXHIBIT 2

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ZONING AND STREET SYSTEM MAP

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

APPLICANT: WATY TREE INC.  
ADDRESS: 500 EAST GRAND AVENUE  
INTRODUCED: JULY 30, 2014  
PLAN COMMISSION: AUGUST 18, 2016

EXHIBIT 3



FINAL FOR PUBLICATION

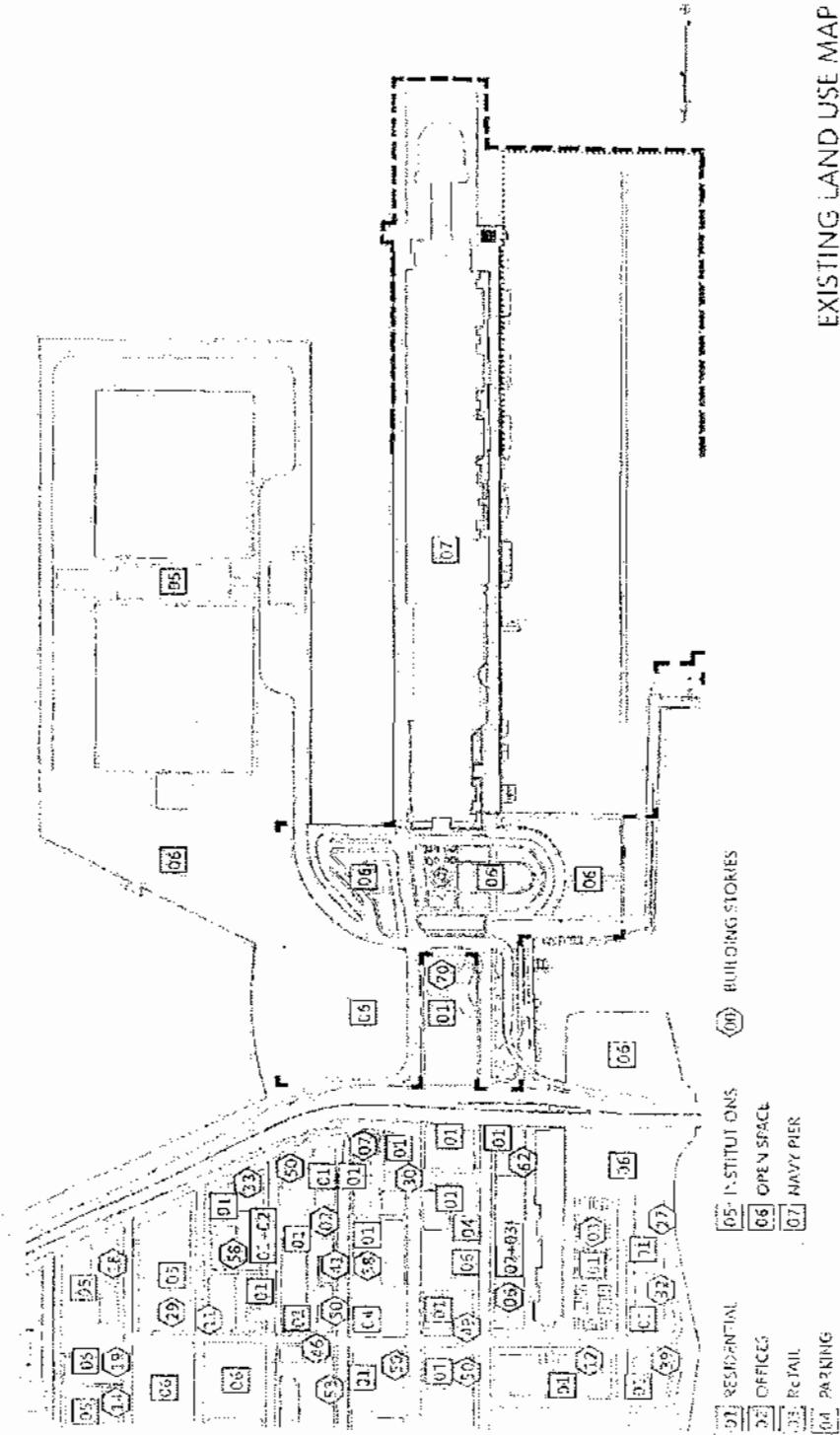
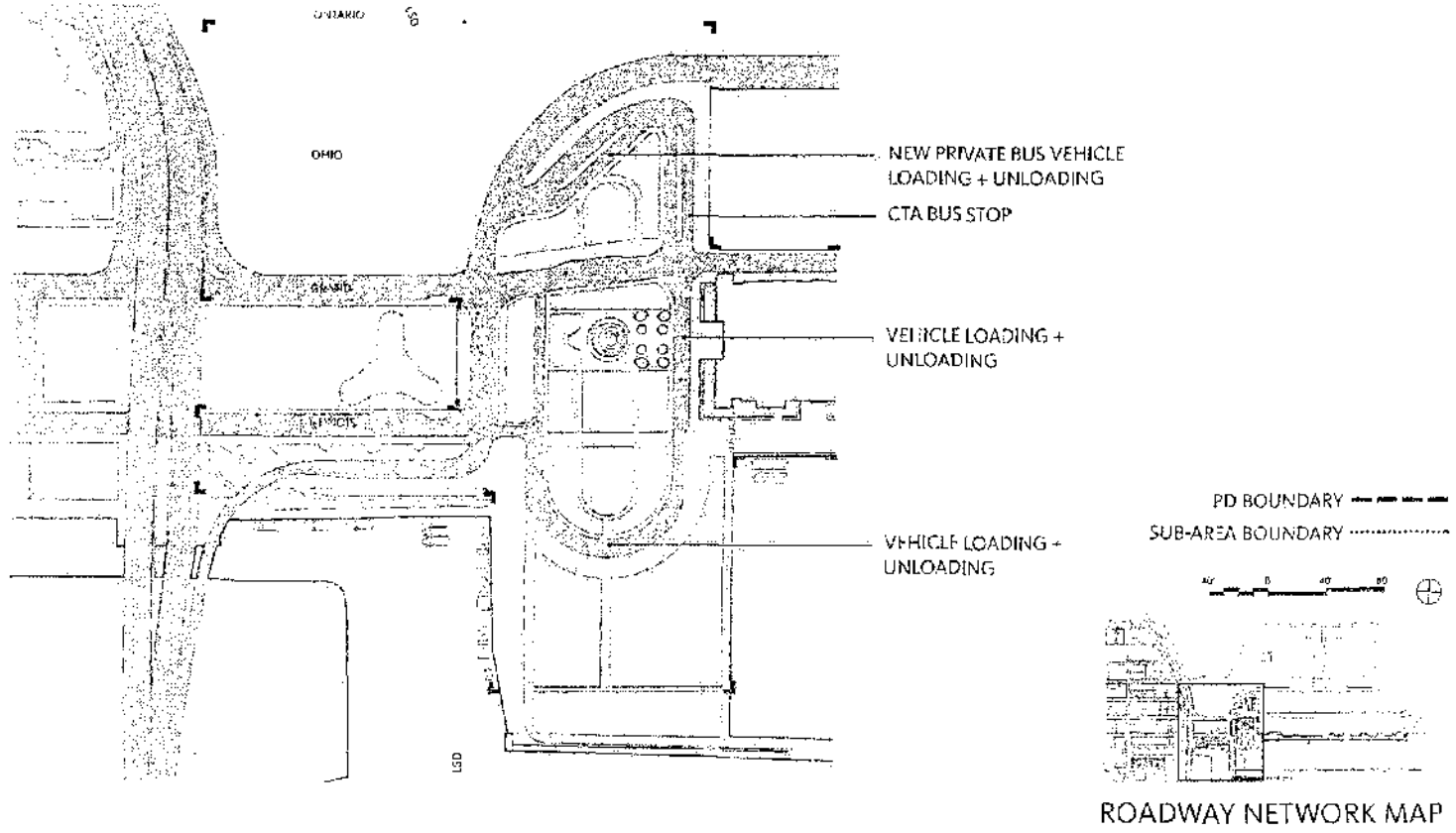


EXHIBIT 4

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

APPLICANT: NAVY PIER INC.  
 ADDRESS: 400 EAST USMANS AVENUE  
 INT'DOOR: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

FINAL FOR PUBLICATION



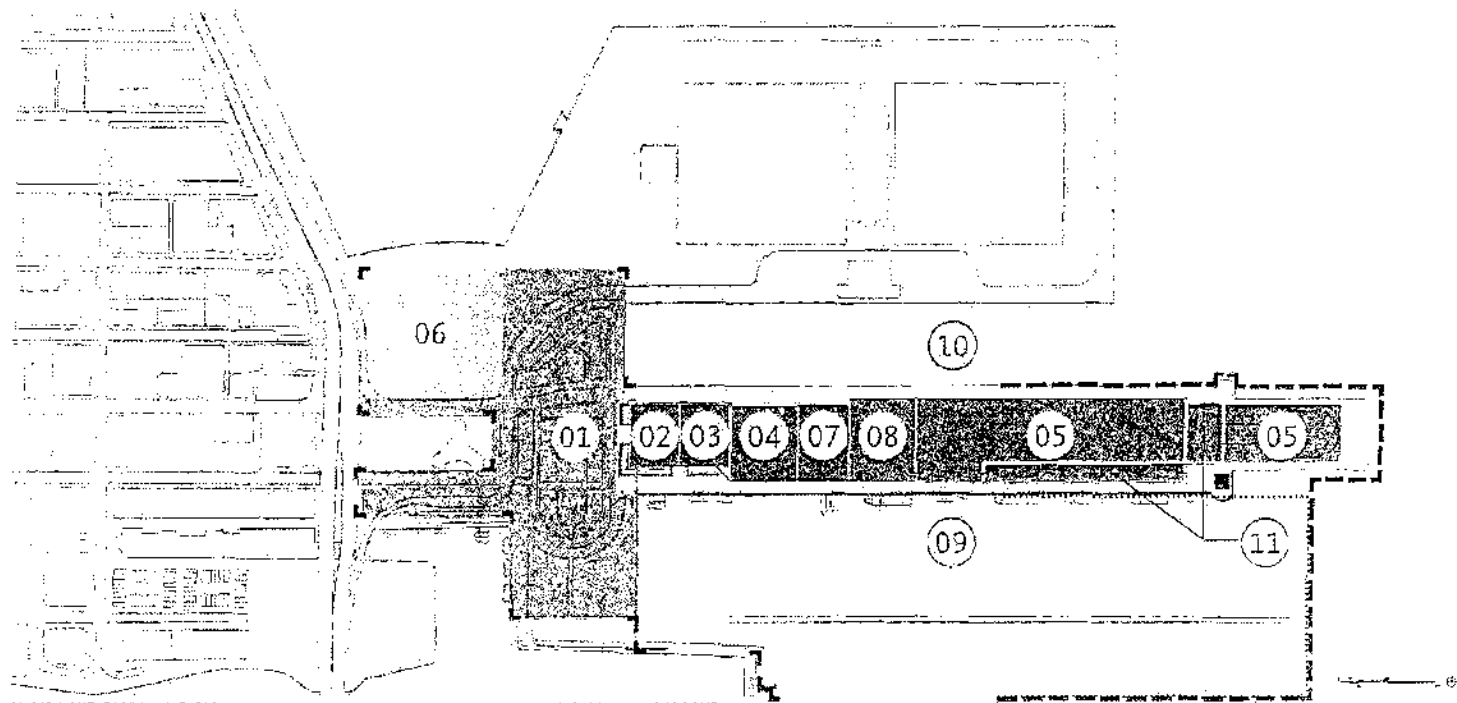
ROADWAY NETWORK MAP

APPLICANT: NAVY PIET, INC.  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCED: JULY 29, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 5

FINAL FOR PUBLICATION



- 01. PARKLAND, GARDENS (HEADLANDS)
- 02. PUBLIC, CULT., PALA. RECREATIONAL USES (FAMILY PAVILION)
- 03. ENCLOSED PUBLIC SPACE (CRYSTAL GARDENS)
- 04. OPEN SPACE FOR CULTURAL, RECREATIONAL, AND ENTERTAINMENT USES (ENCLOSED PARKING AT GROUND LEVEL, ON-PARK PARK)
- 05. MULT-PURPOSE EXPOSITION, MEETING & RECEPTION (UNIC. HALL, CULTURAL, RECREATION, AND ENTERTAINMENT USES. (ENCLOSED PARKING AT GROUND LEVEL, FESTIVAL HALL, BALLROOM)
- 06. PARKLAND (JANE ADDAMS PARK)
- 07. PUBLIC, CULTURAL & COMMERCIAL USES (CHICAGO SHAKESPEARE THEATER EXPANSION)
- 08. PUBLIC, CULTURAL & COMMERCIAL USES (ENCLOSED PARKING, CHICAGO SHAKESPEARE THEATER)
- 09. SOUTH PROMENADE
- 10. NORTH PROMENADE
- 11. MULT-PURPOSE EXPOSITION, MEETING, PUBLIC, CULTURAL, COMMERCIAL & HOTEL.

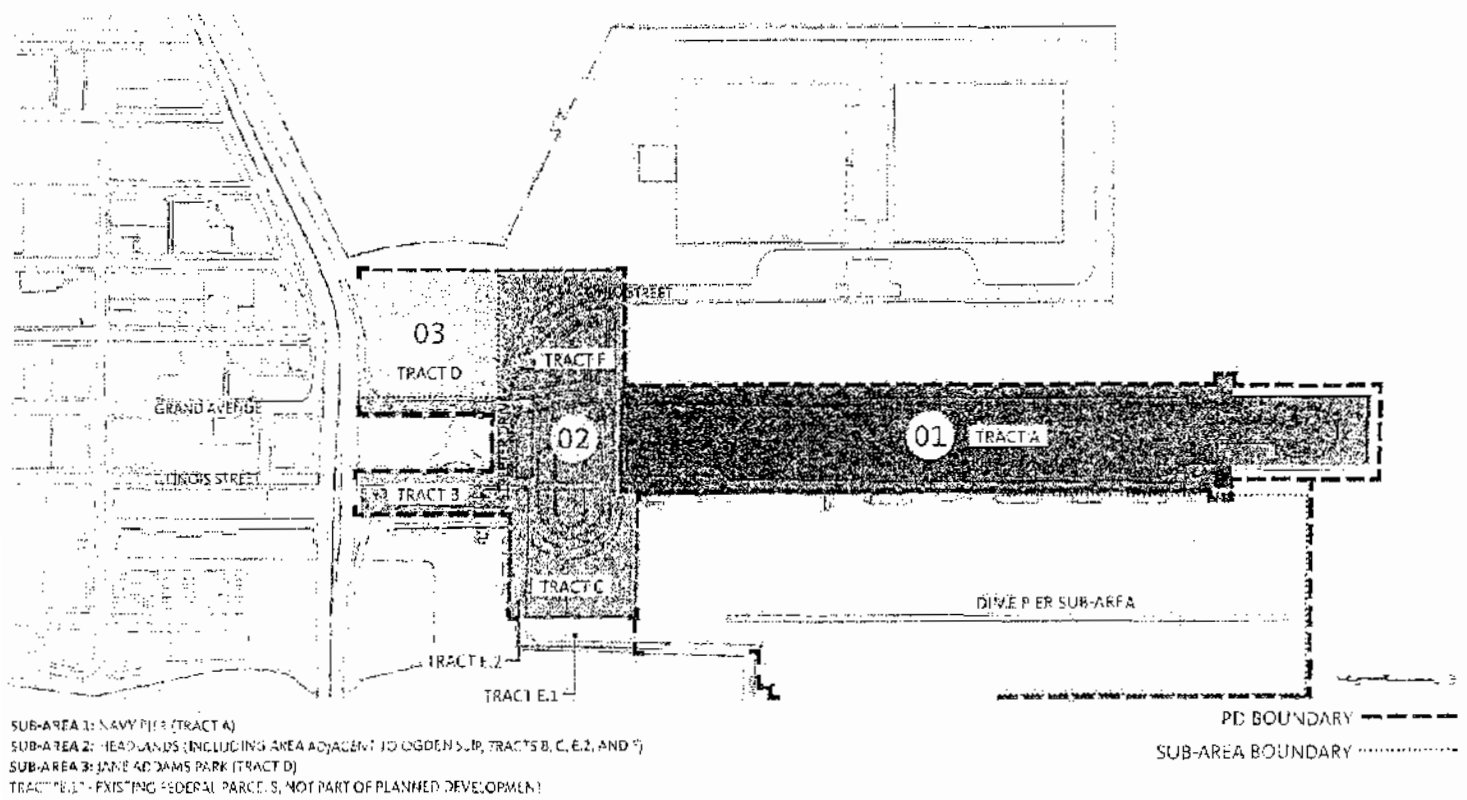
GENERALIZED LAND USE MAP

APPLICANT: NAVY PER INC  
 ADDRESS: 600 EAST SPANCO AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 6

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SUB-AREA 1: NAVY PIER (TRACT A)  
 SUB-AREA 2: HEADLANDS (INCLUDING AREA ADJACENT TO OGDEN SQ., TRACTS B, C, E.2, AND F)  
 SUB-AREA 3: JANE ADAMS PARK (TRACT D)  
 TRACT E.1 - EXISTING FEDERAL PARCELS, NOT PART OF PLANNED DEVELOPMENT

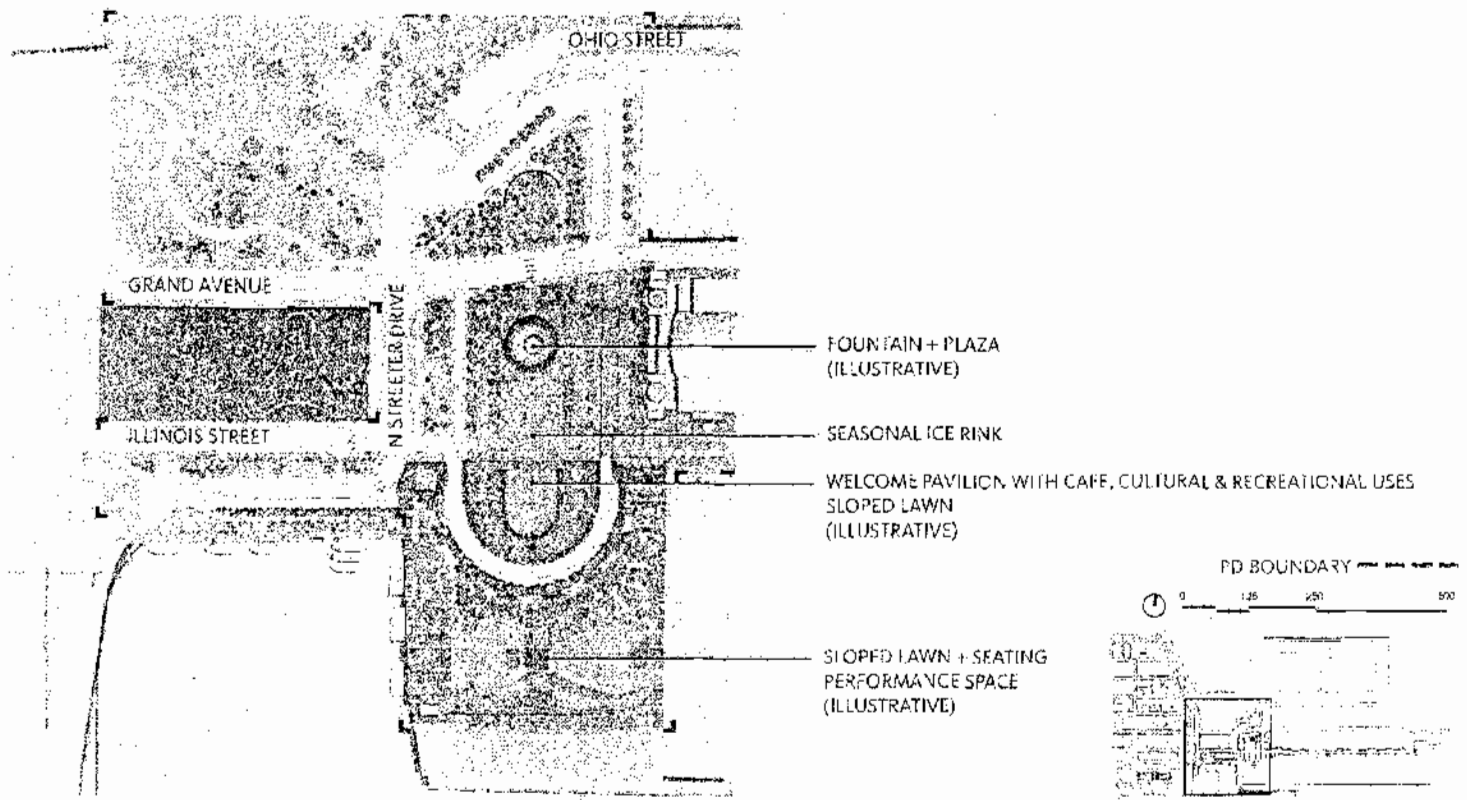
SUB-AREA MAP

APPLICANT: NAVY PIER INC.  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 7

FINAL FOR PUBLICATION

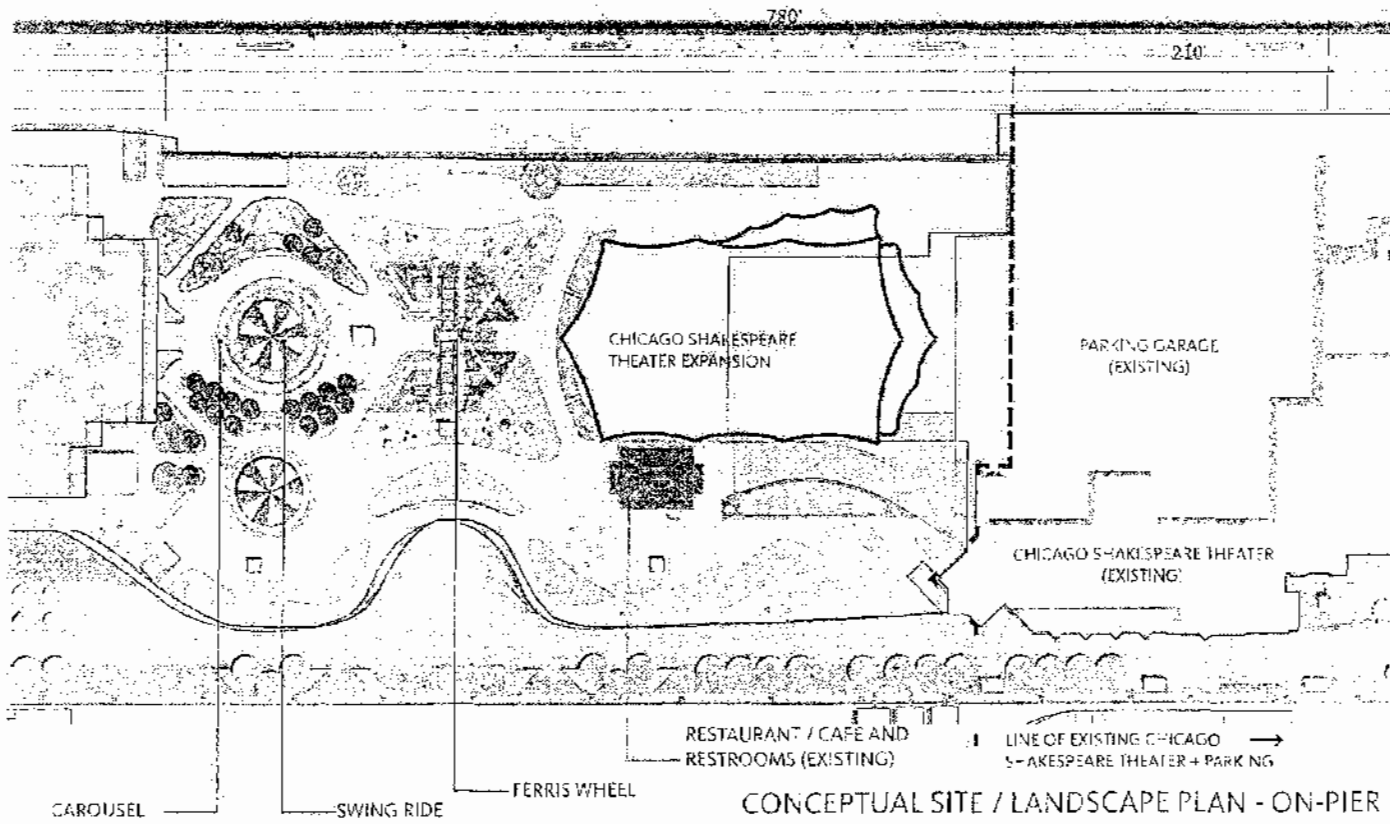


SITE / LANDSCAPE PLAN - HEADLANDS SUB-AREA (POLK BROTHERS PARK)

APPLICANT: NAVY PIER INC.  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCTION: JULY 31, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 8



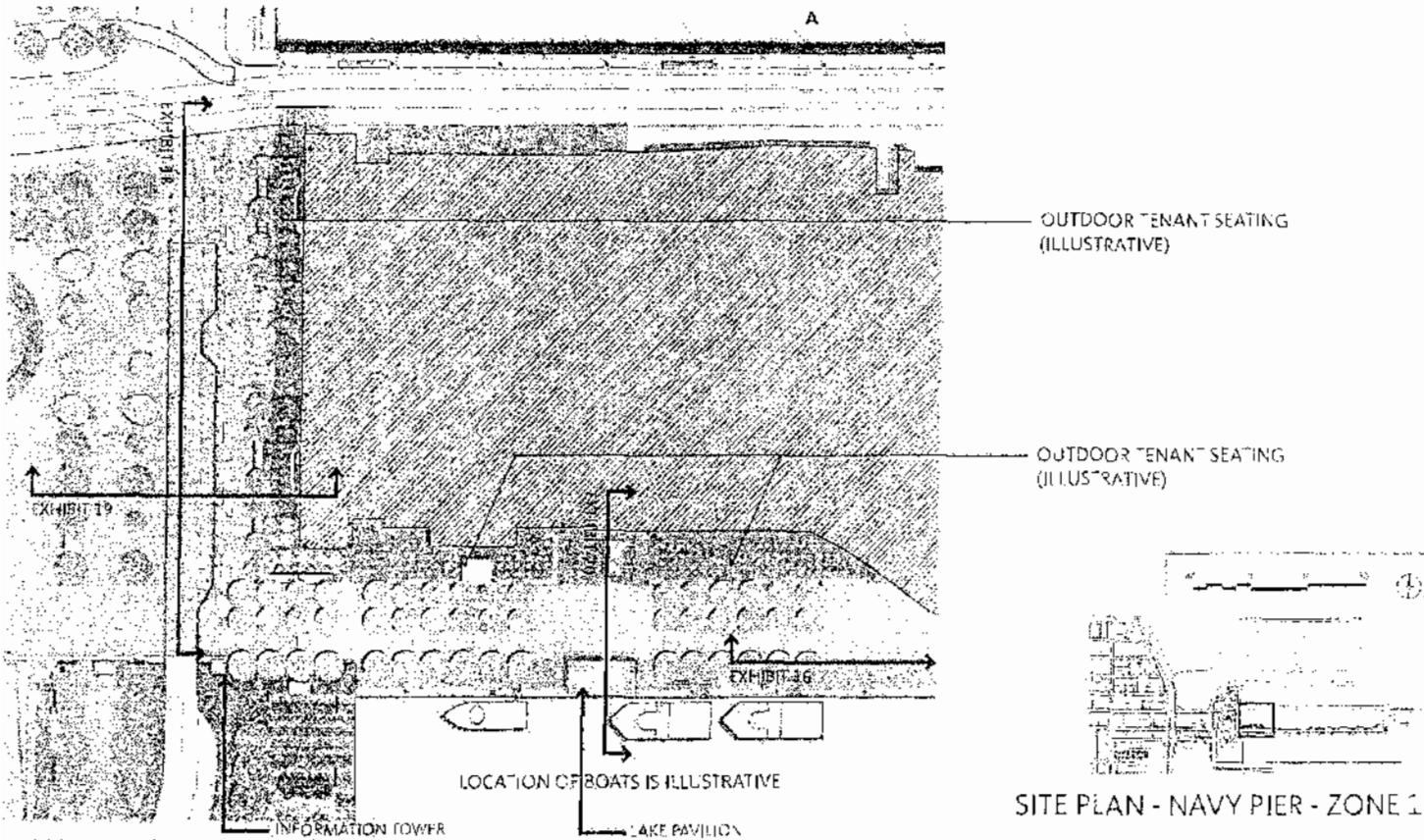
FINAL FOR PUBLICATION

CONCEPTUAL SITE / LANDSCAPE PLAN - ON-PIER PARK AND CHICAGO SHAKESPEARE THEATER EXPANSION

APPLICANT: NAVY PIER INC.  
 ADDRESS: 600 EAST GRAND AVENUE  
 IN-REPLY TO: JULY 20, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 9

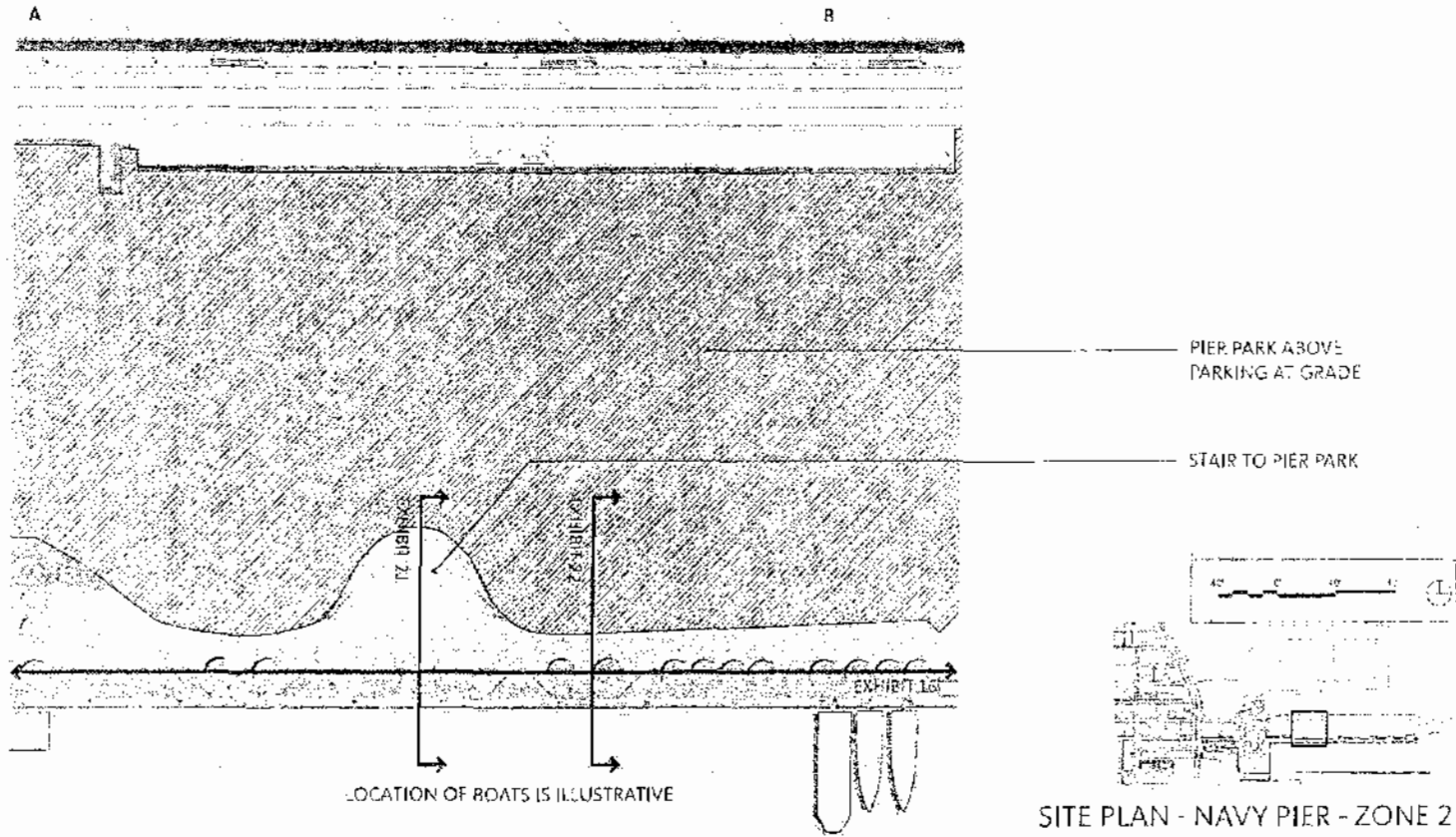


APPLICANT: NAVY PIER INC.  
 ADDRESS: 620 EAST GRAND AVENUE  
 APPROVED: JULY 29, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT  
 10

FINAL FOR PUBLICATION



SITE PLAN - NAVY PIER - ZONE 2

APPLICANT: NAVY PIER INC.  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCED: JULY 20, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

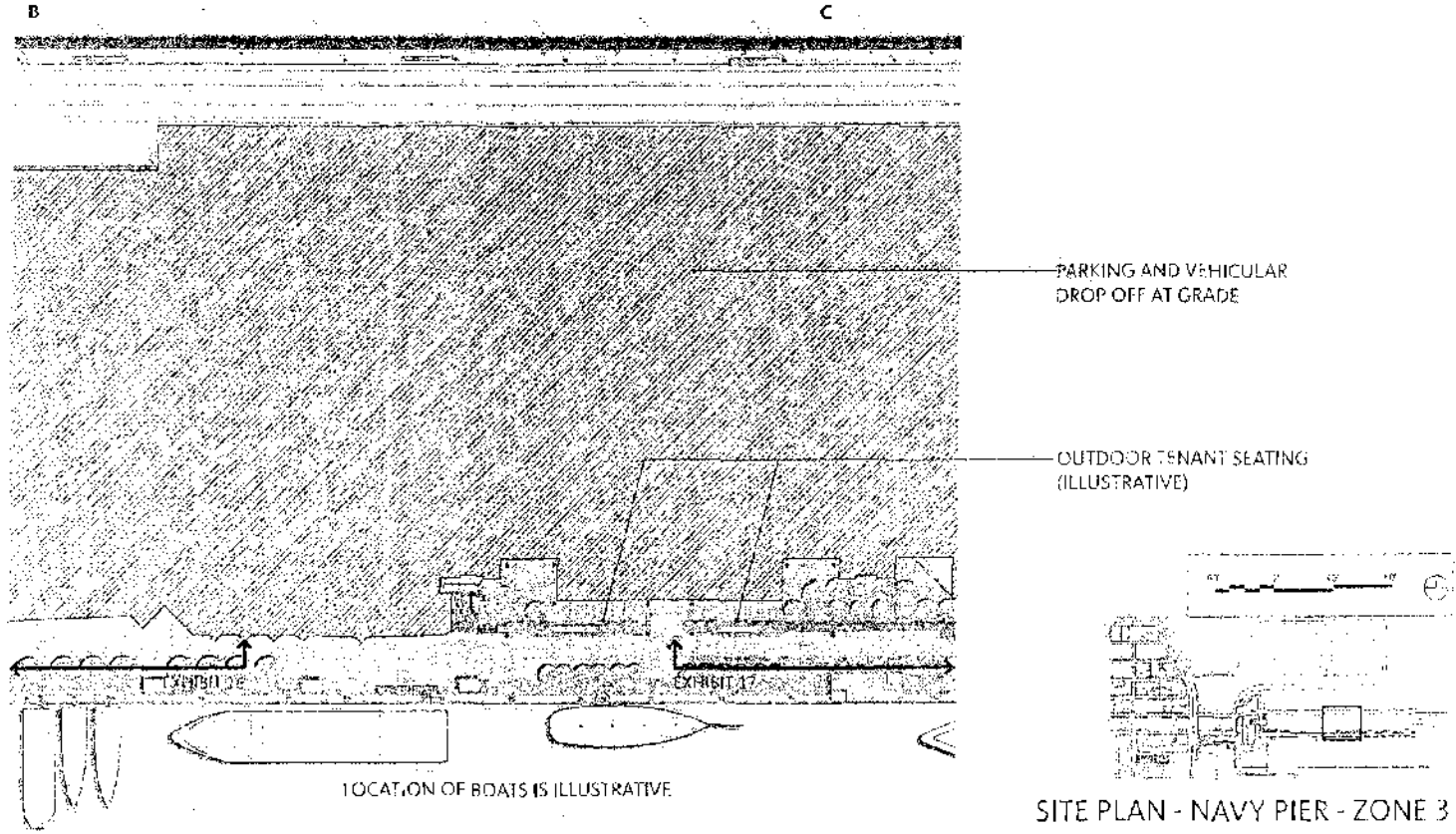
PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 11

FINAL FOR PUBLICATION



FINAL FOR PUBLICATION



PARKING AND VEHICULAR  
DROP OFF AT GRADE

OUTDOOR TENANT SEATING  
(ILLUSTRATIVE)

LOCATION OF BOATS IS ILLUSTRATIVE

SITE PLAN - NAVY PIER - ZONE 3

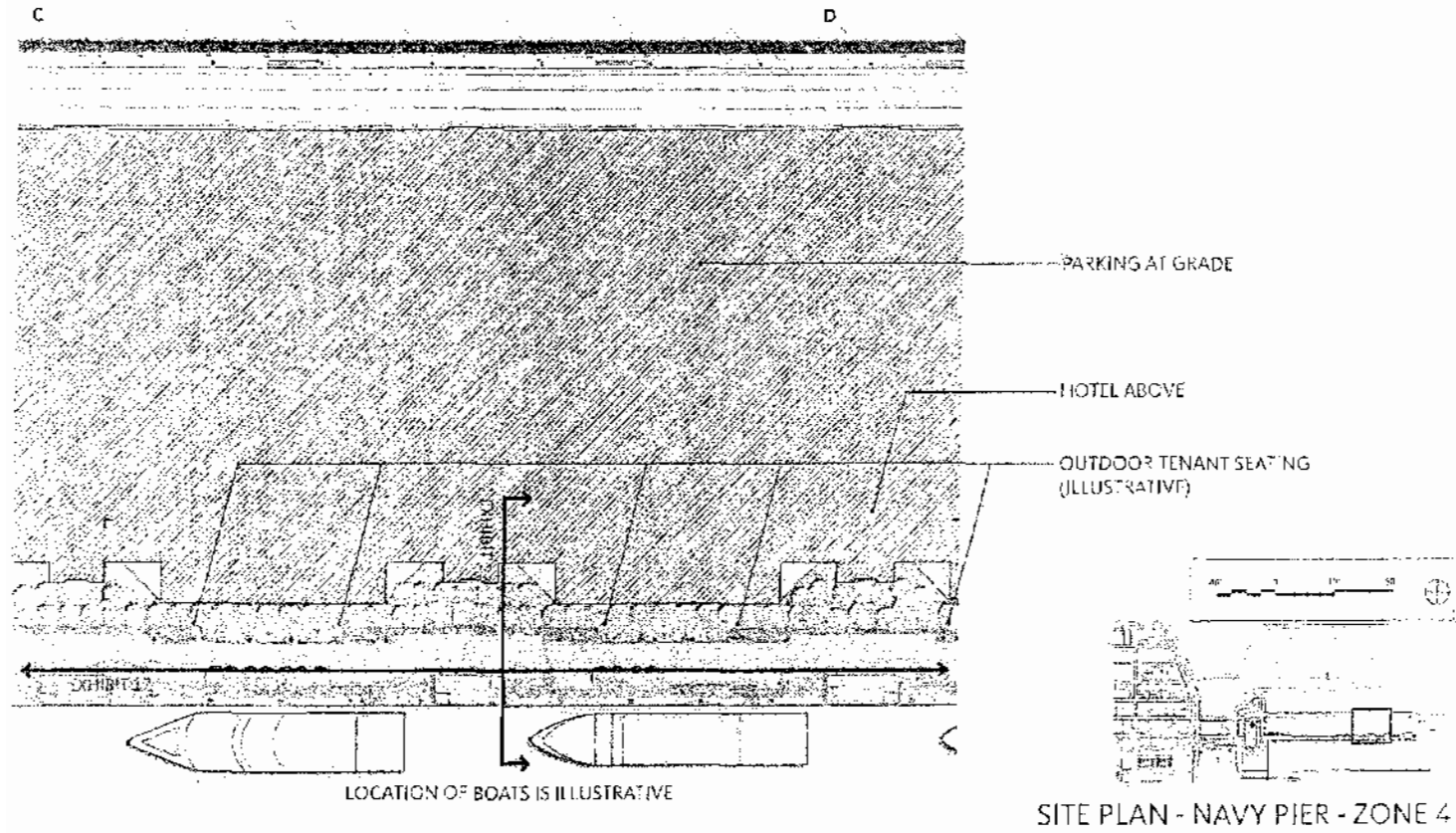
APPLICANT:  
ADDRESS:  
REBUDGETED:  
PLAN COMMISSION:

NAVY PIER INC  
600 EAST GRAND AVENUE  
JULY 30, 2014  
AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT  
12

FINAL FOR PUBLICATION

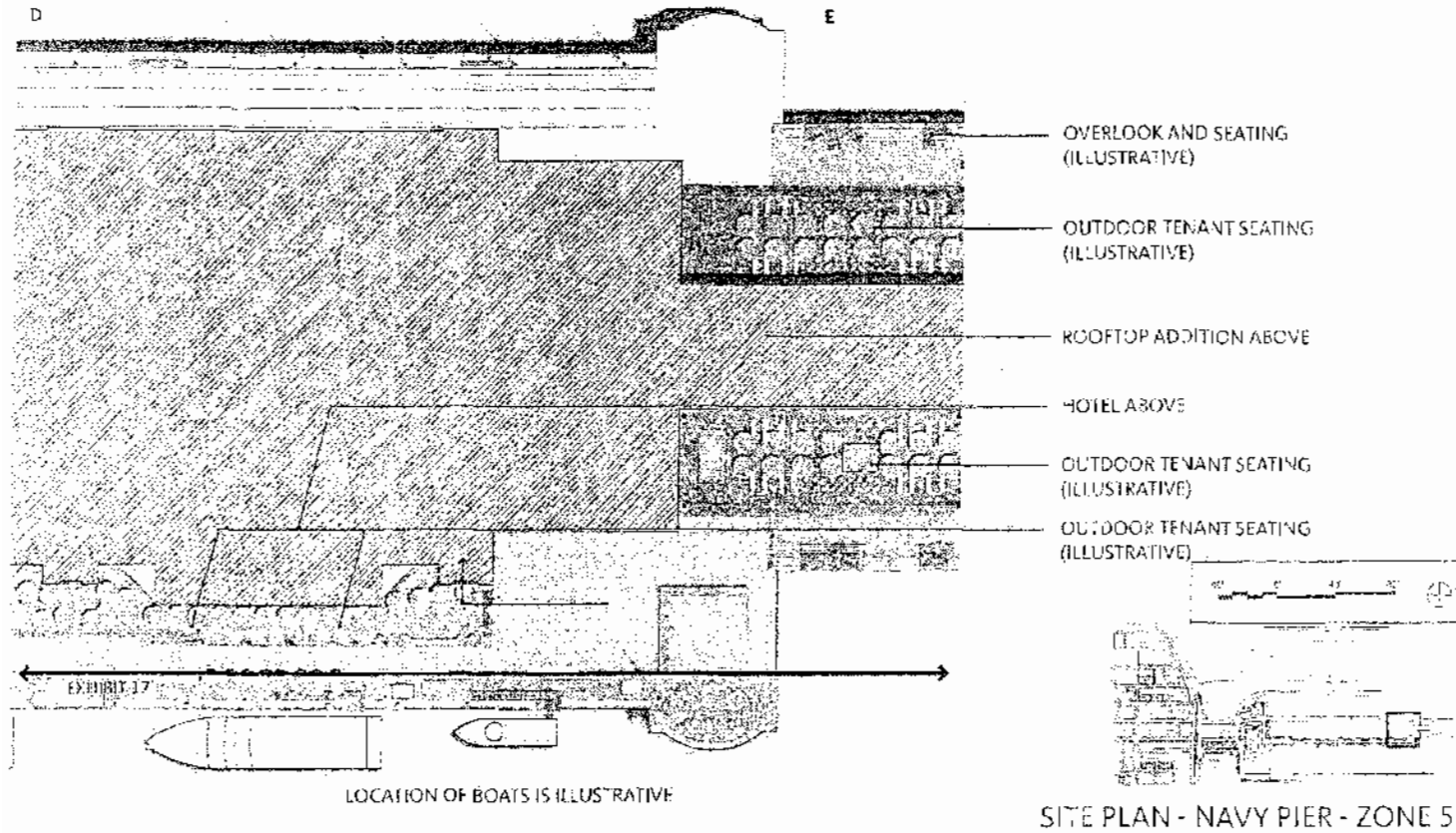


SITE PLAN - NAVY PIER - ZONE 4

APPLICANT: NAVY PIER INC.  
 ADDRESS: 633 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 13



FINAL FOR PUBLICATION

APPLICANT:  
ADDRESS:  
PLAN NUMBER:  
PLAN COMMISSION:

NAVY PIER INC.  
180 EAST GRAND AVENUE  
JULY 30, 2016  
AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT  
14

FINAL FOR PUBLICATION

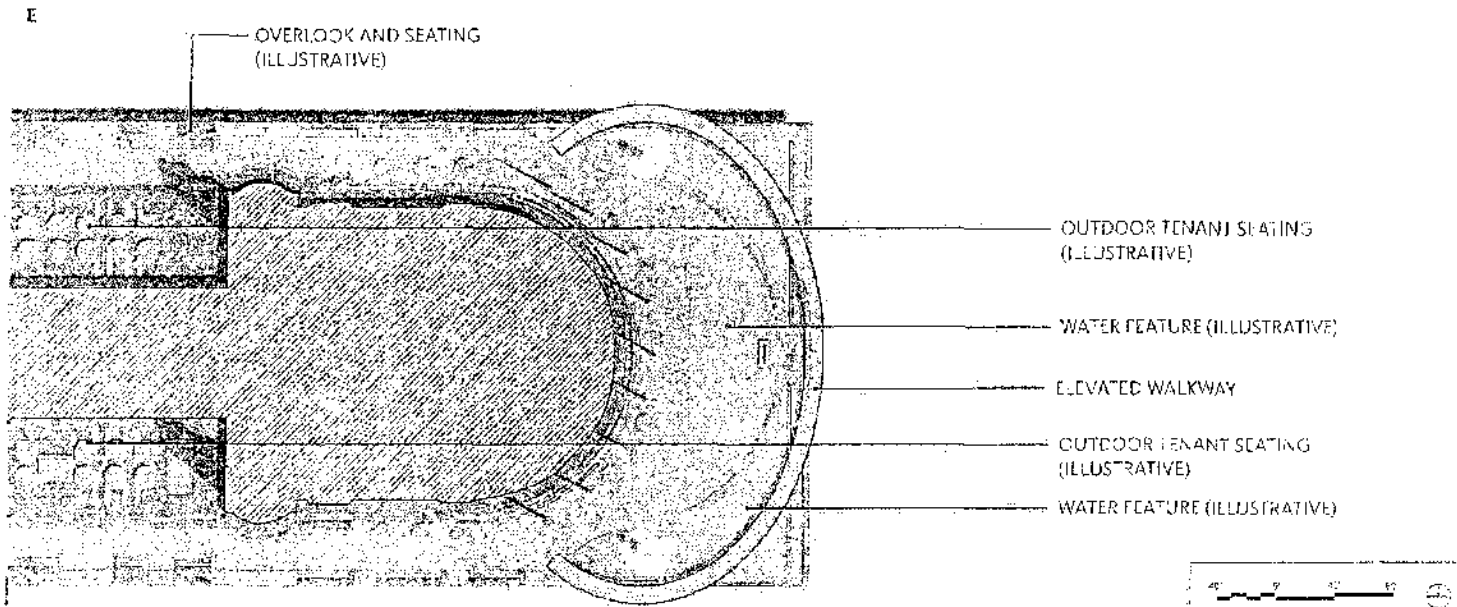


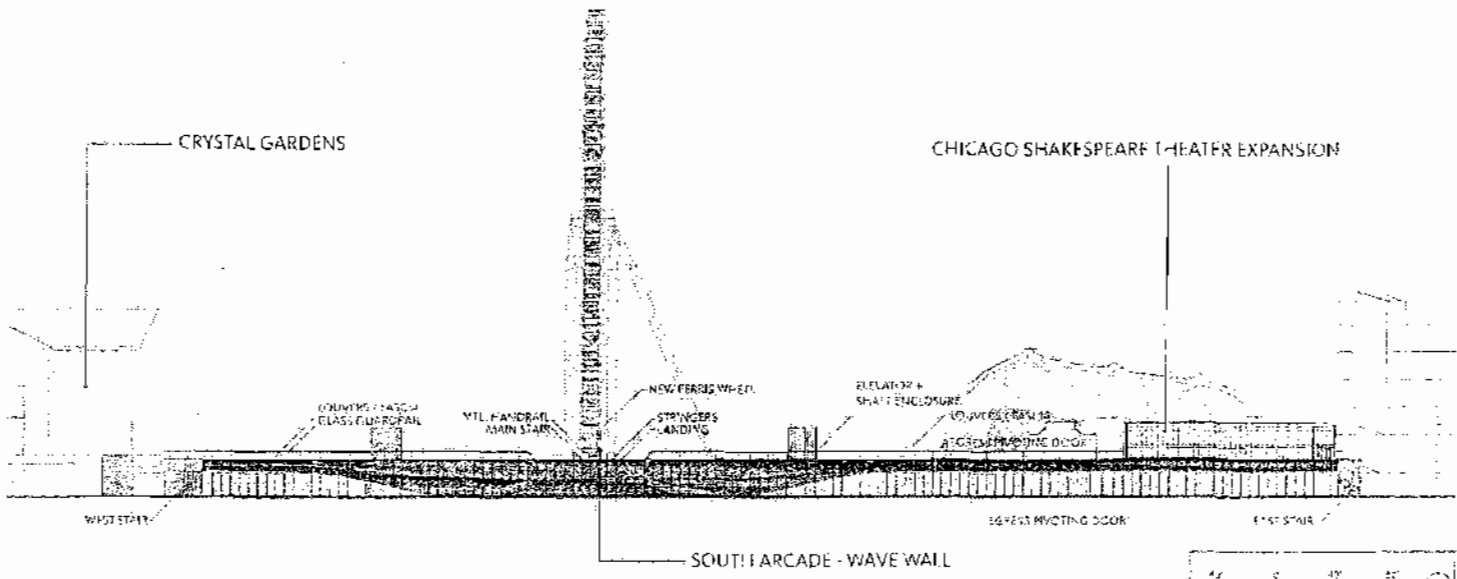
EXHIBIT 17

CONCEPTUAL SITE PLAN - NAVY PIER - ZONE 6

APPLICANT: NAVY PIER INC  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2015

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 15



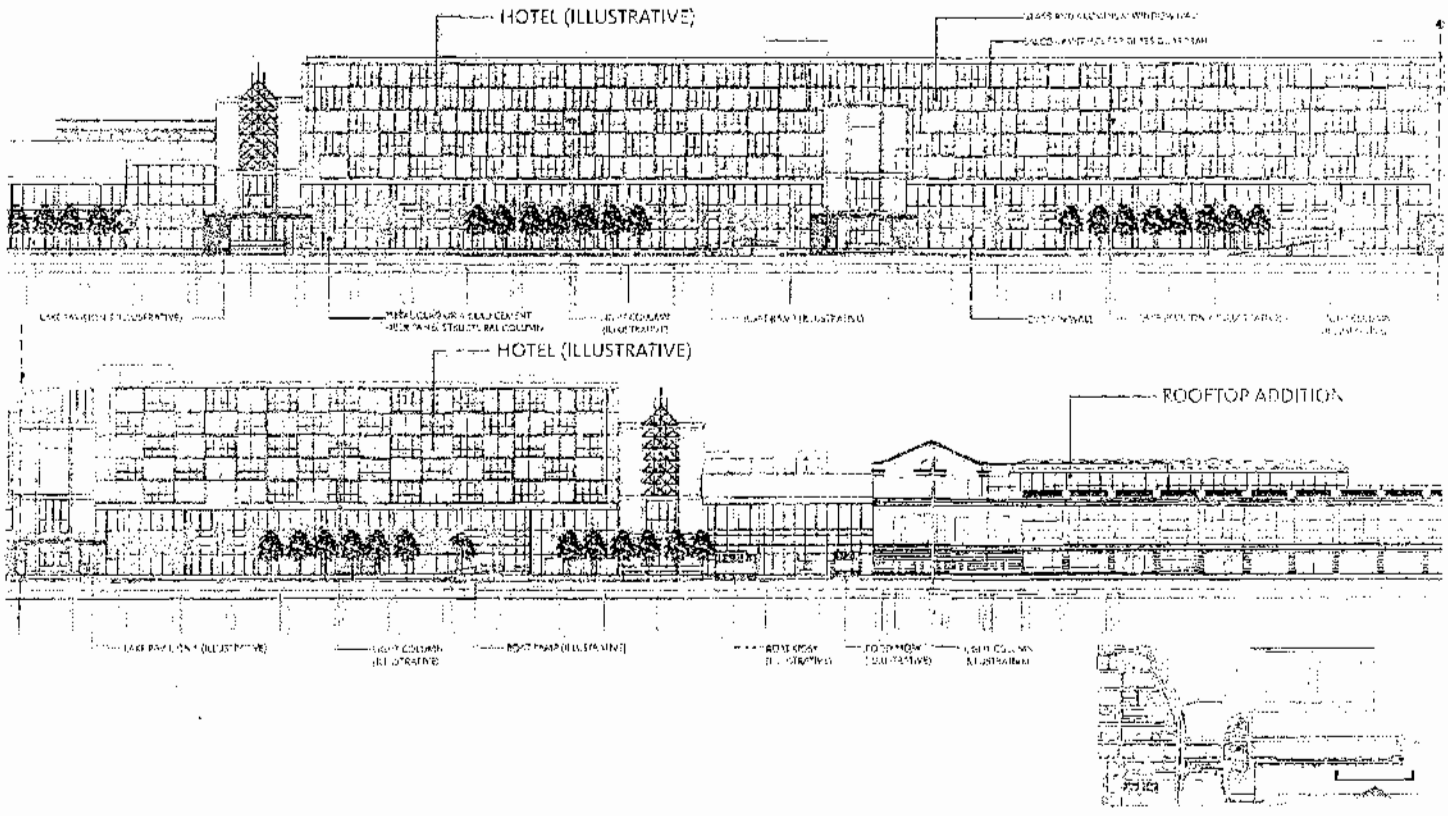
SOUTH ELEVATION - WAVE-WALL

FINAL FOR PUBLICATION

APPLICANT: NAVY PIER INC.  
 ADDRESS: 500 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 16



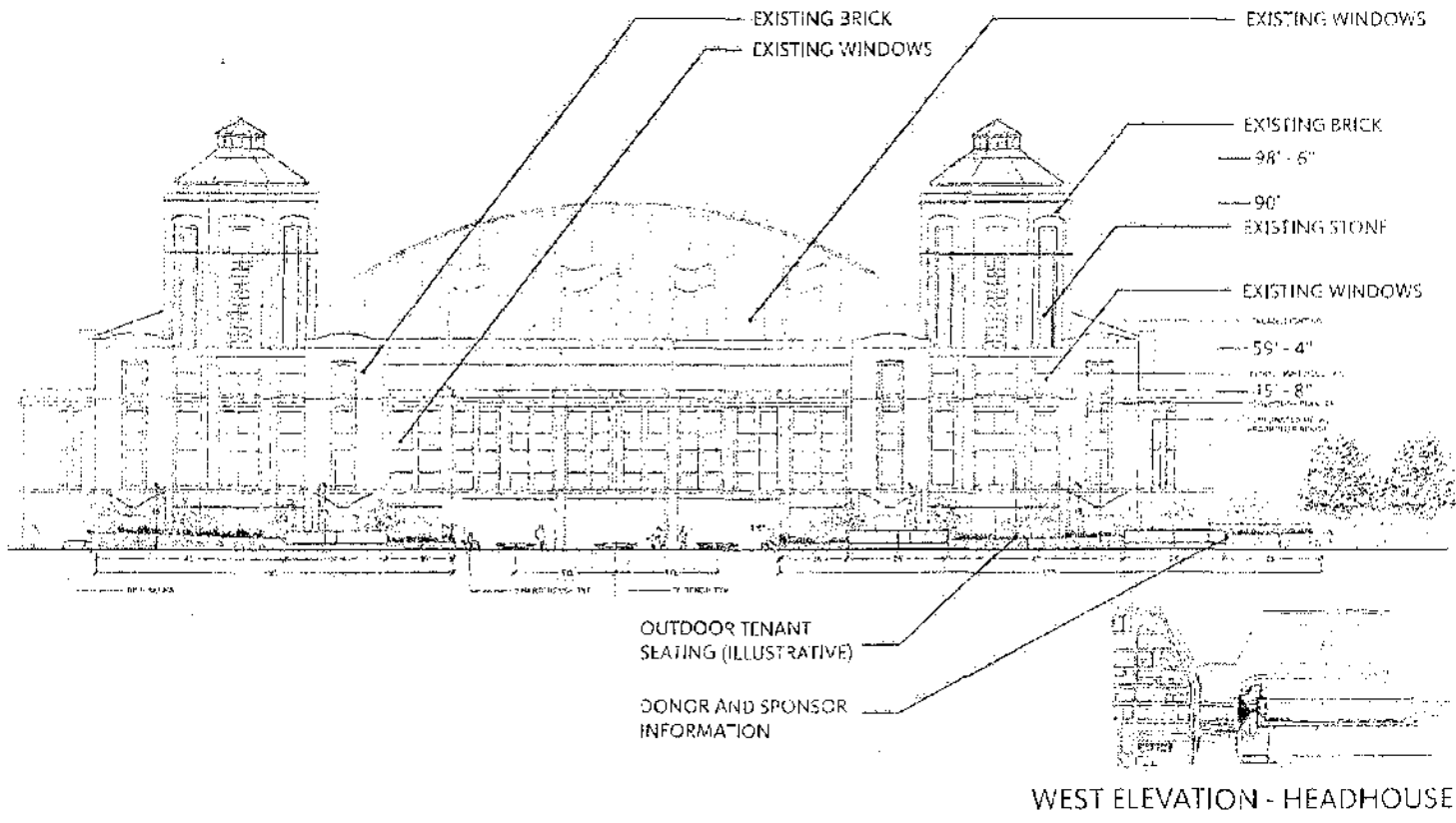
SOUTH ELEVATION - HOTEL + TERMINAL BUILDING

FINAL FOR PUBLICATION

APPLICANT: NAVY PIER INC.  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCTION: JULY 30, 2016  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 17

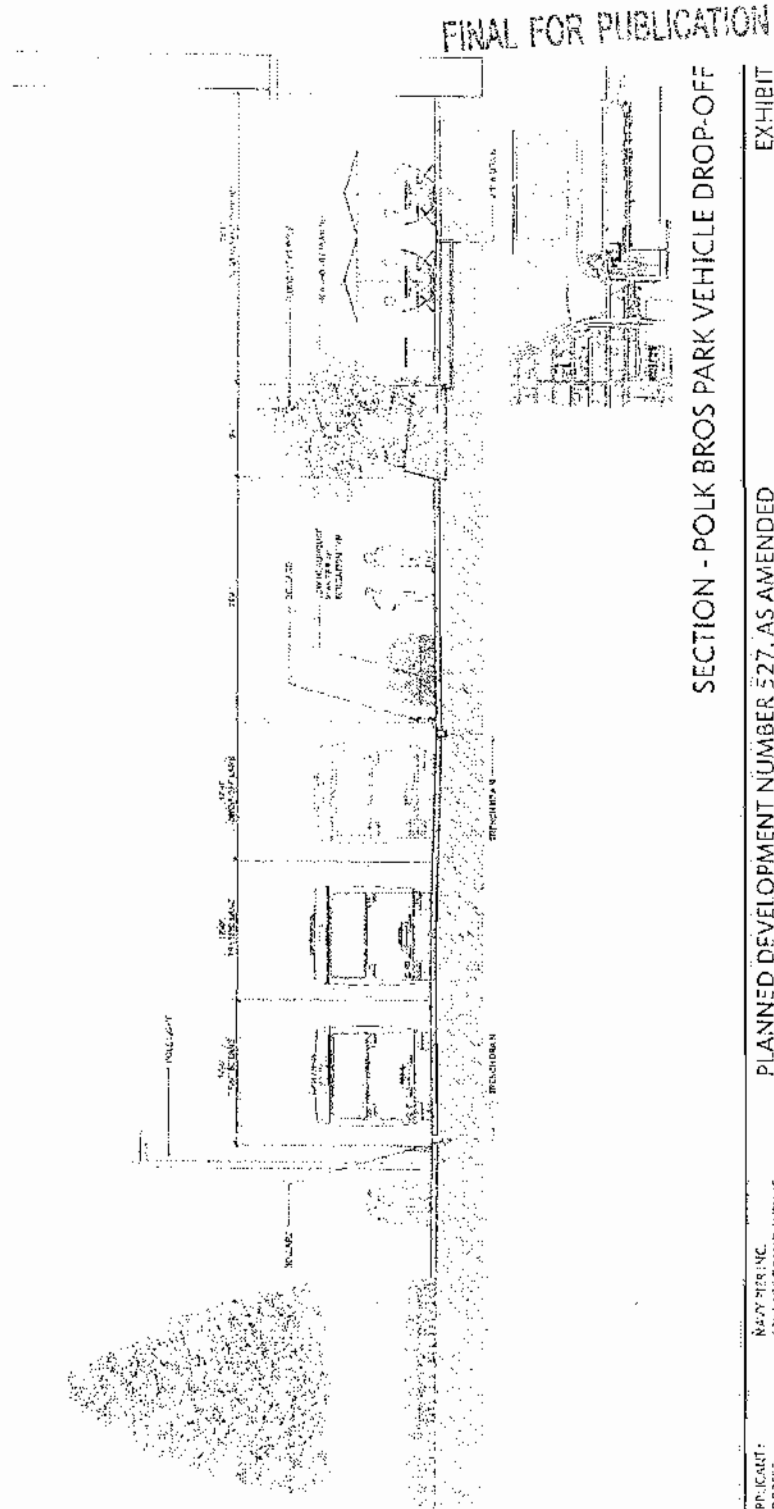


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APPLICANT: NAVY PLB INC.  
 ADDRESS: 800 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 18



SECTION - POLK BROS PARK VEHICLE DROP-OFF

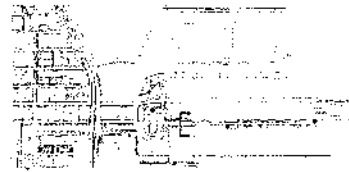
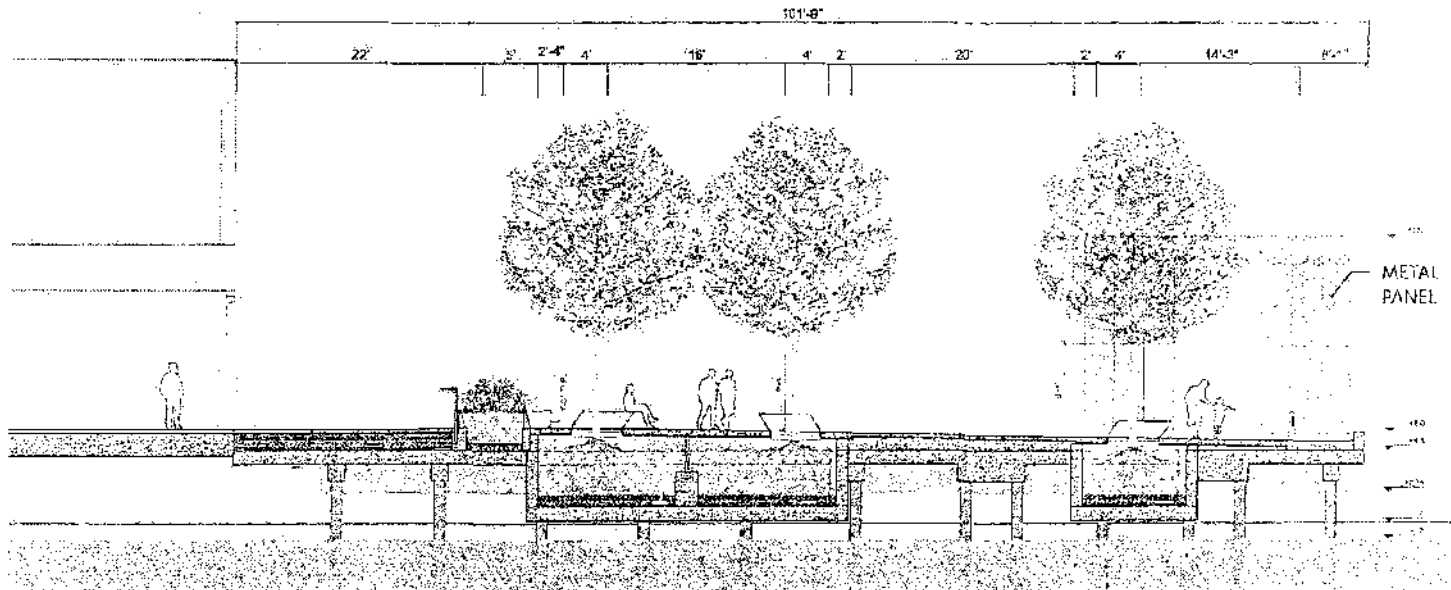
EXHIBIT 19

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

APPLICANT: N&Y PER, INC.  
ADDRESS: 630 EAST GRAND AVENUE  
INTRODUCED: JULY 30, 2014  
PLAN COMMISSION: AUGUST 18, 2016

APPLICANT: N&Y PER, INC.  
ADDRESS: 630 EAST GRAND AVENUE  
INTRODUCED: JULY 30, 2014  
PLAN COMMISSION: AUGUST 18, 2016





SECTION - SOUTH DOCK AT FAMILY PAVILION

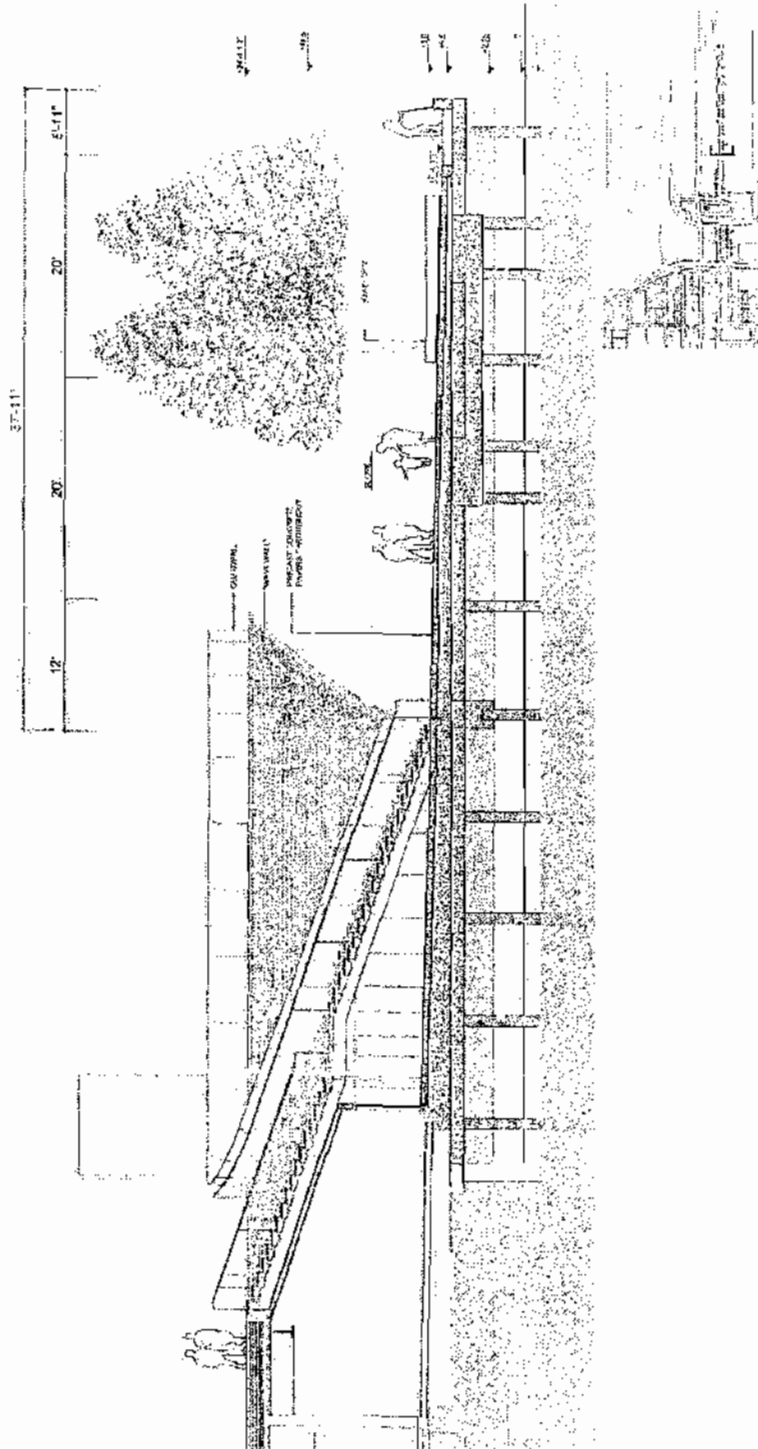
FINAL FOR PUBLICATION

APPLICANT: NAVY PIER INC.  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 20

FINAL FOR PUBLICATION



SECTION - SOUTH DOCK AT WAVE WALL 1

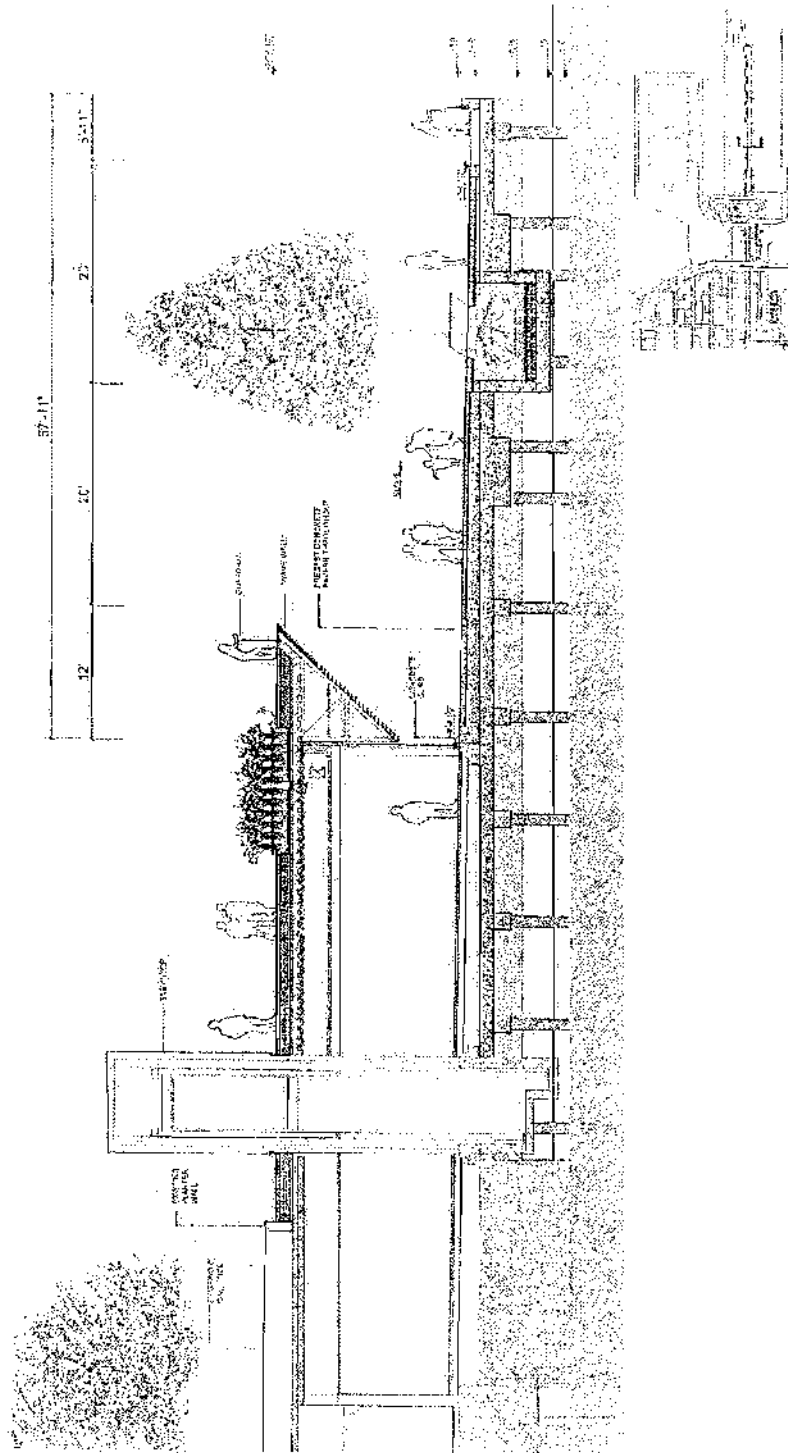
EXHIBIT  
21

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

NAVY P&P 'NC  
600 EAST GRAND AVENUE  
JULY 30, 2014  
AL CRIST, 28, 2016

APPLICANT:  
ADDRESS:  
INTRODUCED:  
PLAN COMMISSION:

FINAL FOR PUBLICATION



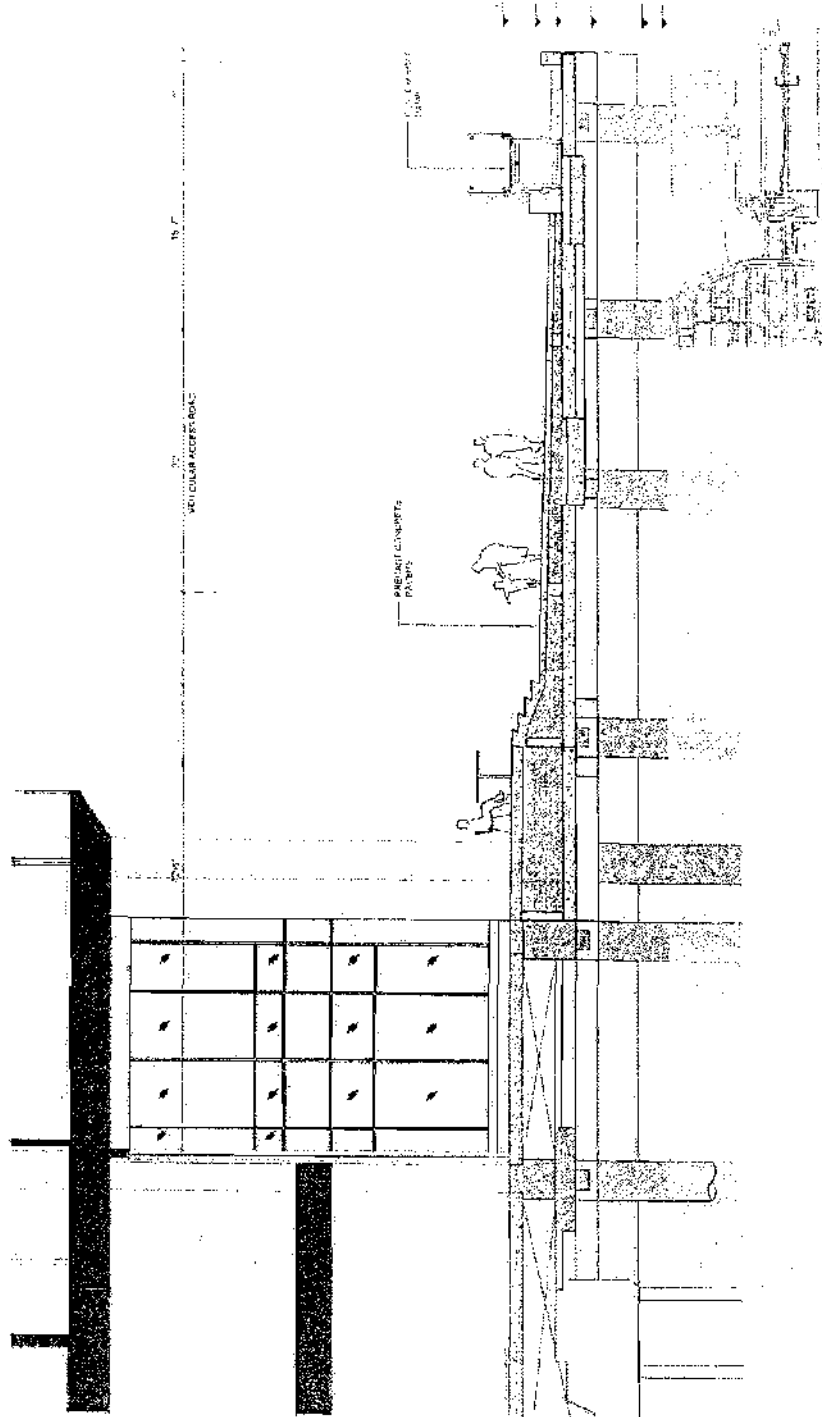
SECTION - SOUTH DOCK AT WAVE WALL 2

EXHIBIT 22

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

APP. CASE#: NAVY PIER, INC.  
 ADDRESS: 602 EAST GRAND AVENUE  
 APPROVED: JULY 30, 2014  
 PLAN COMMISSION#: P-160181-03-011-6

FINAL FOR PUBLICATION



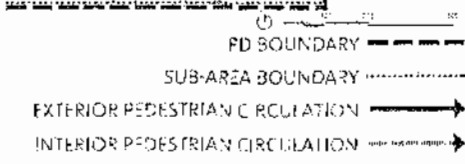
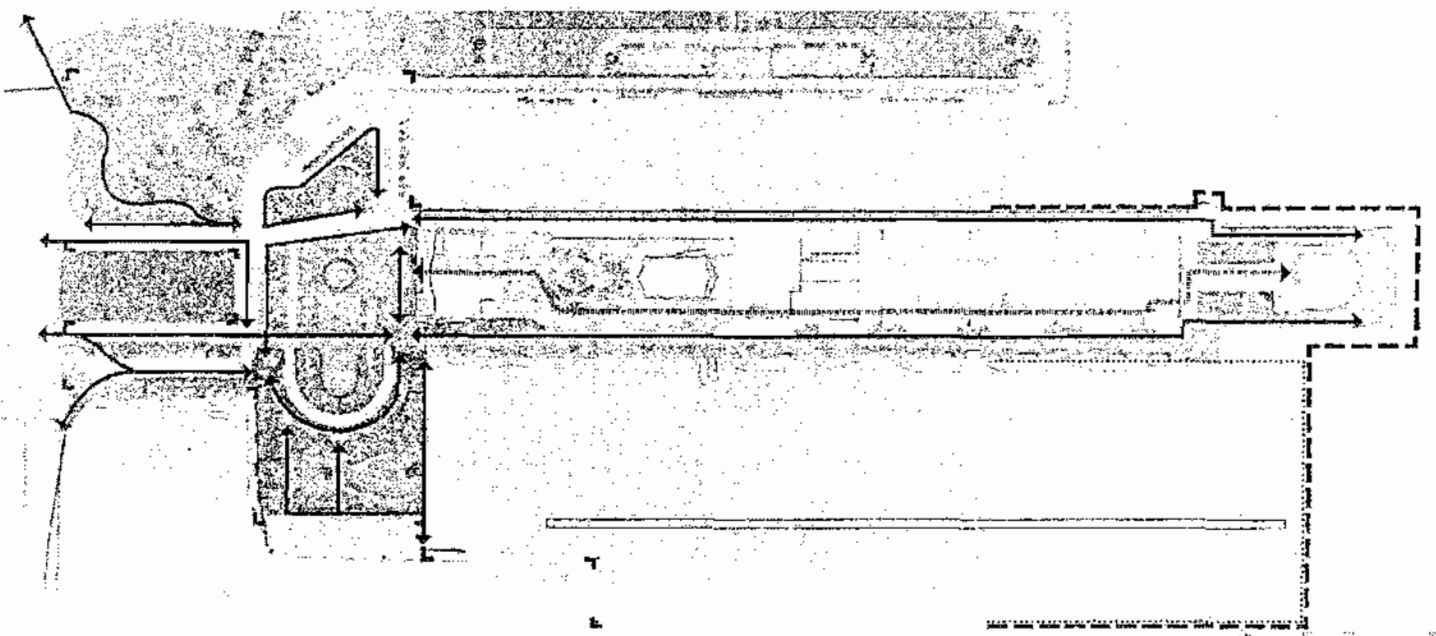
SECTION - SOUTH DOCK AND HOTEL + FESTIVAL HALL

EXHIBIT 23

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

APPLICANT: NAWYBEE LLC  
ADDRESS: 400 EAST CHANDLER AVENUE  
JACKSONVILLE, FL 32202  
AG-2015-18-2316

PREPARED BY: [illegible]  
DATE: [illegible]



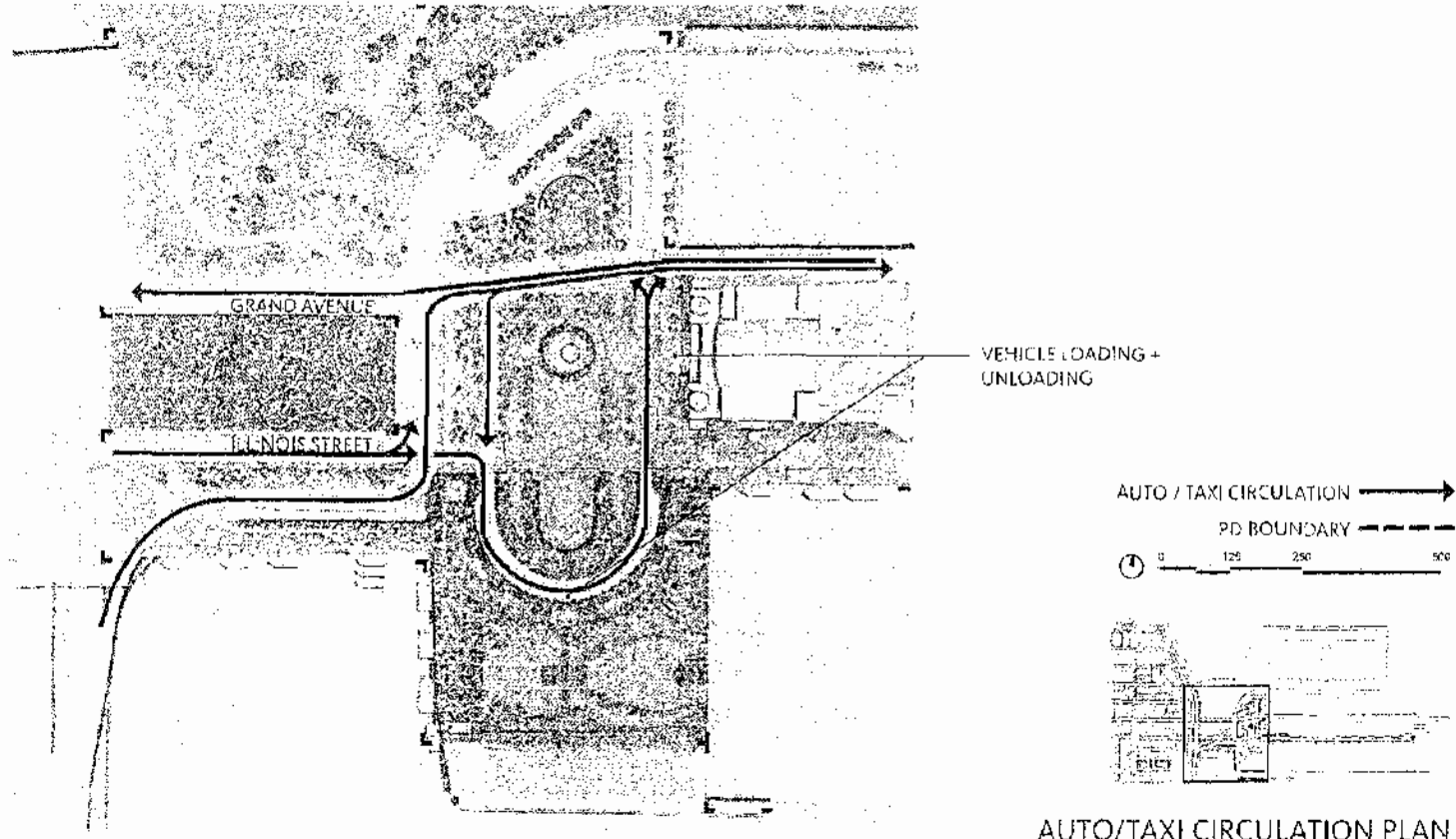
PEDESTRIAN CIRCULATION PLAN

FINAL FOR PUBLICATION

EXHIBIT 24

APPLICANT: NAVY FERRIS INC.  
 ADDRESS: 620 EAST GRAND AVENUE  
 DATE PRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED



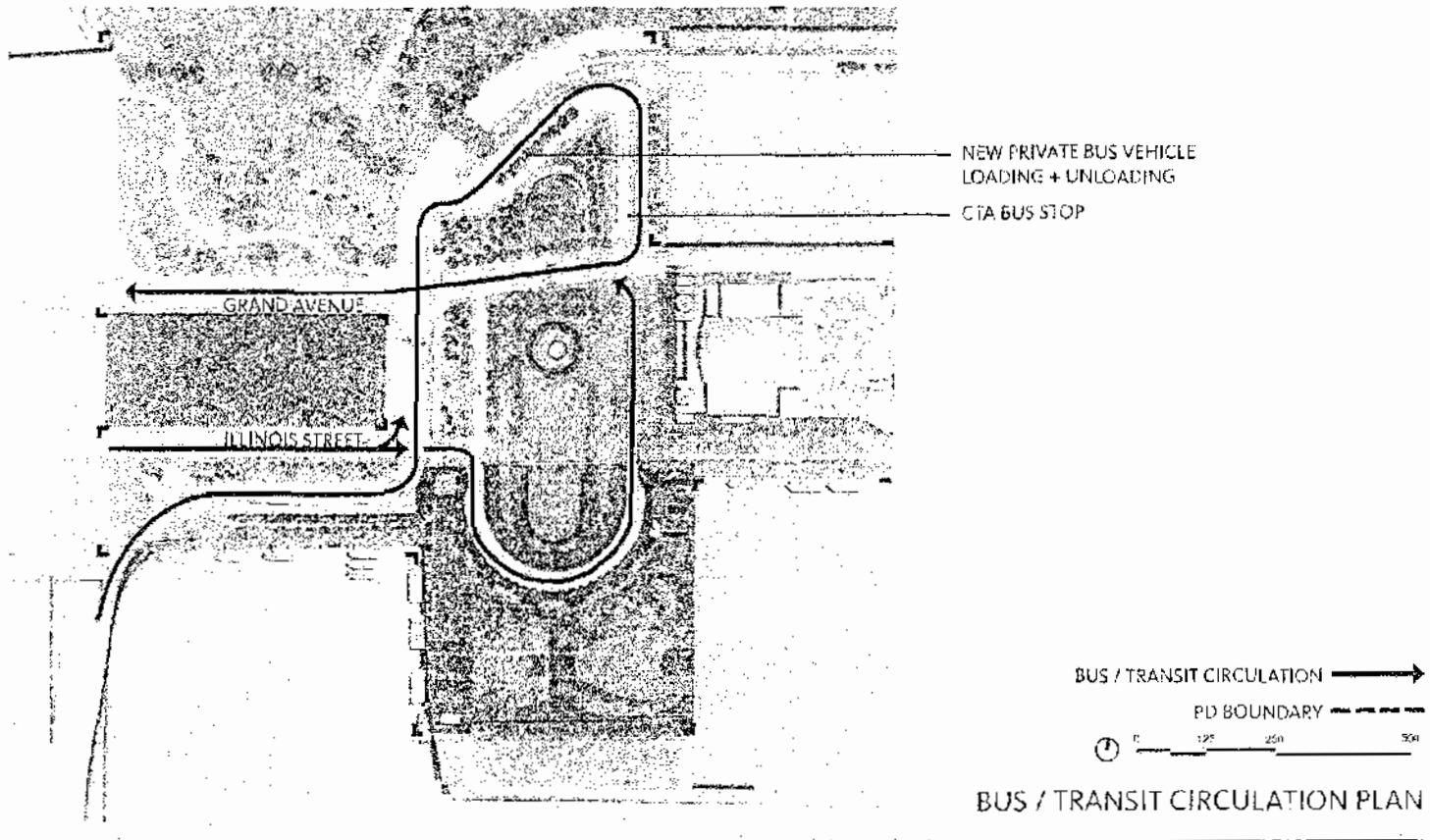
FINAL FOR PUBLICATION

AUTO/TAXI CIRCULATION PLAN

EXHIBIT  
25

APPLICANT: NAVY PIER INC.  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED



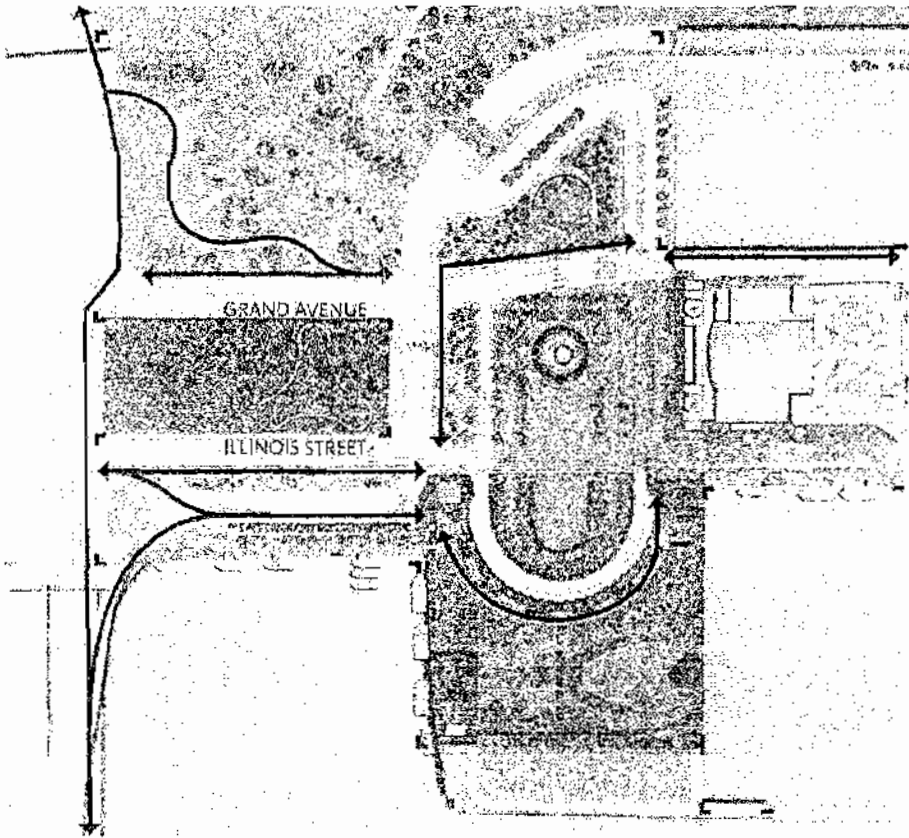
BUS / TRANSIT CIRCULATION →  
 PD BOUNDARY - - -  
 0 125 250 500  
 BUS / TRANSIT CIRCULATION PLAN

FINAL FOR PUBLICATION

APPLICANT: NAVY PIER INC  
 ADDRESS: 500 EAST GRAND AVENUE  
 INTRODUCED: JULY 19, 2014  
 PLAN COMMISSION: AUGUST 18, 2015

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 26



FINAL FOR PUBLICATION

BICYCLE CIRCULATION →

PD BOUNDARY - - -

0 125 250 500

BICYCLE CIRCULATION PLAN

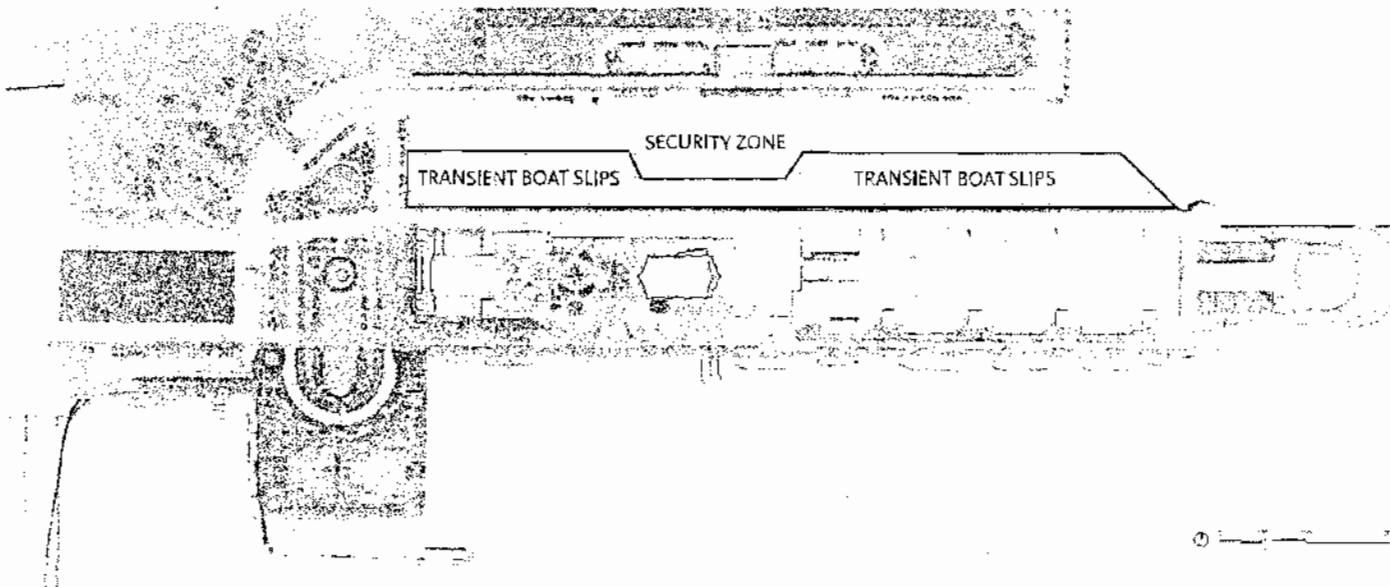
EXHIBIT  
27

APPLICANT:  
ADDRESS:  
INTRODUCED:  
PLAN COMMISSIONS:

NAVY PIER INC  
550 EAST GRAND AVENUE  
JULY 30, 2014  
AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED





FINAL FOR PUBLICATION

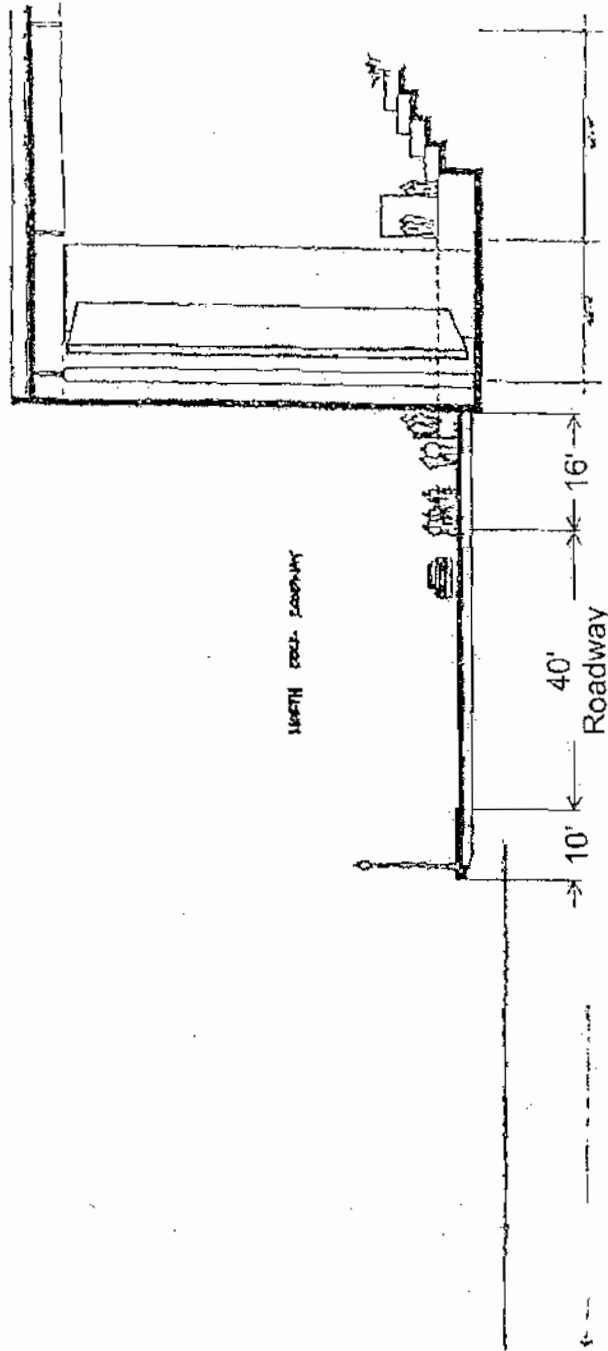
NORTH DOCK TRANSIENT BOAT SLIPS

APPLICANT: NAVY PIER INC.  
 ADDRESS: 603 EAST GRAND AVENUE  
 INTRODUCED: JULY 23, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 28

FINAL FOR PUBLICATION



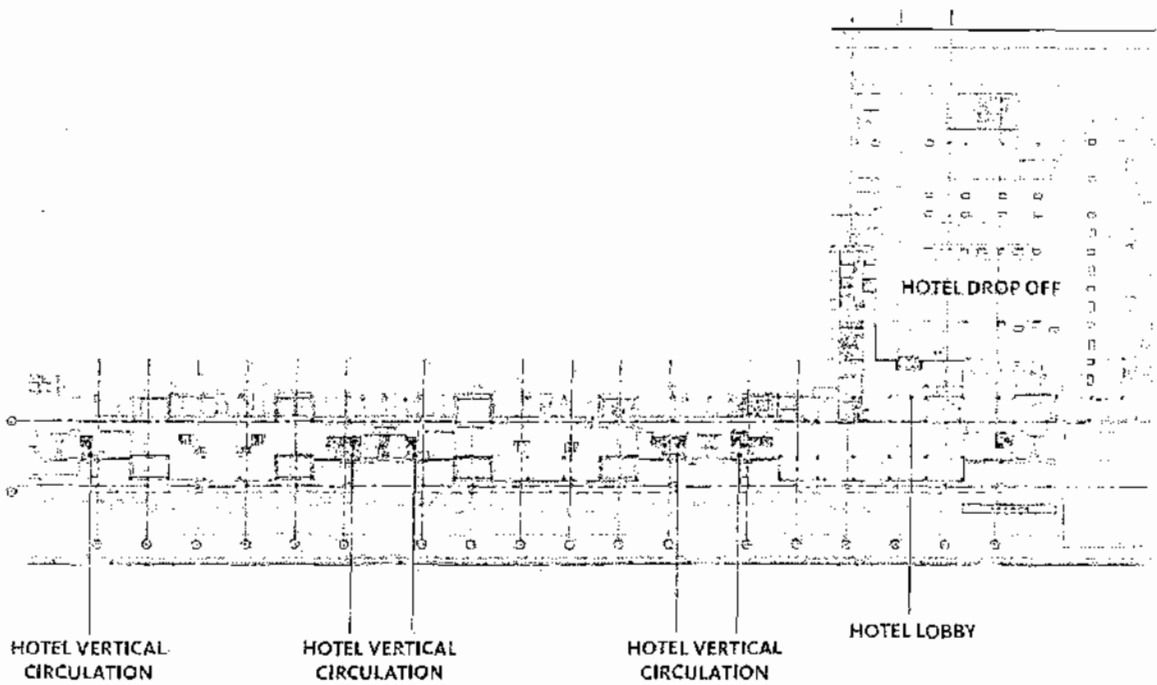
SECTION - NORTH DOCK AT FAMILY PAVILION

EXHIBIT  
41

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

INTEGRITY, INC.  
600 EAST GRANITE AVENUE  
JULY 30, 2014  
AUGUST 18, 2016

7700 EAST  
ADDRESS  
INTEGRITY, INC.  
PLANNING COMMISSION



HOTEL SITE PLAN

FINAL FOR PUBLICATION

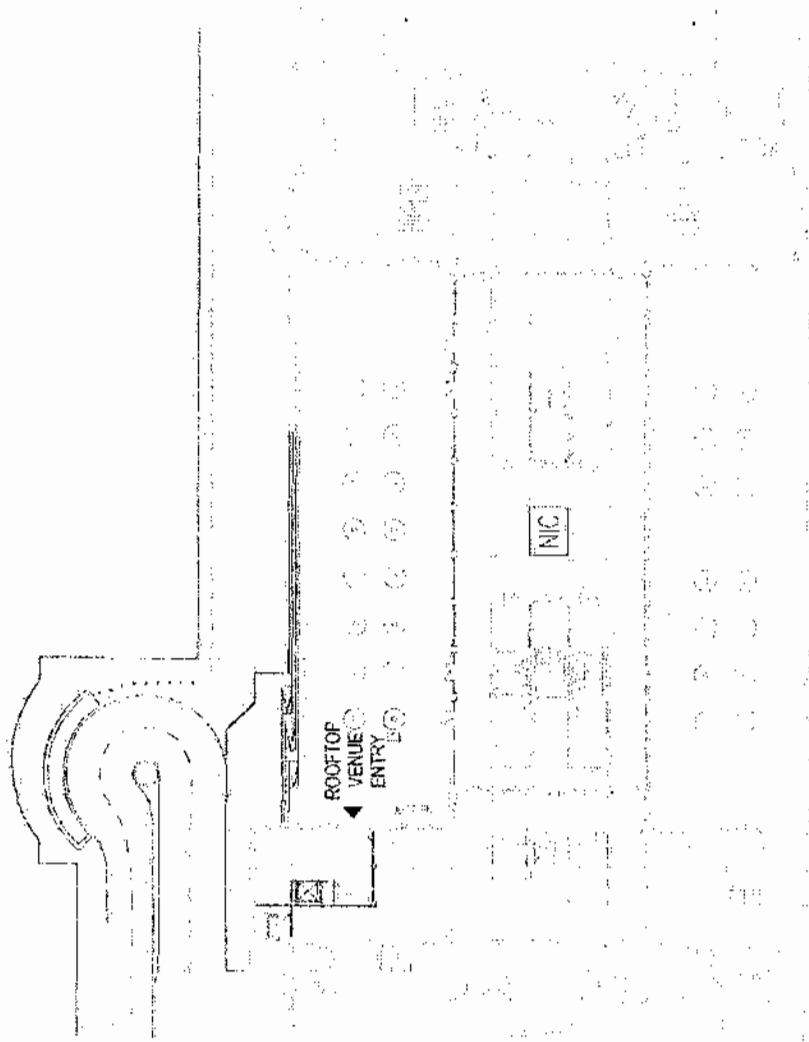
APPLICANT:  
ADDRESS:  
INTRODUCED:  
PLANNING COMMISSION:

NAVY PIER INC.  
600 EAST CANAL AVENUE  
JULY 30, 2014  
AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT  
45

FINAL FOR PUBLICATION



ROOFTOP VENUE SITE PLAN

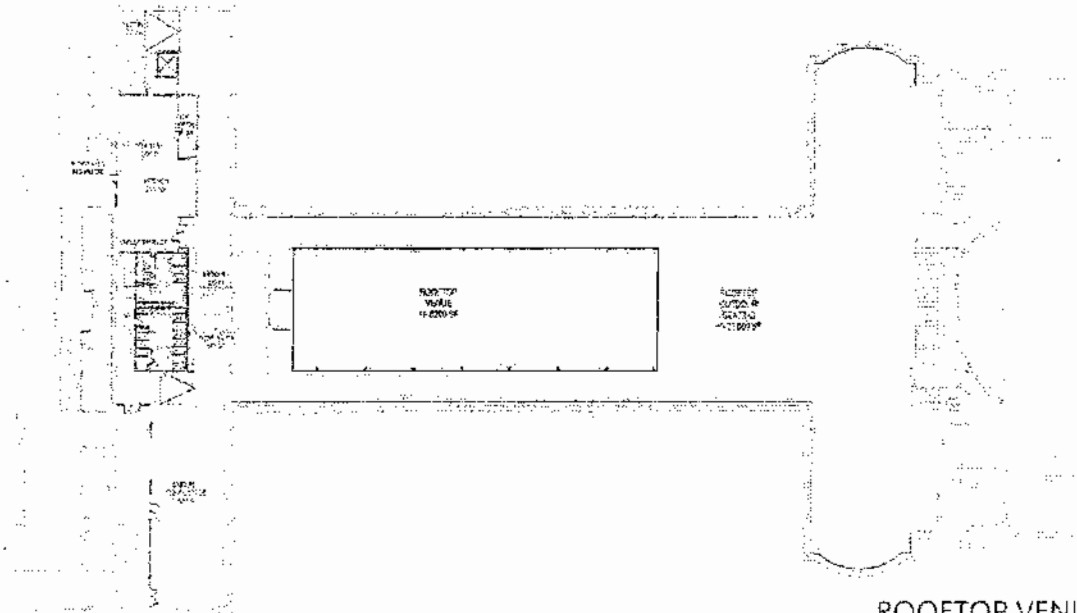
PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

NAVY PREE INC  
60 EAST GRAND AVENUE  
ST. LOUIS, MO 63104  
AUGUST 13, 2016

APPLICANT:  
ADDRESS:  
ST. LOUIS, MO 63104  
PLAN COMMISSION:

EXHIBIT  
46

FINAL FOR PUBLICATION



ROOFTOP VENUE ROOF PLAN

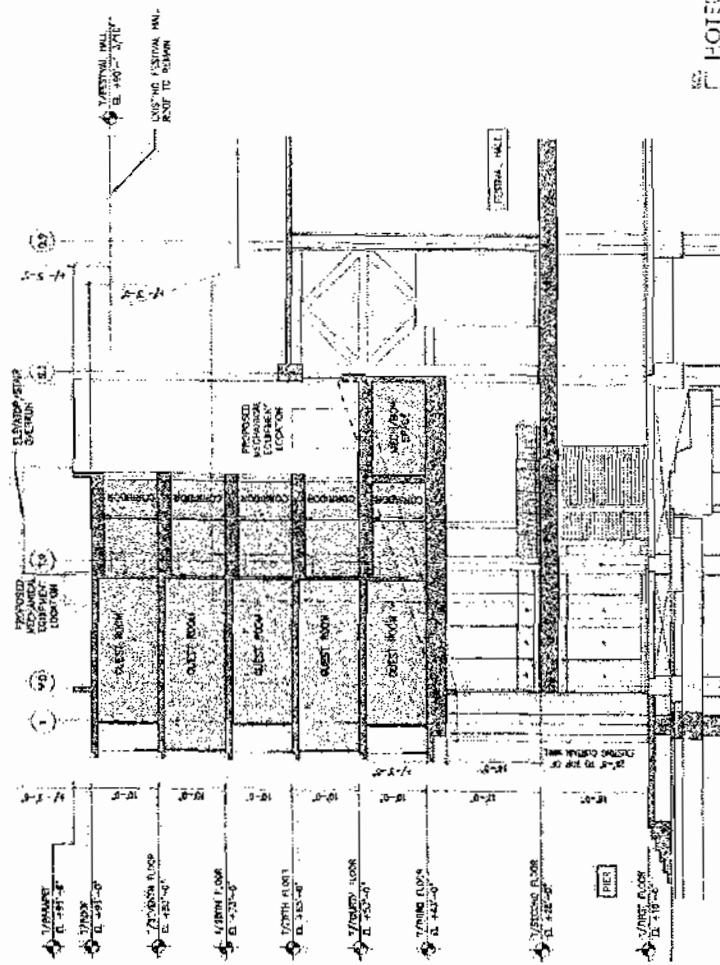
APPLICANT:  
 ADDRESS:  
 INTRODUCED:  
 PLAN COMMISSION:

NAVY PIER INC.  
 549 EAST GRAND AVENUE  
 JULY 30, 2014  
 AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT  
 47

FINAL FOR PUBLICATION



HOTEL SECTION

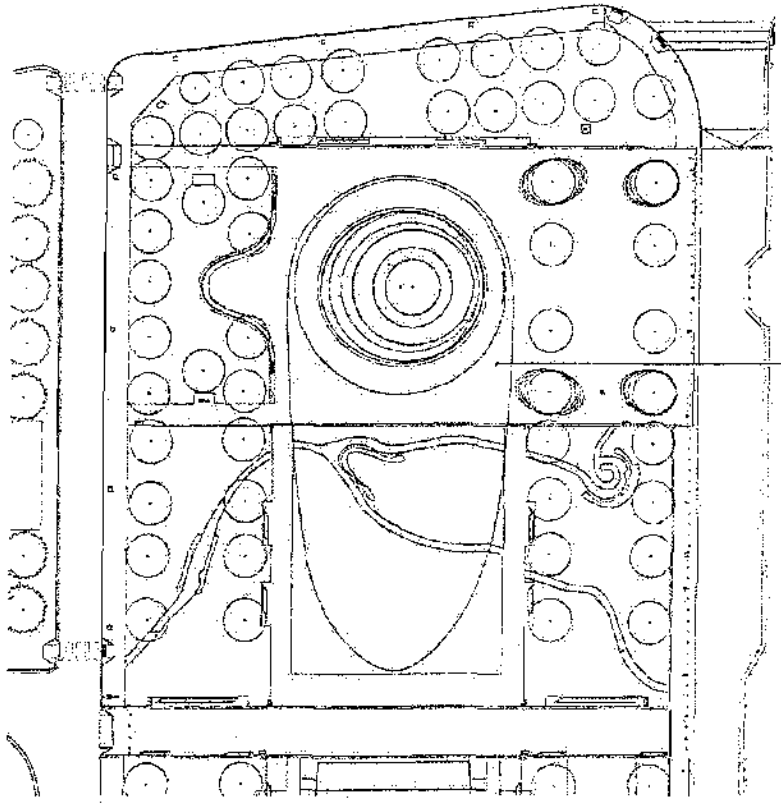
PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

NAVY PIER INC.  
600 EAST GRAND AVENUE  
JULY 30, 2014  
AUGUST 28, 2015

NAVY PIER INC.  
600 EAST GRAND AVENUE  
JULY 30, 2014  
AUGUST 28, 2015

EXHIBIT  
48

FINAL FOR PUBLICATION



CONCEPTUAL SEASONAL ICE RINK PLAN

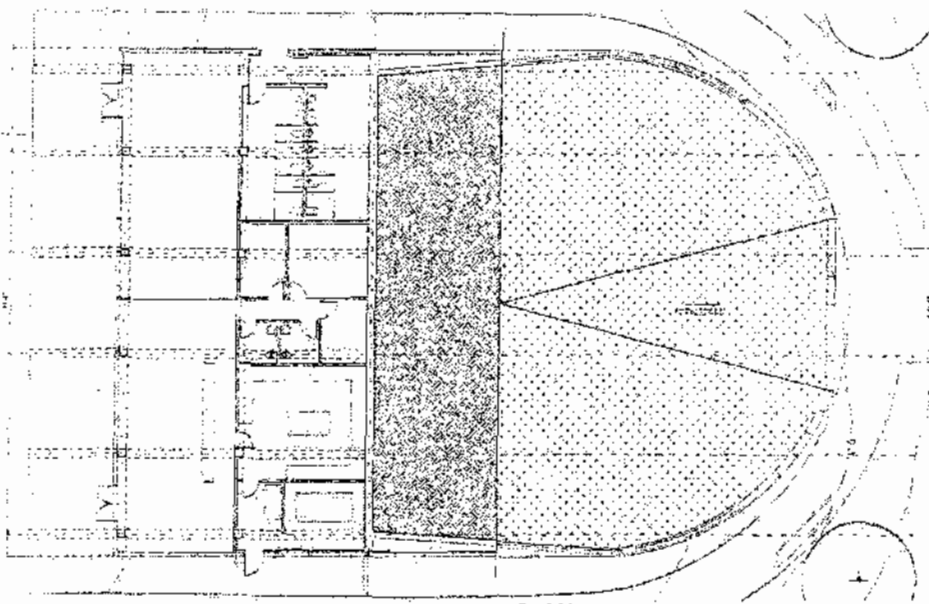
SKATING RINK PLAN  
HEADLANDS SUBAREA  
(POLK BROS PARK)

APPLICANT: NAVY PIER INC.  
 41 OFFICE: 600 LAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUGUST 14, 2015

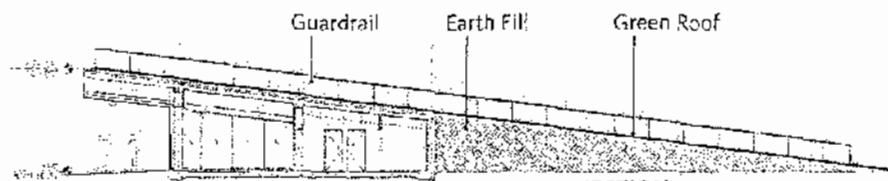
PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT  
49

FINAL FOR PUBLICATION



PLAN



SECTION

POLK BROS PARK WELCOME PAVILION  
SLOPED ROOF ACCESSORY STRUCTURE  
SECTION AND FLOOR PLAN

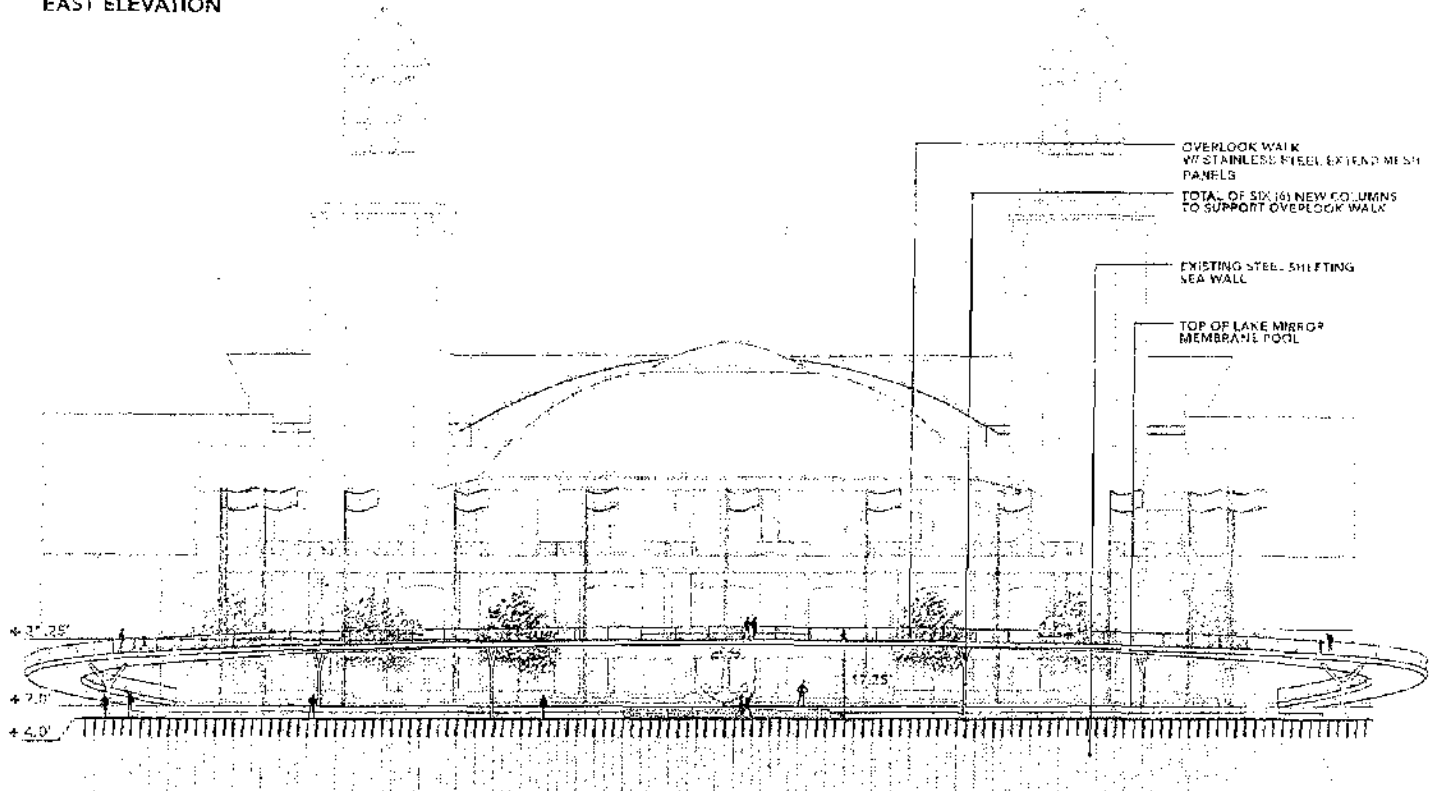
APPLICANT: NAVY PIER INC.  
 ADDRESS: 600 EAST GRAND AVENUE E  
 INTRODUCED: TULSA, OK 74114  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT  
50



EAST ELEVATION



FINAL FOR PUBLICATION

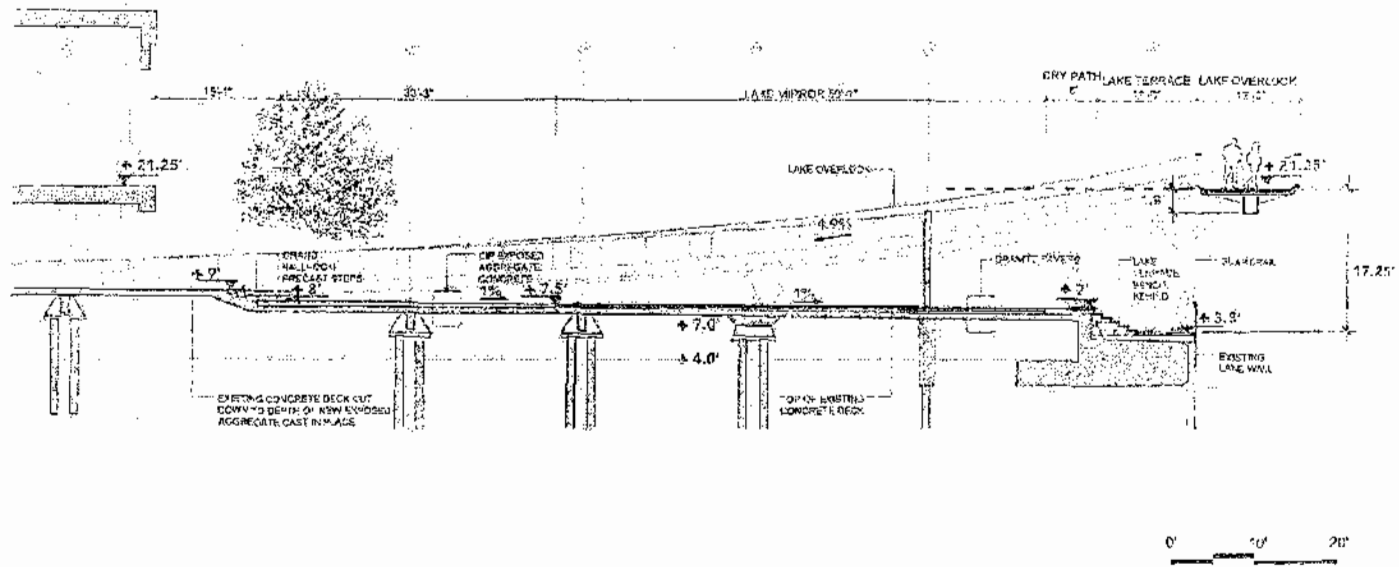
EAST END ELEVATED WALKWAY ELEVATION

APPLICANT: NAVY PIER, INC  
 ADDRESS: 600 EAST GRAND AVENUE  
 INTRODUCED: JULY 13, 2014  
 PLAN COMMISSION: AUGUST 18, 2016

PLANNED DEVELOPMENT NUMBER 577, AS AMENDED

EXHIBIT 51

SECTION



FINAL FOR PUBLICATION

EAST END ELEVATED WALKWAY SECTION

APPLICANT: NAVY HER INC.  
 ADDRESS: 500 EAST GRAND AVENUE  
 INTRODUCED: JULY 30, 2014  
 PLAN COMMISSION: AUG. 15<sup>TH</sup> 13, 2014

PLANNED DEVELOPMENT NUMBER 527, AS AMENDED

EXHIBIT 52

*Reclassification Of Area Shown On Map No. 1-F.*  
(As Amended)  
(Application No. 18731)  
(Common Address: 314 -- 332 N. Clark St., 315 -- 333 N. LaSalle St.  
And 101 -- 131 W. Carroll Ave.)

[SO2016-2607]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the DC-12 Downtown Core District and DC-16 Downtown Core District symbols and indications as shown on Map Number 1-F in an area bounded by:

a line 194.91 feet south of and parallel to West Kinzie Street; North Clark Street; the north bank of the Chicago River; North LaSalle Street; West Carroll Avenue; a line 149.48 feet west of and parallel to North Clark Street; a line 234.77 feet south of and parallel to West Kinzie Street; and a line 80.22 feet west of and parallel to North Clark Street,

to the designation of Waterway Business Planned Development Number \_\_\_\_\_ and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Waterway Business Planned Development No. \_\_\_\_\_.*

*Plan Of Development Statements.*

1. The area delineated herein as Waterway Business Planned Development Number \_\_\_\_\_ consists of approximately 70,690.85 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property") and is owned or controlled by the applicant, 322 North Clark LLC.
2. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees, or grantees. Any dedication or vacation of streets or alleys, or easements, or adjustments of right-of-way, or consolidation or resubdivision of parcels, shall require a separate submittal on behalf of the applicant or its successors, assignees, or grantees and approval by the City Council.

3. The requirements, obligations and conditions contained within this planned development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time applications for amendments, modifications or changes (administrative, legislative or otherwise) to this planned development are made, shall be under single ownership or under single designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.
4. All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. The submitted plans must be approved by the Department of Transportation. Applicant shall make the following improvements:

Prior to issuance of Certificate of Occupancy, the applicant agrees to remove the existing traffic signal at 320 North Clark Street and to perform a traffic signal warrant study to determine whether a new mid-block pedestrian traffic signal should be provided on Clark Street adjacent to the project's proposed entrance driveway. If warranted, the applicant agrees to fully fund, install, and activate the traffic signal prior to issuance of the Certificate of Occupancy. The applicant also agrees to install countdown pedestrian signals at the intersection of Clark Street and Kinzie Street prior to the issuance of the Certificate of Occupancy.
5. This plan of development consists of these sixteen (16) Statements; a Bulk Regulations and Data Table; an Existing Land-Use Map; Existing Zoning Map; a Planned Development Boundary Map; a Green Roof Plan, a Property Line and Right-of-Way Adjustment Map; a Site Plan/First Floor; and Building Elevations prepared by HKS Architects dated, August 18, 2016. Full size copies of the Site Plan and Building Elevations are on file with the Department of Planning and Development. In any instance where a provision of this planned development conflicts with the Chicago Building Code, the Building Code shall control. This planned development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a planned development. In case of a conflict between the terms of this planned development ordinance and the Zoning Ordinance, this planned development ordinance shall control.
6. The following uses shall be allowed within the area herein delineated as Waterway Business Planned Development: cultural exhibits; day care; lodge or private club; artist work or sales space; building maintenance services; business equipment sales and service; business support services; communication service establishments; eating, and drinking establishments (all); entertainment and spectator sports, small and medium venue; financial services; food and beverage retail sales; hotel; medical service; office; personal service; repair and laundry services, consumer; retail sales, general; indoor participant sports and recreation; children's play center; valuable

objects dealer; light equipment sales/rentals; artisan manufacturing, production and industrial services; wireless communication facilities; riveredge docking; accessory parking.

7. Business identification signs shall be permitted within the planned development subject to the review and approval of the Department of Planning and Development. Temporary signs, such as construction and marketing signs, shall be permitted subject to the review and approval of the Department of Planning and Development.
8. Any service drives or other ingress or egress (including ramps from Clark Street and/or LaSalle Street to Carroll Avenue) shall be adequately designed and paved in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such emergency areas. Ingress and egress shall be subject to the review and approval of the Department of Transportation and the Department of Planning and Development. Closure of all or part of any public streets or alleys during demolition or construction shall be subject to the review and approval of the Department of Transportation.
9. In addition to the maximum height of the building and any appurtenance thereto prescribed in this planned development, the height of any improvement shall also be subject to height limitations approved by the Federal Aviation Administration.
10. For purposes of Floor Area Ratio ("FAR") calculations the definitions in the Zoning Ordinance shall apply.
11. The improvements on the Property shall be designed, installed and maintained in substantial conformance with the Site/Landscape Plan, the Riveredge Plan and Building Elevations and in accordance with the parkway tree provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines. All physical improvements to the exterior of the designated historic Reid Murdoch Building including, but not limited to roof top additions, infill additions, signage, awnings, window replacement, cleaning and restoration, shall require approval of the Commission on Chicago Landmarks.
12. The applicant acknowledges the importance of the Chicago River as a resource for both commerce and recreation and also acknowledges the City's goals of improving the appearance and quality of and accessibility to the Chicago River, as provided for in the Waterway Planned Development Guidelines set forth in Section 17-8-0509 of the Chicago Zoning Ordinance. To further these goals, the applicant may pursue a permit from the Army Corps of Engineers to extend the existing deck running east to west along the Property at the river level ("River Deck") in accordance with the plan attached hereto. Applicant's application for permit will provide for extending the River Deck southward to a point aligned with the south edge of the existing dolphins adjacent to the Clark and LaSalle Street bridge houses. Following its extension, the River Deck shall include a publicly accessible walkway ("Riveredge Walkway").

When completed, the Riveredge Walkway shall be open and available for use by the general public, free of charge, during normal Chicago Park District hours and such other hours as may be designated by applicant; provided, however, applicant may from time to time close off public access to the Riveredge Walkway for repairs and to prevent the establishment of any public, prescriptive or constructive easements to such area or portion thereof. Until such time as the applicant secures the permit from the Army Corps of Engineers and the related approvals for the extension of the River Deck, applicant shall continue to maintain the River Deck and provide a street level walkway connection between LaSalle and Clark Streets ("Street Level Deck"). From the Street Level Deck, applicant also provides stairways to the River Deck, one on the west end (LaSalle Street) and one on the east end (Clark Street). Until such time as the applicant secures the permit from the Army Corps of Engineers and the related approvals for the extension of the River Deck, the Street Level Deck and River Deck and at least one stairway shall be open, unobstructed, and available for use by the general public, free of charge, during normal Chicago Park District hours; provided, however, applicant may from time to time close off public access to the Street Level Deck and the River Deck for repairs and to prevent establishment of any public, prescriptive or constructive easements. Notwithstanding the foregoing and provided the public ingress and egress is not blocked, the applicant and any lessee, shall be permitted to operate outdoor dining areas on the River Deck and Street Level Deck.

13. The terms, conditions and exhibits of this planned development ordinance may be modified administratively by the Commissioner of the Department of Planning and Development upon the application for such modification by the applicant and after a determination by the Commissioner of the Department of Planning and Development that such a modification is minor, appropriate and consistent with the nature of the improvements contemplated in this planned development and the purposes underlying the provisions hereof. Any such modification of the requirements of this statement by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the planned development as contemplated by Section 17-13-0611 of the Chicago Zoning Ordinance.
14. The applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner which promotes and maximizes the conservation of energy resources. The applicant shall use best and reasonable efforts to design, construct and maintain all new buildings located within this planned development in an energy efficient manner, generally consistent with the most current energy efficiency standards. Applicant will achieve building certification for the new building area and will provide a 50 percent green roof on all new net roof area.
15. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enable and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities ("MOPD") to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of

accessibility. No approvals shall be granted pursuant to Section 17-13-0611 until the Director of MOPD has approved detailed construction drawings for each building or improvement.

16. Unless substantial construction of the new improvements contemplated in this planned development has commenced within six (6) years following adoption of this planned development, and unless completion is thereafter diligently pursued, then this planned development shall expire and the zoning of the Property shall automatically revert to DC-16 Downtown Core District.

[Existing Land-Use Map; Existing Zoning Map; Property Line and Boundary Map; Site Plan; Green Roof Plan; Riveredge plan; Riveredge Section; and Building Elevations referred to in these Plan of Development Statements printed on pages 31885 through 31896 of this *Journal*.]

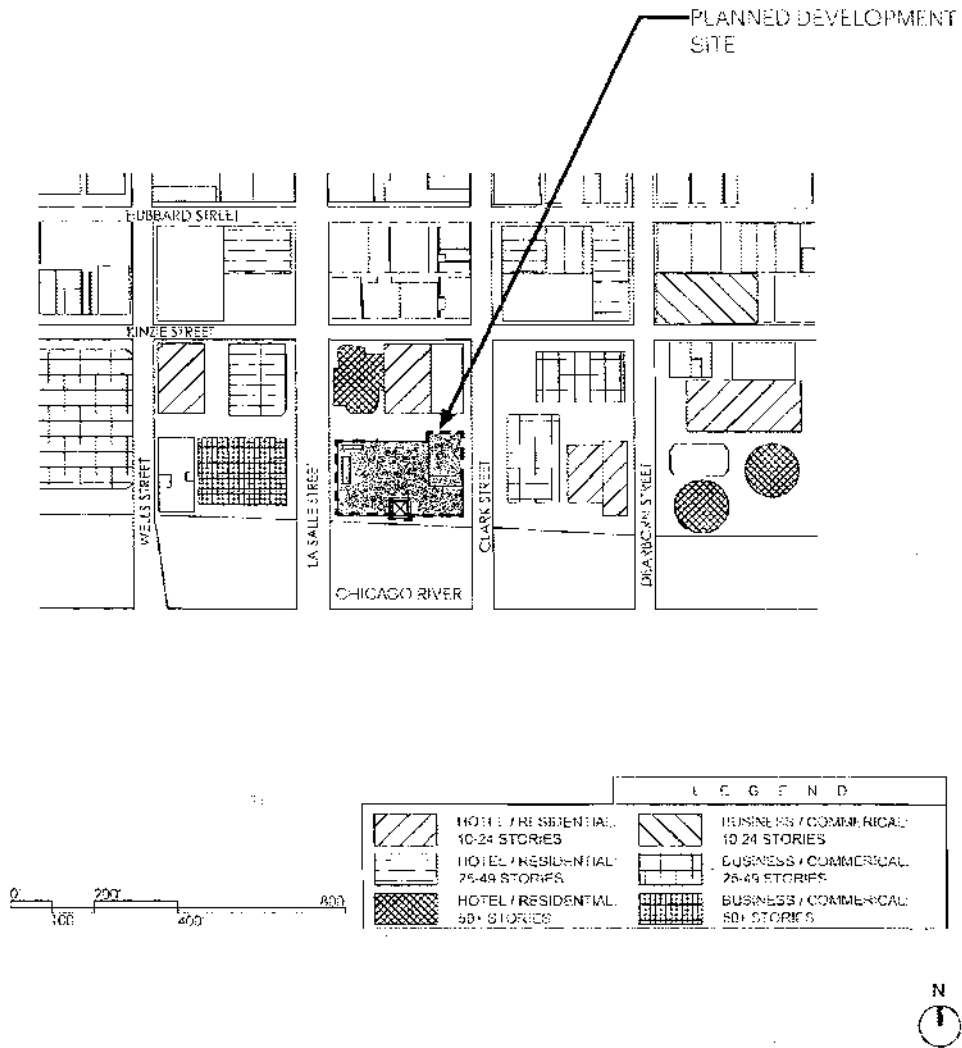
Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Waterway Business Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area:	98,715.08 square feet
Area in Public Right-of-Way:	28,024.23 square feet
Net Site Area:	70,690.85 square feet
Maximum Allowable FAR:	12.0
Total FAR Square Footage Allowed:	848,290.2 square feet
Existing Building Area:	328,213 square feet
Loading Berths:	2 existing 2 proposed (12 feet by 35 feet)
Maximum Building Height:	395 feet, 0 inches
Minimum Number of Parking Spaces:	55

### B. EXISTING LAND-USE MAP



#### 330 NORTH CLARK - Planned Development Exhibits

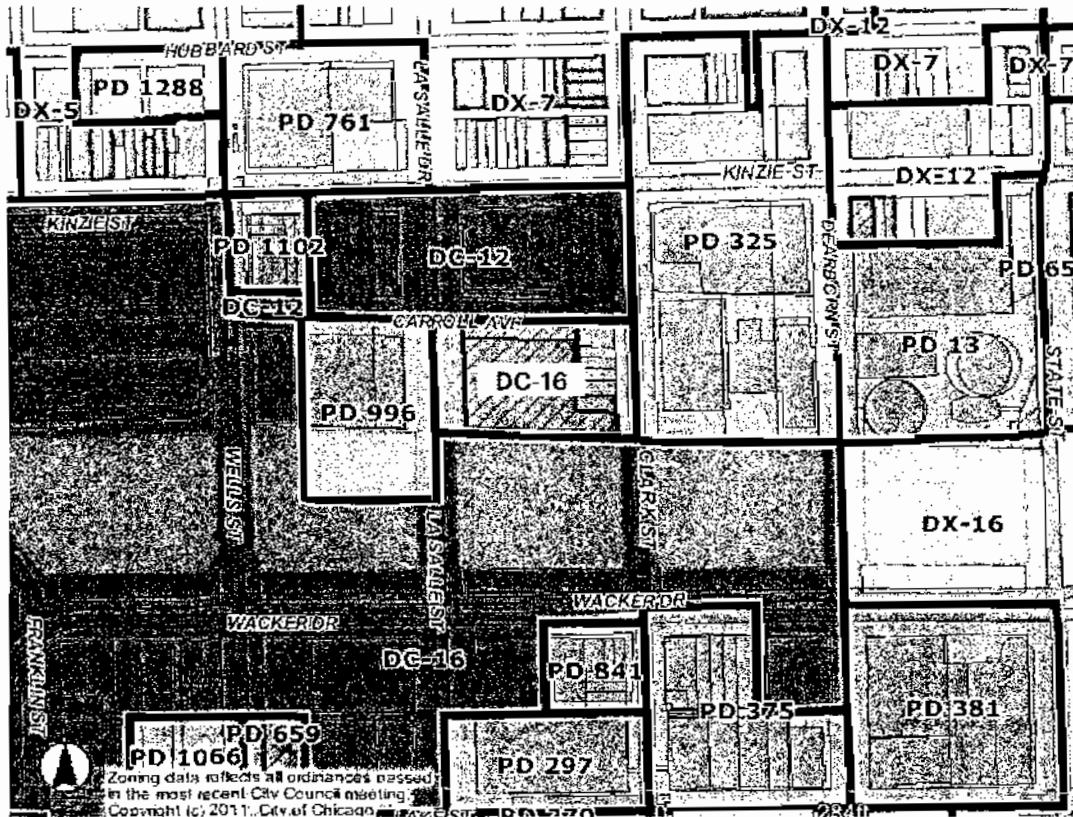
Applicant: 322 North Clark, LLC  
 Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
 Plan Commission Date: August 18, 2016



FINAL FOR PUBLICATION

C. EXISTING ZONING MAP

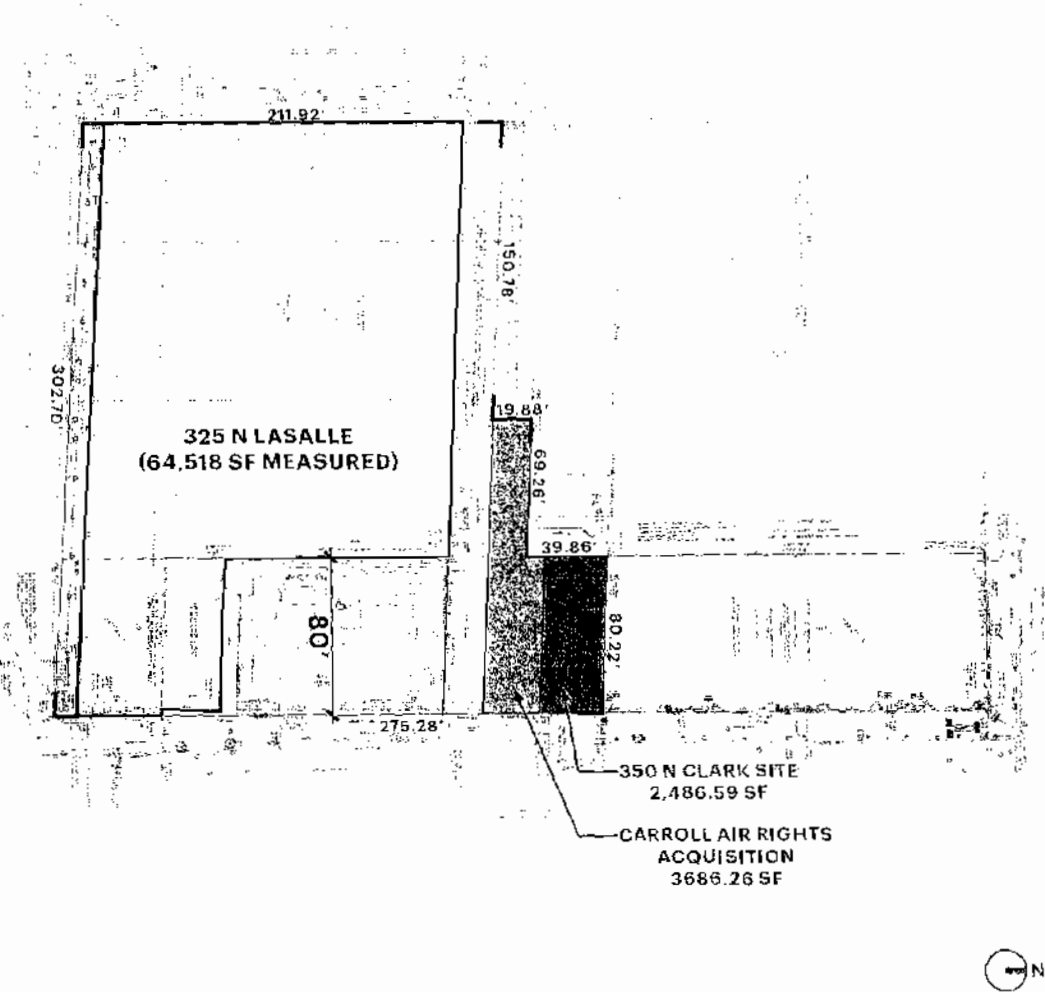


330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
 Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
 Plan Commission Date: August 18, 2016

D. PROPERTY LINE AND PLANNED DEVELOPMENT BOUNDARY MAP



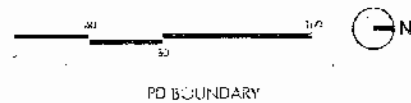
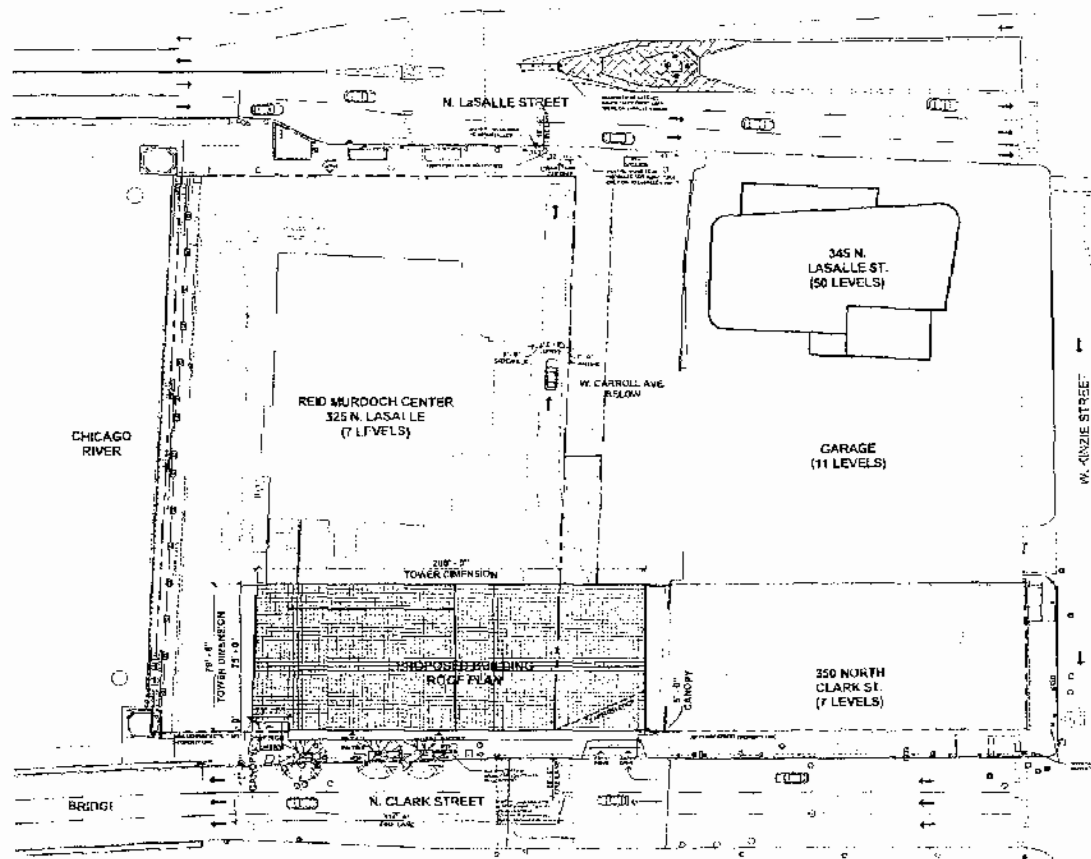
330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
Plan Commission Date: August 18, 2016

FINAL PLAN SUBMITTAL

### E1. SITE PLAN

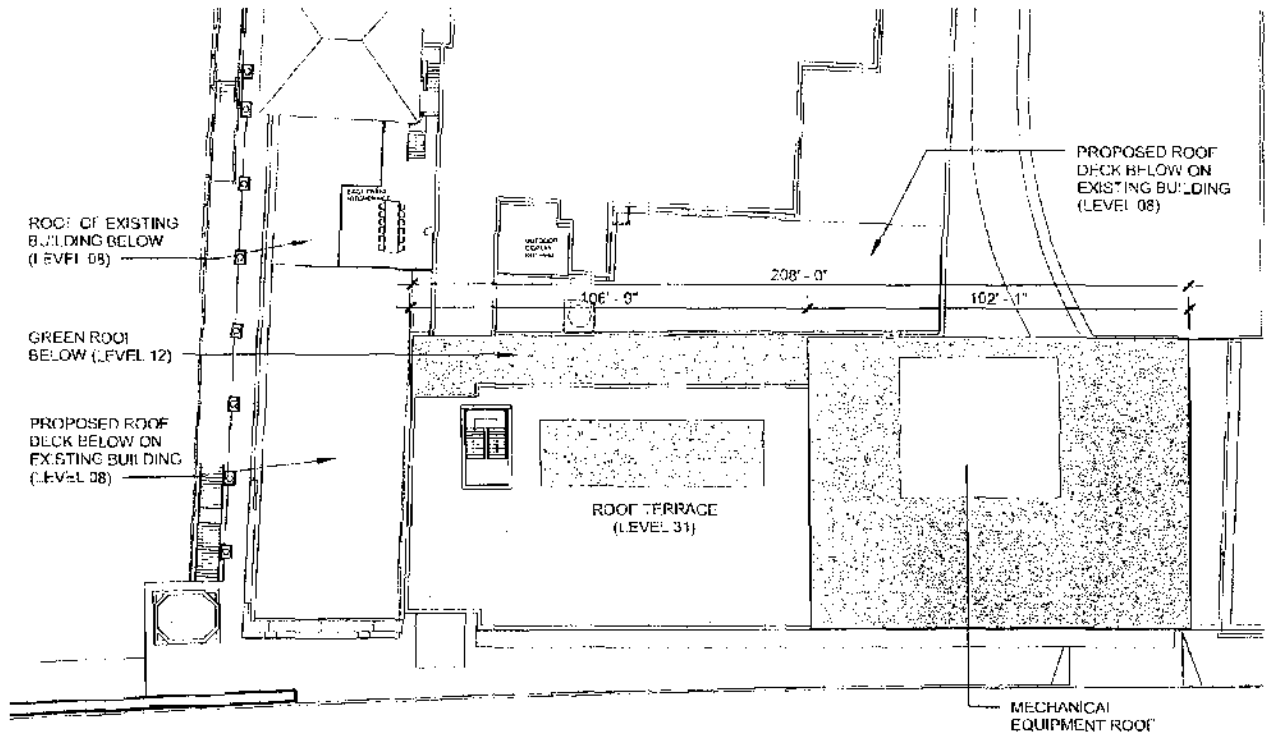


#### 330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
 Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
 Plan Commission Date: August 18, 2016

### E2. GREEN ROOF PLAN



GROSS ROOF AREA = 16,565.5 SF

NOTE:  
50% OF THE NET AREA OF THE ROOF  
WILL BE A VEGETATED ROOF.

ESTIMATED ROOF AREA (NET): 16,565.5 SF  
GREEN ROOF AREA (50%): 8,282.75 SF



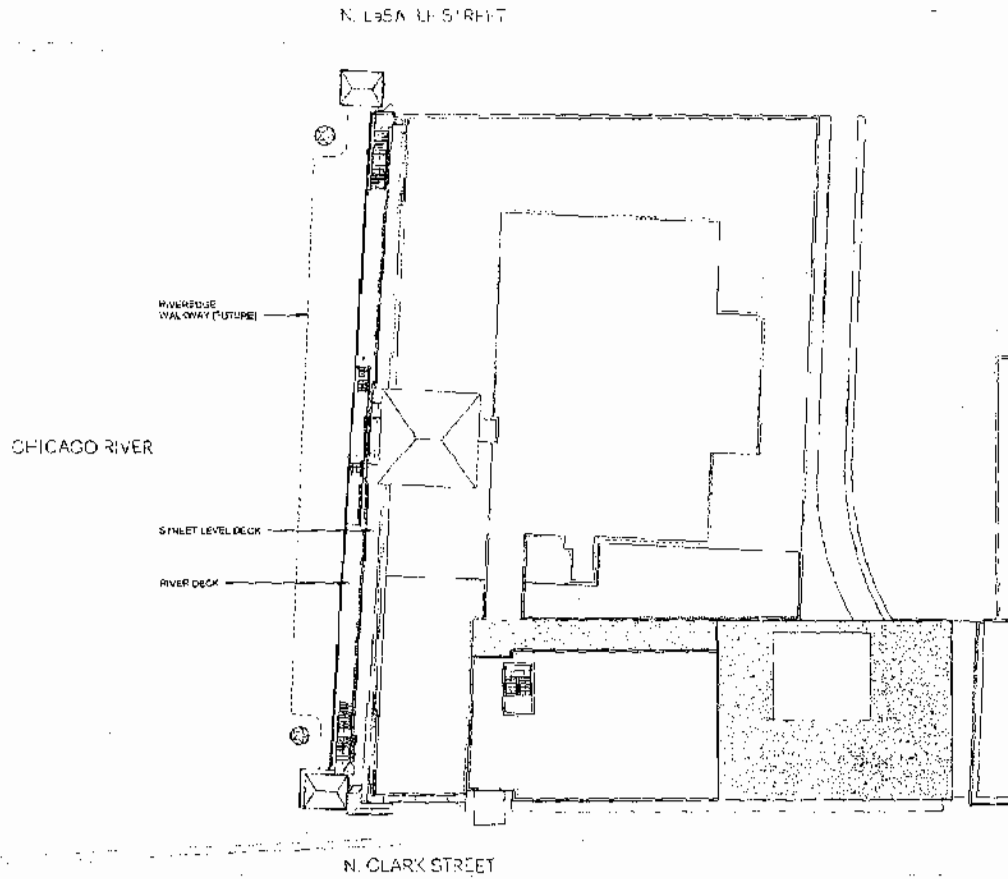
330 NORTH CLARK - Planned Development: Exhibits

Applicant: 322 North Clark, LLC  
Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
Plan Commission Date: August 18, 2016

PLANNED DEVELOPMENT EXHIBITS

### E3. RIVEREDGE PLAN



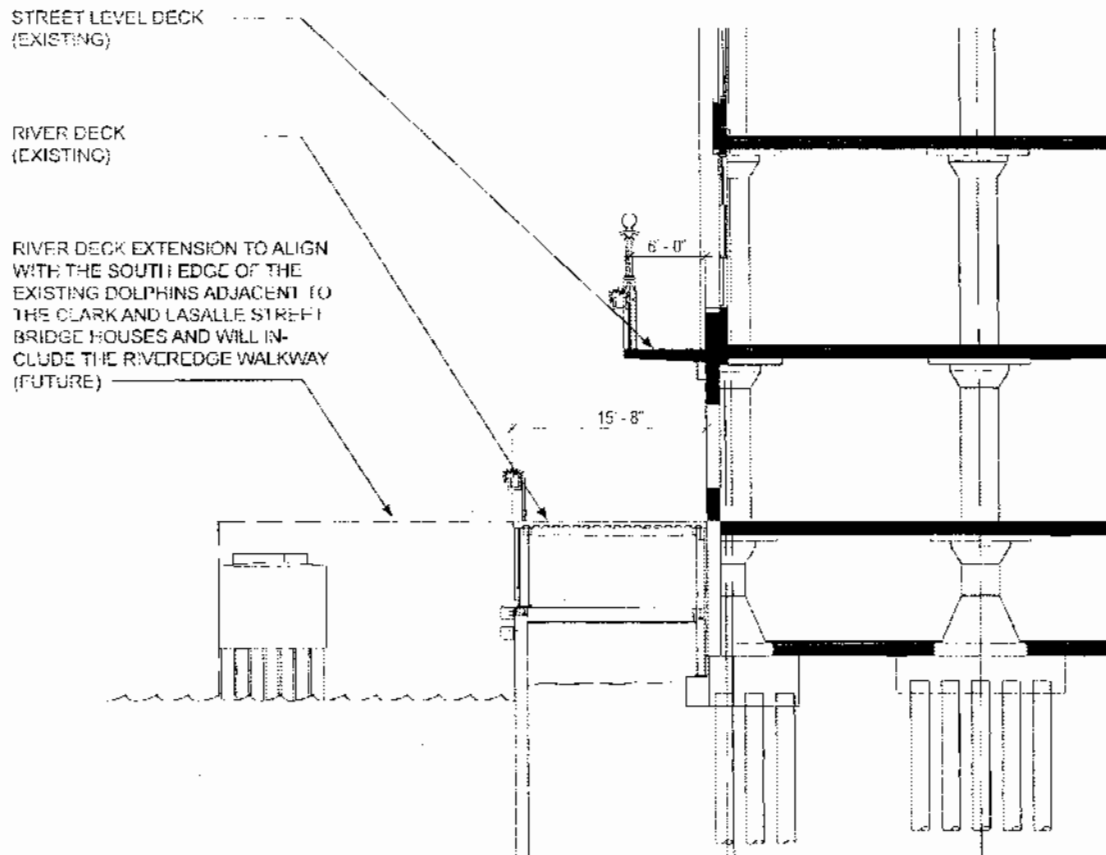
330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
Plan Commission Date: August 18, 2016

### E4. RIVEREDGE SECTION

FINAL FOR PUBLICATION

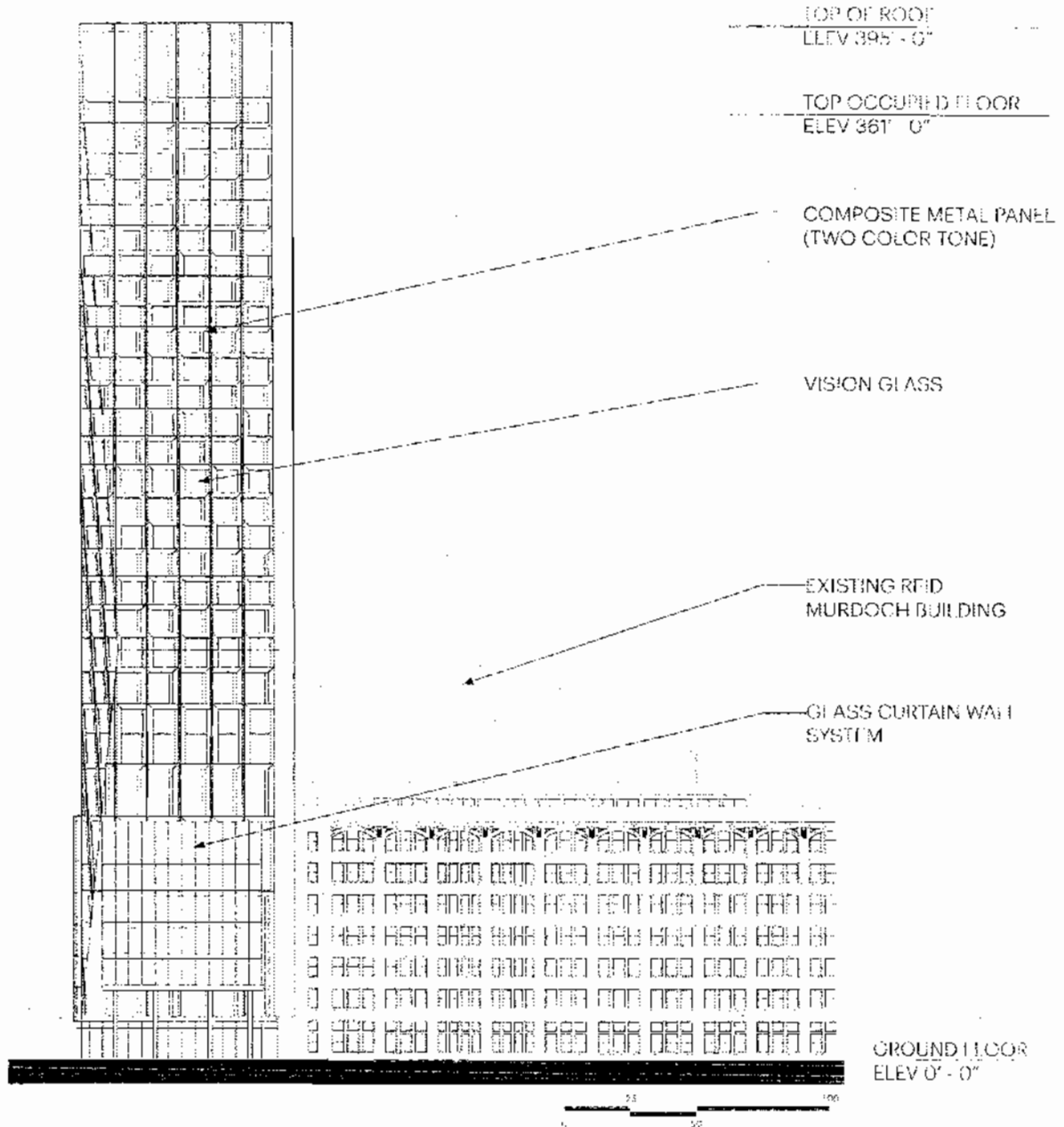


330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
Plan Commission Date: August 18, 2016

### F4. NORTH ELEVATION ALONG CARROLL AVE

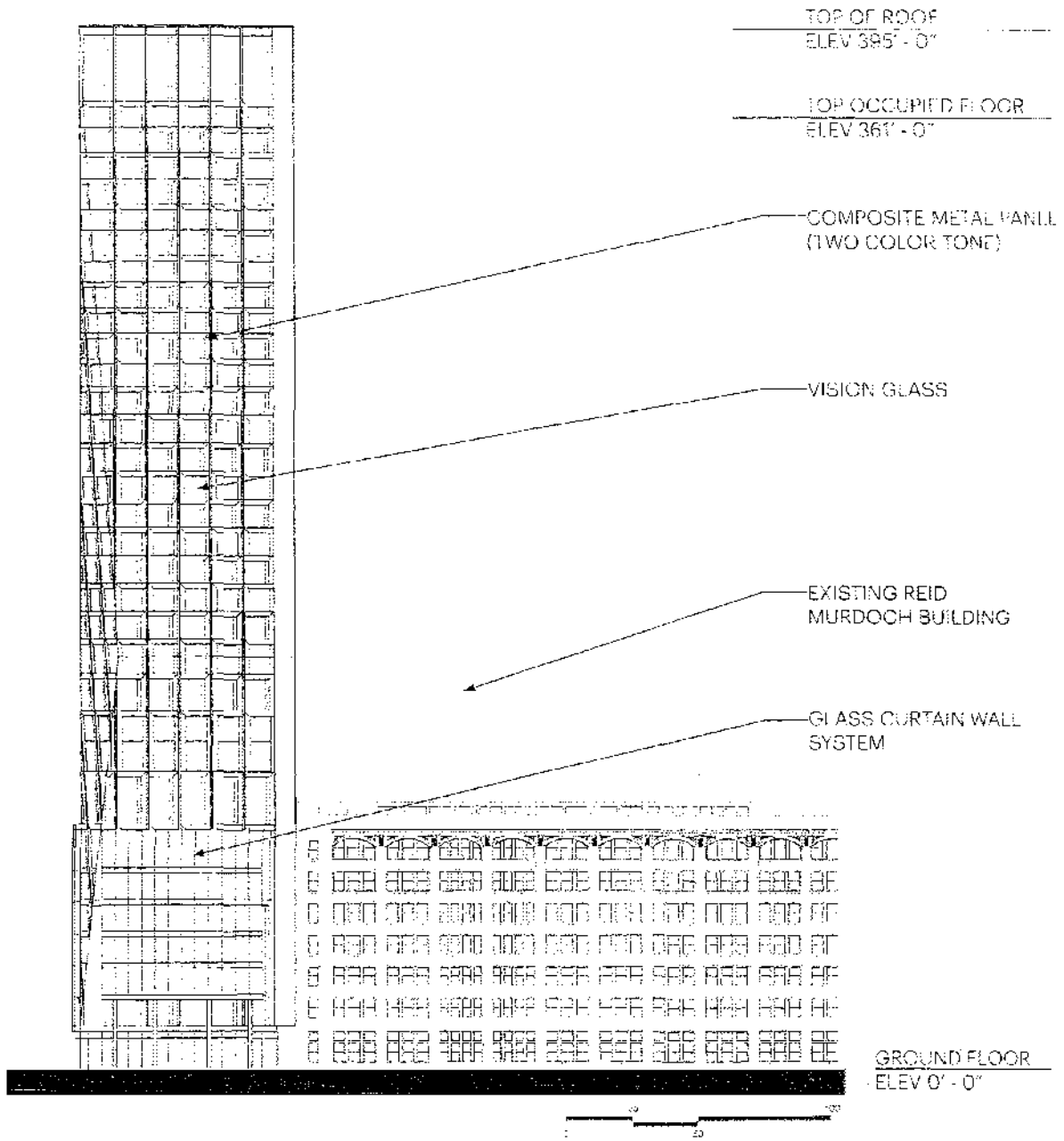


330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
Plan Commission Date: August 18, 2016

### F4. NORTH ELEVATION ALONG CARROLL AVE



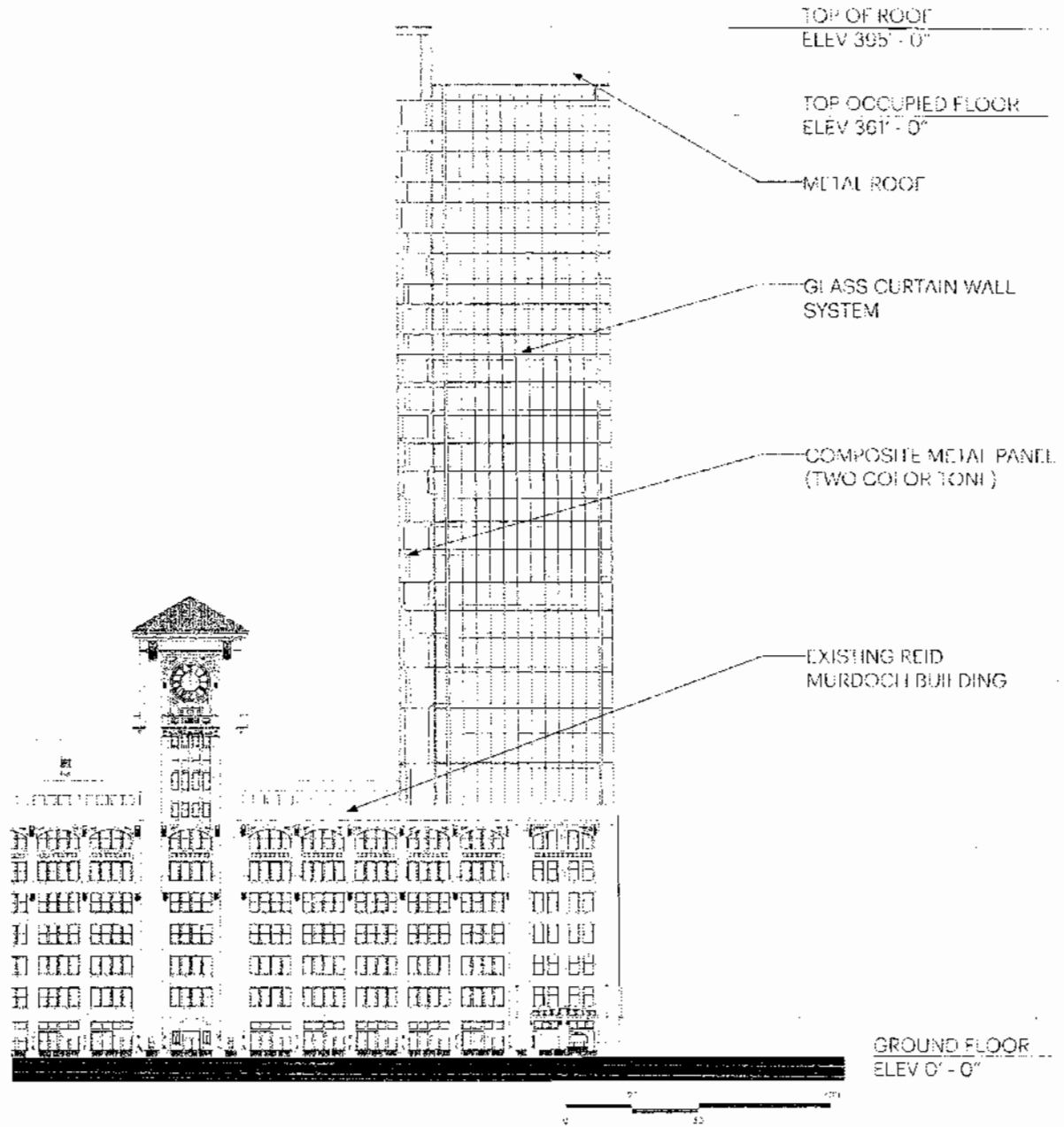
#### 330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
 Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
 Plan Commission Date: August 18, 2016



### F2. SOUTH ELEVATION ALONG CHICAGO RIVER

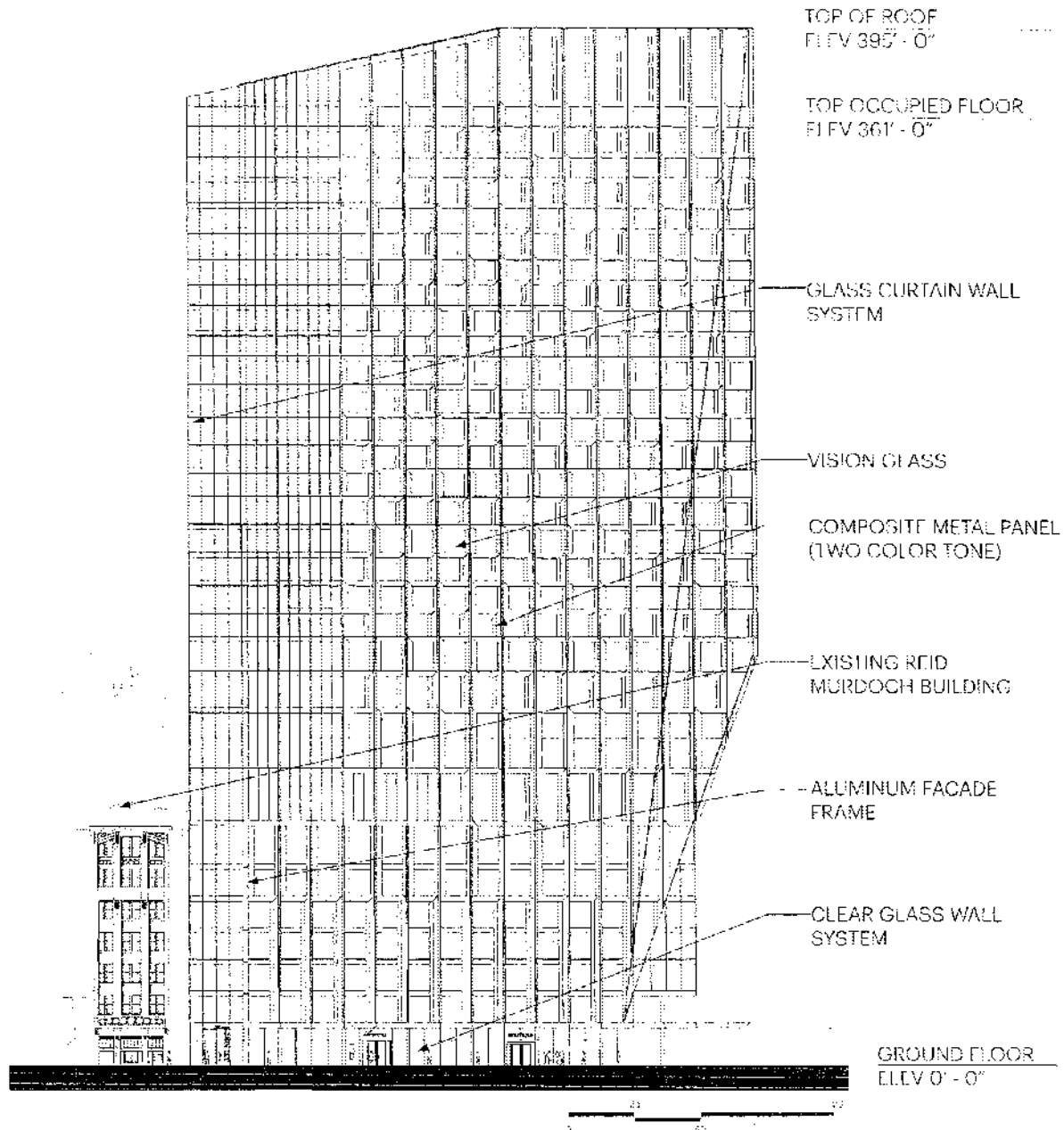


#### 330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
 Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
 Plan Commission Date: August 18, 2016

### F1. EAST ELEVATION ALONG NORTH CLARK ST

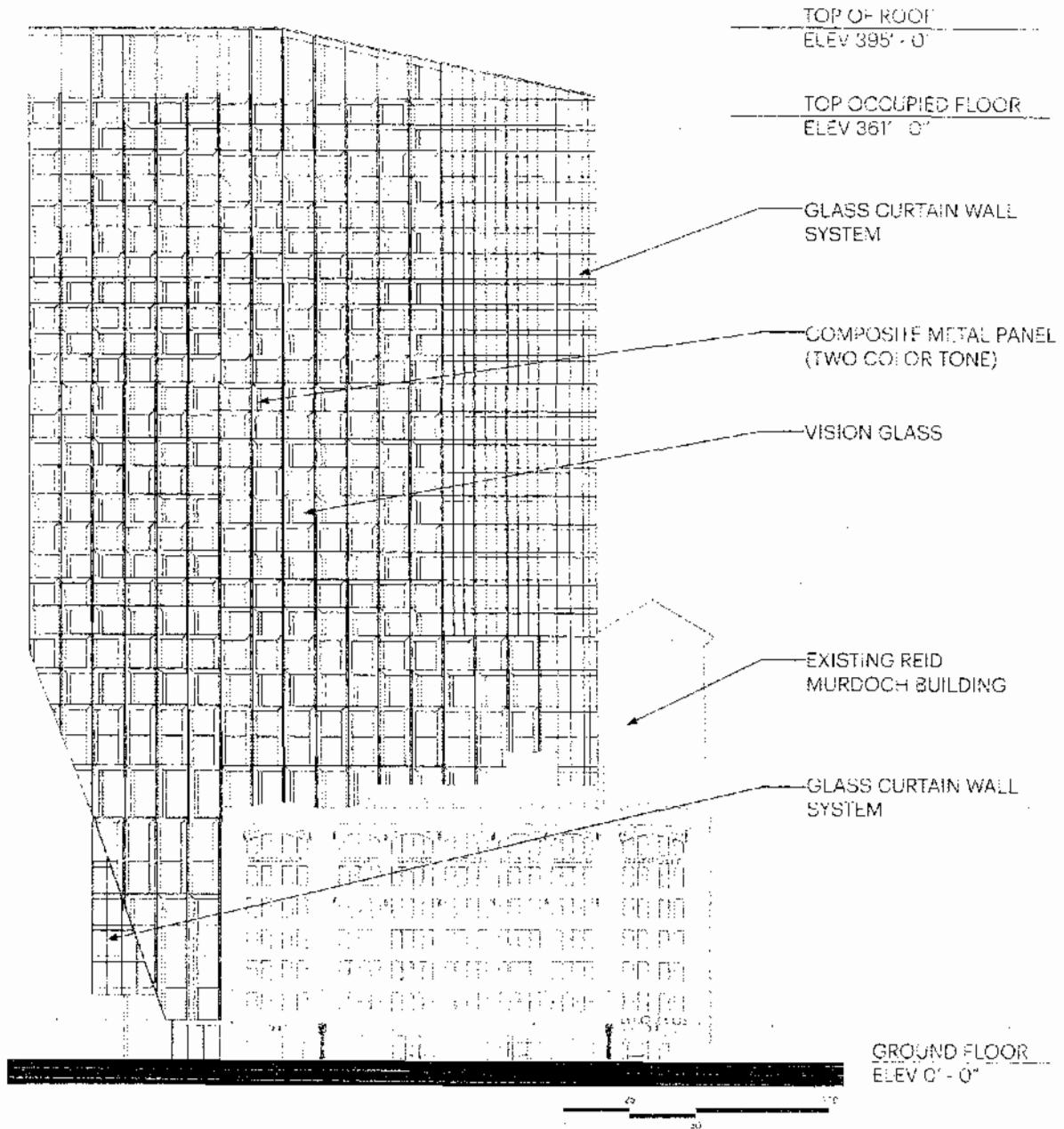


#### 330 NORTH CLARK - Planned Development Exhibits

Applicant: 322 North Clark, LLC  
Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
Plan Commission Date: August 18, 2016

### F3. WEST ELEVATION



330 NORTH CLARK - Planned Development Exhibits

Applicant: 327 North Clark, LLC  
Address: 350 N. Clark St, Chicago, IL

City Council Introduction Date: April 13, 2016  
Plan Commission Date: August 18, 2016

*Reclassification Of Area Shown On Map No. 1-G.  
(As Amended)  
(Application 18674T1)  
(Common Address: 1032 -- 1042 W. Fulton Market.)*

[SO2016-666]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all of the C1-1 Neighborhood Commercial District symbols and indications as shown on Map Number 1-G in the area bounded by:

West Fulton Market; North Carpenter Street; the public alley next north of and parallel to West Fulton Market; and a line 125.75 feet west of and parallel to North Carpenter Street,

to those of DS-5 Downtown Service District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and publication.

[Site and Landscape/Green Roof Plans; Basement, First and Penthouse  
Floor Plans; Typical Floor Plan; and South and East Building  
Elevations attached to this ordinance printed on  
pages 31900 through 31904  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Substitute Narrative Zoning Analysis And Plans.*

*Type 1 Zoning Map Amendment Application.*

Applicant:	1032 West Fulton Market Condominium LLC
Property Location:	1032 -- 1042 West Fulton Market
Proposed Zoning:	DS-5 Downtown Service District

Lot Area: 12,575 square feet

1032 West Fulton Market Condominium LLC is the "Applicant" for a Type 1 Zoning Map Amendment for the subject property located at 1032 through 1042 West Fulton Market from the C1-1 Neighborhood Commercial District to the DS-5 Downtown Service District. The Applicant proposes to add a single-story addition to the existing three-story building and erect a new five-story building with a fifth floor setback on the property.

The site is located in the downtown expansion area established by Section 17-1-1500 of the Zoning Ordinance. The site is bounded by West Fulton Market to the south, Carpenter Street to the east, residential properties to the west and a 10-foot public alley and commercial properties to the north. The site is located within the Kinzie Industrial Corridor TIF and the Fulton-Randolph Market District. To the north of the subject property are properties zoned C1-3, to the east is C3-5 zoning, and to the south and west is C1-1.

The subject property consists of approximately 12,575 square feet and is currently occupied by an existing three-story office building and a surface parking lot. The Applicant proposes to add a single-story addition to the existing three-story building and erect a new five-story building with a fifth floor setback on the property. The new building will include a fifth floor roof deck. Both structures will be masonry in construction. Each building will primarily serve as office space. The new building will include a ground floor retail component. A total of 17 off-street parking spaces will be provided in the new building. A basement level parking area will include 14 spaces. An additional three parking spaces will be provided at ground level.

The proposed zoning change will allow two longstanding businesses that have outgrown their space to remain in the community.

#### Narrative Zoning Analysis.

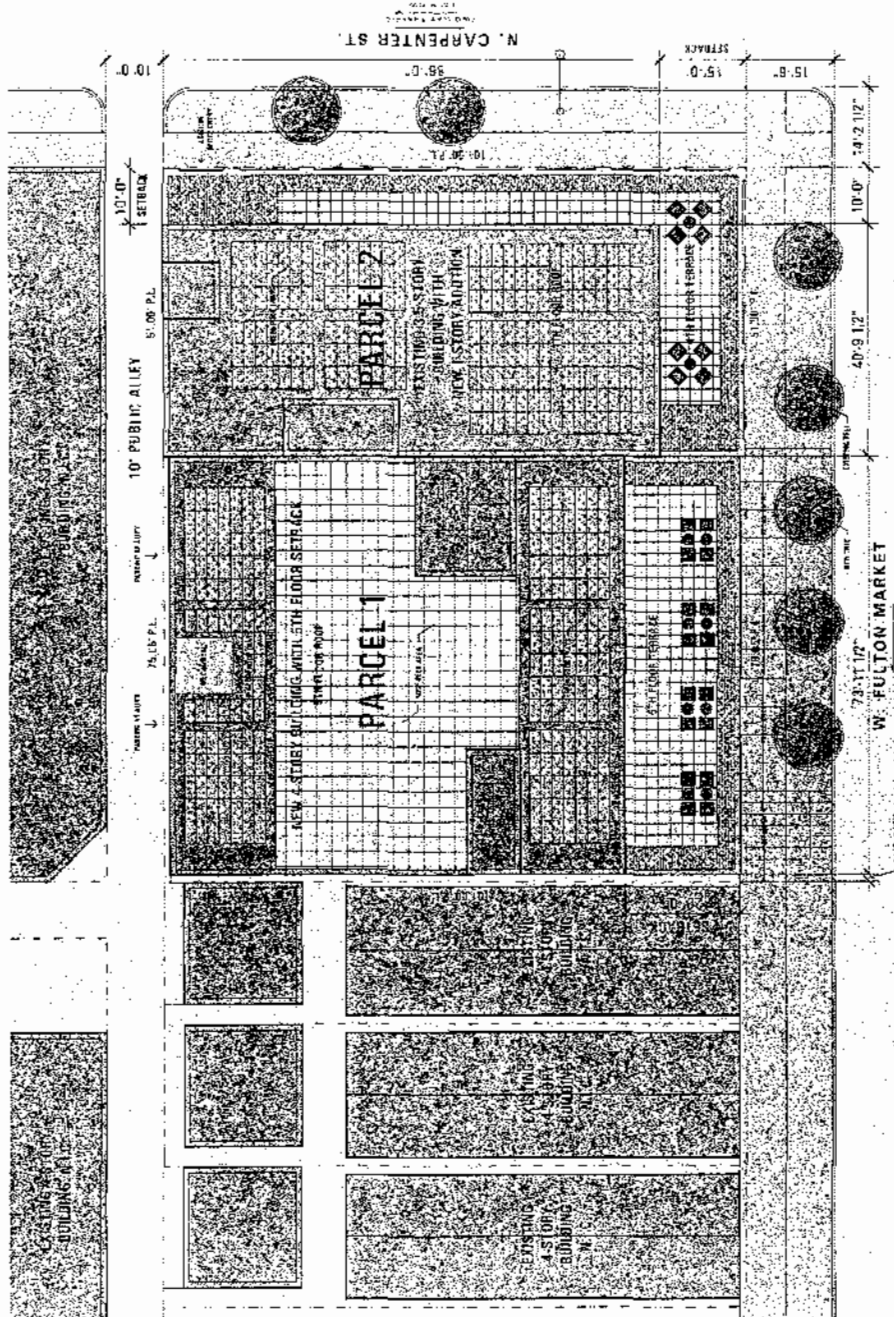
##### Parcel 1.

Lot Area:	7,695 square feet
Floor Area Ratio:	4.27
Floor Area:	32,858 square feet

Density:	N/A (no dwelling units)
Building Height:	63 feet, 0 inches (top of roof deck)
	66 feet, 6 inches (top of parapet)
Setbacks:	
Side/West:	2 feet, 3 inches
Front/South:	0
Side/East:	0
Rear/North:	0
Automobile Parking:	17
Bike Parking:	0
Loading:	1 (10 feet by 25 feet)

## Parcel 2.

Lot Area:	4,880 square feet
Floor Area Ratio:	3.72
Floor Area:	18,154 square feet
Density:	N/A (no dwelling units)
Building Height:	56 feet
Setbacks:	0
Automobile Parking:	0
Bike Parking:	0



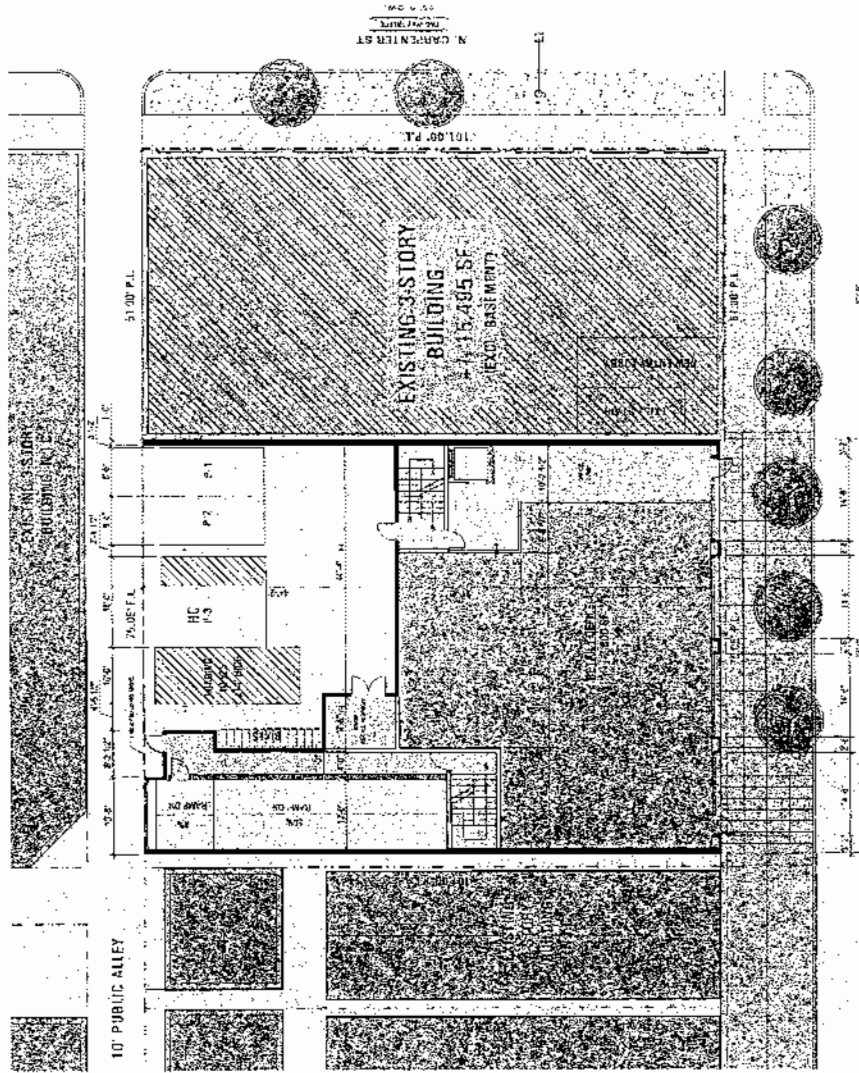
1 SITE AND LANDSCAPE GREEN ROOF PLAN  
 2 SCALE: 1/8" = 1'-0"

1032 W. Fulton Market  
 Chicago, IL

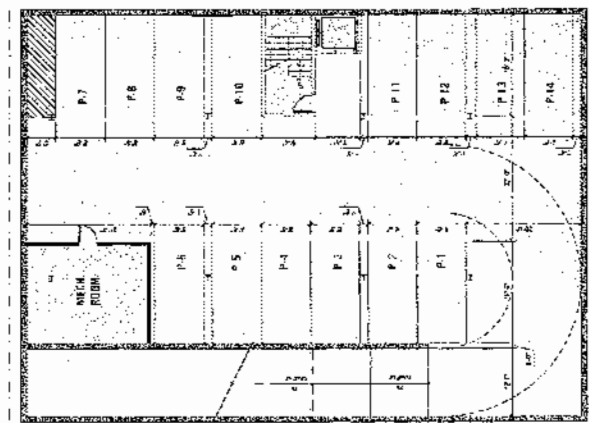


FINAL FOR PUBLICATION

07/28/15



W. FULTON MARKET  
 CHICAGO, ILL. 60604  
 10' PUBLIC ALLEY  
 N CARPENTER ST  
 17 28 '36"

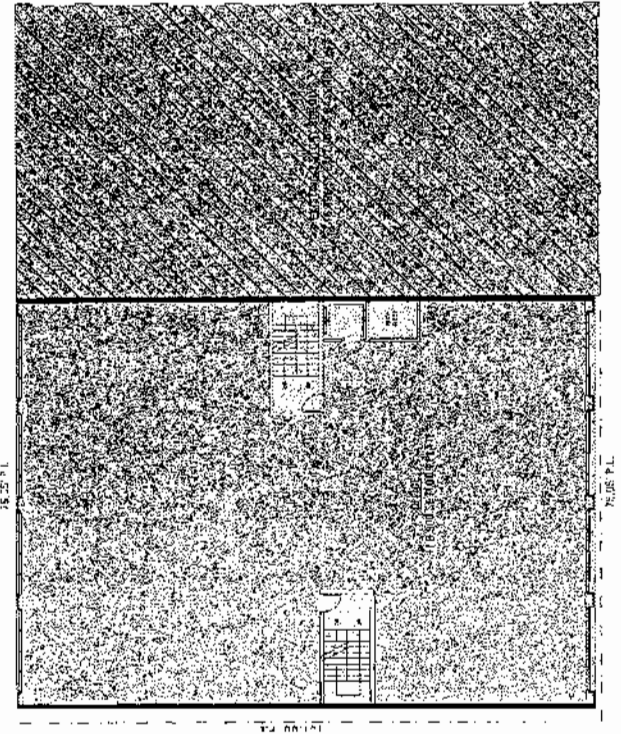
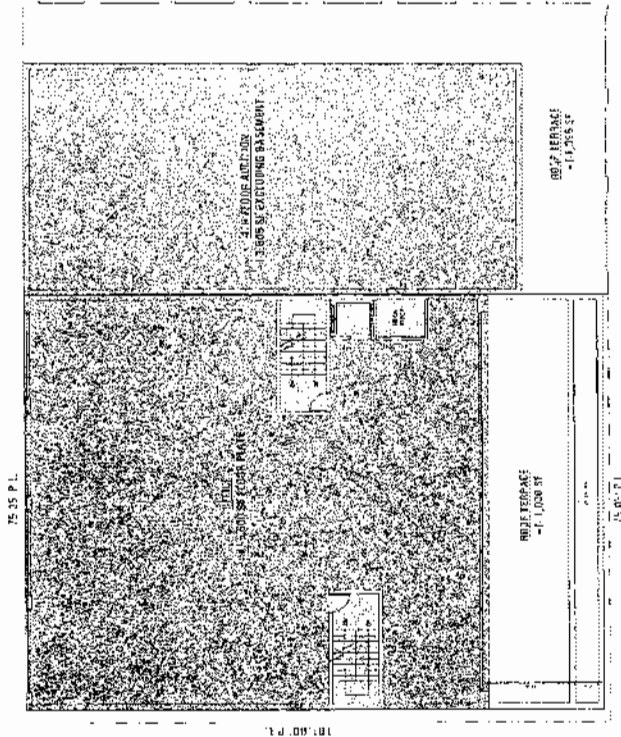


1. BASEMENT FLOOR PLAN  
SCALE: 1/8" = 1'-0"

**FINAL FOR PUBLICATION**  
 2. FIRST FLOOR PLAN  
 SCALE: 3/8" = 1'-0"

NATIONAL PLANNING ASSOCIATION  
 IFA  
 1032 W. Fulton Market  
 Chicago, IL





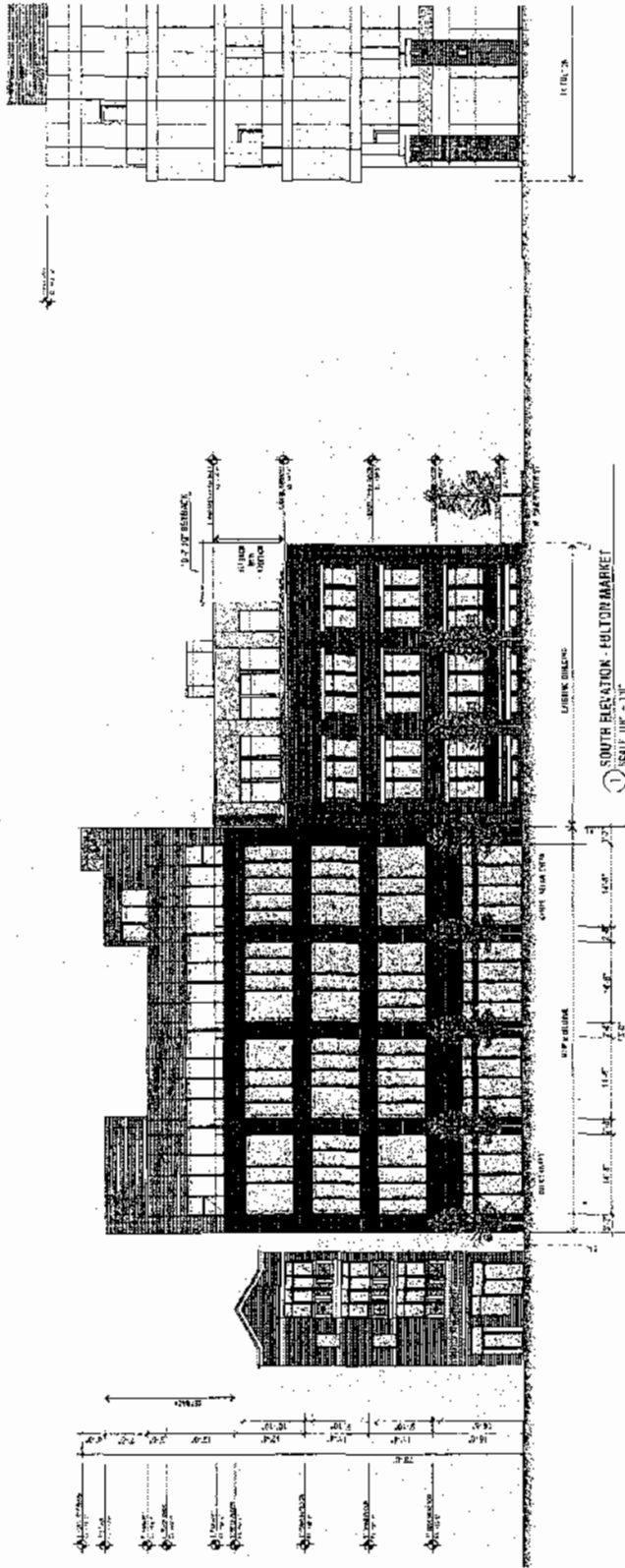
② FENTHOUSE PLAN  
SCALE: 1/8" = 1'-0"

① TYPICAL FLOOR PLAN  
SCALE: 1/8" = 1'-0"

FINAL FOR PERMIT

1032 W. Fulton Market  
Chicago, IL



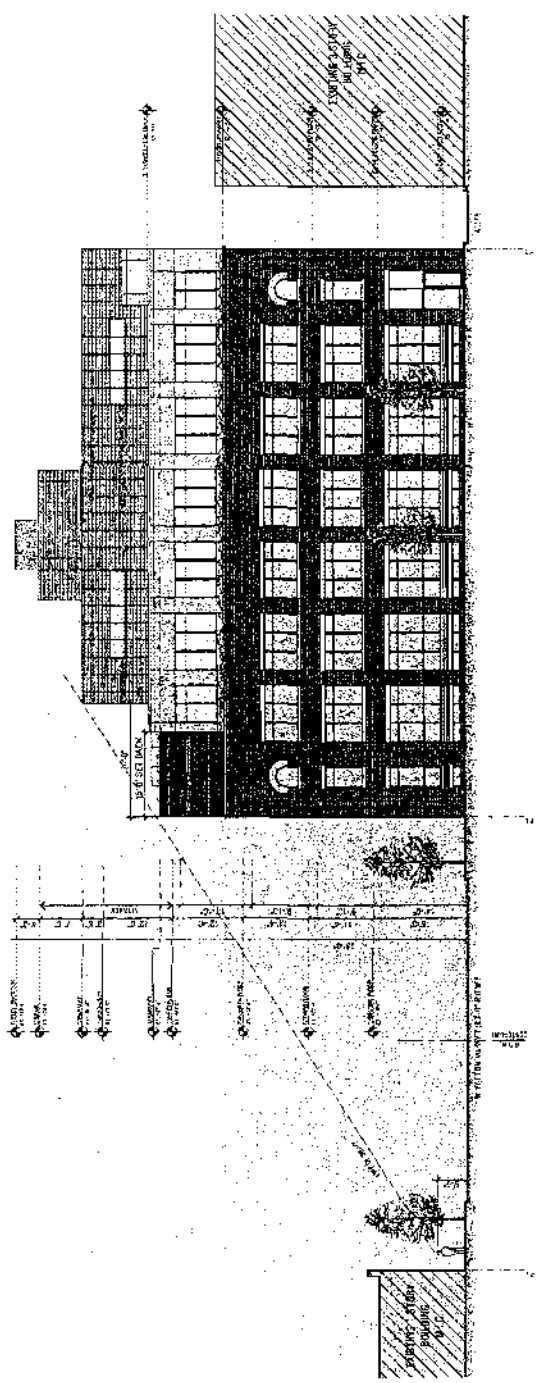


FINAL FOR PUBLICATION...

1032 W. Fulton Market  
Chicago, IL



C72810



2 EAST ELEVATION, N. CARPENTER STREET  
SCALE: 1/8" = 1'-0"

1032 W. Fulton Market  
Chicago, IL

**FINAL FOR PHASE 2**

07-28-15



*Reclassification Of Area Shown On Map No. 1-G.  
(Application No. 18899T1)  
(Common Address: 1134 W. Hubbard St.)*

[O2016-5574]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M2-2 Manufacturing District symbols and indications as shown on Map Number 1-G in the area bounded by:

a line 50.52 feet north of and parallel to West Hubbard Street; North May Street; West Hubbard Street; and the public alley next west of and parallel to North May Street,

to those of a B3-3 Community Shopping District.

SECTION 2. This ordinance takes effect after its passage and approval.

[Site Plan; Basement, First, Second, Third and Roof Floor Plans; North, South, East and West Building Elevations; and First, Second, Third and Roof Demo Plan attached to this ordinance printed on pages 31907 through 31919 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Narrative.*

*1134 W. Hubbard St.*

*Zoning Amendment.*

*Type 1 Rezoning Supplemental Submittal.*

Project Description:

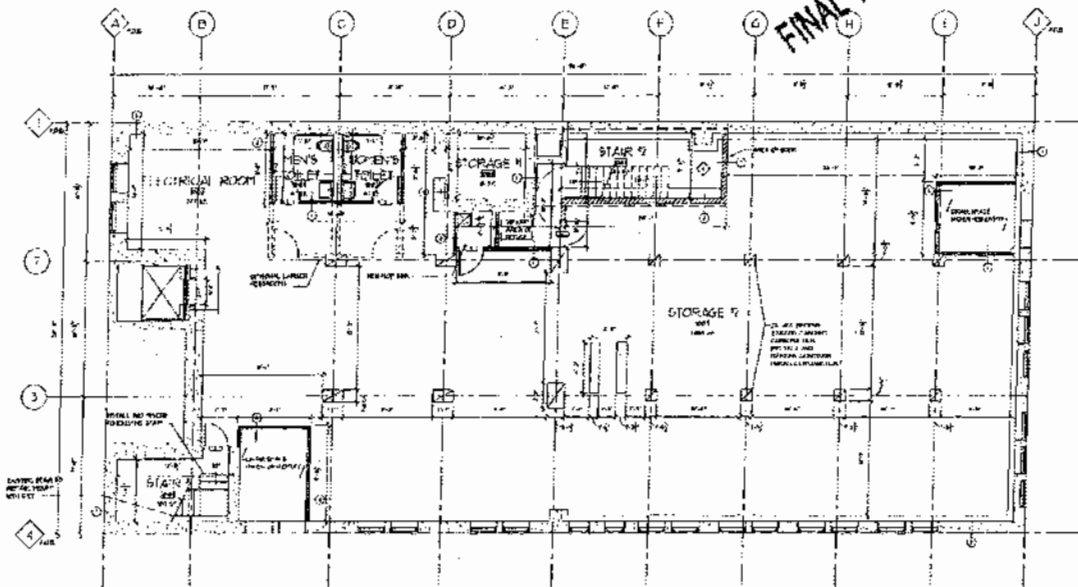
The applicant seeks to rezone the above mentioned property from zoning district M2-2 to B3-3. The applicant intends to use the subject property to renovate an existing

14,760 square feet, three-story manufacturing building to be converted to an office building. The applicant seeks a zoning change to raise FAR to allow for the addition of a 194 square foot stairway and allow for a 1,296 square foot open roof deck to serve the office building.

Proposed Use:	Office Building
Floor Area Ratio:	2.5
Lot Area:	5,860 square feet
Building Area:	14,909 square feet
Off-Street Parking Provided:	No parking spaces
Setbacks:	
South:	0 feet
North:	0 feet
East:	0 feet
West:	0 feet
Building Height:	49 feet, 6 ½ inches (top of penthouse) 40 feet, 6 inches (building height)



FINAL FOR PUBLICATION



**BASEMENT PLAN**

SYMBOL LEGEND	PLAN KEY NOTES
(Symbol: Wall)	1. ALL DIMENSIONS SHOWN UNLESS OTHERWISE NOTED.
(Symbol: Door)	2. ALL DOORS TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.
(Symbol: Window)	3. ALL WINDOWS TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.
(Symbol: Stair)	4. ALL STAIRS TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.
(Symbol: Elevation)	5. ALL ELEVATIONS TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.
(Symbol: Section)	6. ALL SECTIONS TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.
(Symbol: Note)	7. ALL NOTES TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.
(Symbol: Detail)	8. ALL DETAILS TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.
(Symbol: Schedule)	9. ALL SCHEDULES TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.
(Symbol: Schedule)	10. ALL SCHEDULES TO BE OPENED TO THE RIGHT UNLESS OTHERWISE NOTED.



**IPSA**

Architecture & Design

1124 W. WASHINGTON  
 CHICAGO, ILLINOIS 60604  
 PHONE: (312) 245-2500  
 FAX: (312) 245-2500

NO.	DATE	DESCRIPTION

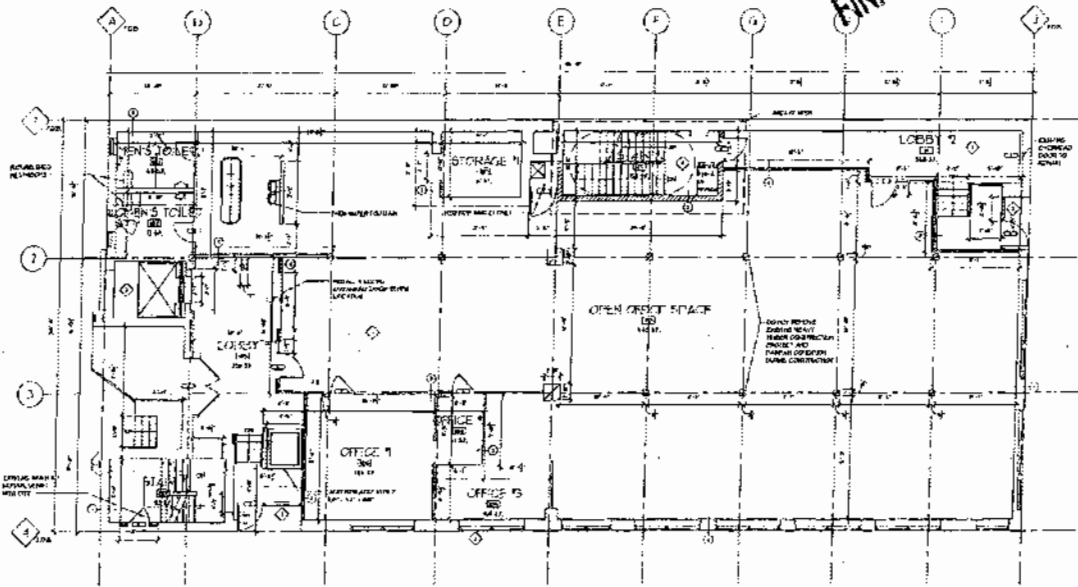
INTERIOR RENOVATION OF EXISTING MANUFACTURING FACILITY

INTERNATIONAL ARTS CENTER  
 1124 W. WASHINGTON  
 CHICAGO, IL 60604

DATE: 07/25/2016  
 DRAWN BY: JFE  
 CHECKED BY: SM  
 PROJECT: 20151114



FINAL FOR PUBLICATION

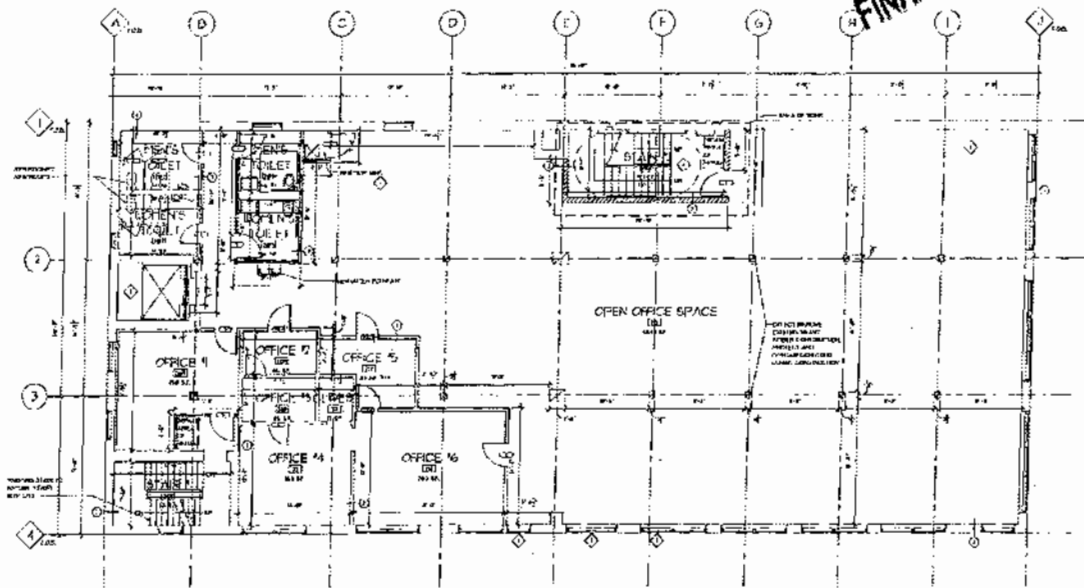


FIRST FLOOR PLAN

SYMBOL LEGEND	PLAN KEY NOTES
	1. EXISTING WALLS AND PARTITIONS
	2. NEW WALLS AND PARTITIONS
	3. EXISTING DOORS
	4. NEW DOORS
	5. EXISTING WINDOWS
	6. NEW WINDOWS
	7. EXISTING CEILING GRID
	8. NEW CEILING GRID
	9. EXISTING FLOOR FINISH
	10. NEW FLOOR FINISH
	11. EXISTING CEILING FINISH
	12. NEW CEILING FINISH
	13. EXISTING FLOOR SLAB
	14. NEW FLOOR SLAB
	15. EXISTING CEILING SLAB
	16. NEW CEILING SLAB
	17. EXISTING STRUCTURAL COLUMN
	18. NEW STRUCTURAL COLUMN
	19. EXISTING STRUCTURAL BEAM
	20. NEW STRUCTURAL BEAM
	21. EXISTING STAIRCASE
	22. NEW STAIRCASE
	23. EXISTING ELEVATOR SHAFT
	24. NEW ELEVATOR SHAFT
	25. EXISTING MECHANICAL ROOM
	26. NEW MECHANICAL ROOM
	27. EXISTING UTILITY ROOM
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	29. EXISTING STORAGE ROOM
	30. NEW STORAGE ROOM
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	33. EXISTING OFFICE SPACE
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	35. EXISTING LOBBY AREA
	36. NEW LOBBY AREA
	37. EXISTING CORRIDOR
	38. NEW CORRIDOR
	39. EXISTING WALL FINISH
	40. NEW WALL FINISH
	41. EXISTING CEILING FINISH
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	44. NEW FLOOR FINISH
	45. EXISTING CEILING FINISH
	46. NEW CEILING FINISH
	47. EXISTING FLOOR SLAB
	48. NEW FLOOR SLAB
	49. EXISTING CEILING SLAB
	50. NEW CEILING SLAB
	51. EXISTING STRUCTURAL COLUMN
	52. NEW STRUCTURAL COLUMN
	53. EXISTING STRUCTURAL BEAM
	54. NEW STRUCTURAL BEAM
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	56. NEW STAIRCASE
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	61. EXISTING UTILITY ROOM
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	63. EXISTING STORAGE ROOM
	64. NEW STORAGE ROOM
	65. EXISTING REST ROOM
	66. NEW REST ROOM
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	70. NEW LOBBY AREA
	71. EXISTING CORRIDOR
	72. NEW CORRIDOR
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	88. NEW STRUCTURAL BEAM
	89. EXISTING STAIRCASE
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	147. EXISTING CEILING FINISH
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	154. NEW STRUCTURAL COLUMN
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	164. NEW UTILITY ROOM
	165. EXISTING STORAGE ROOM
	166. NEW STORAGE ROOM
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	200. NEW STORAGE ROOM
	201. EXISTING REST ROOM
	202. NEW REST ROOM
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	204. NEW OFFICE SPACE
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	325. EXISTING STRUCTURAL BEAM
	326. NEW STRUCTURAL BEAM
	327. EXISTING STAIRCASE
	328. NEW STAIRCASE
	329. EXISTING ELEVATOR SHAFT
	330. NEW ELEVATOR SHAFT
	331. EXISTING MECHANICAL ROOM
	332. NEW MECHANICAL ROOM



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SECOND FLOOR PLAN

SYMBOL LEGEND	PLAN KEY NOTES
	1. EXISTING WALLS
	2. NEW WALLS
	3. DOORS
	4. WINDOWS
	5. DOOR SWINGS
	6. WINDOW SWINGS
	7. DOOR TYPES
	8. WINDOW TYPES
	9. DOOR SCHEDULES
	10. WINDOW SCHEDULES
	11. DOOR SCHEDULES
	12. WINDOW SCHEDULES



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Architecture & Design

1100 W. WASHINGTON ST. SUITE 200  
 CHICAGO, ILLINOIS 60606  
 PHONE: 312.443.2800  
 FAX: 312.241.8007

REVISION	DATE	DESCRIPTION

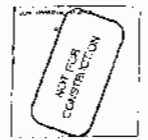
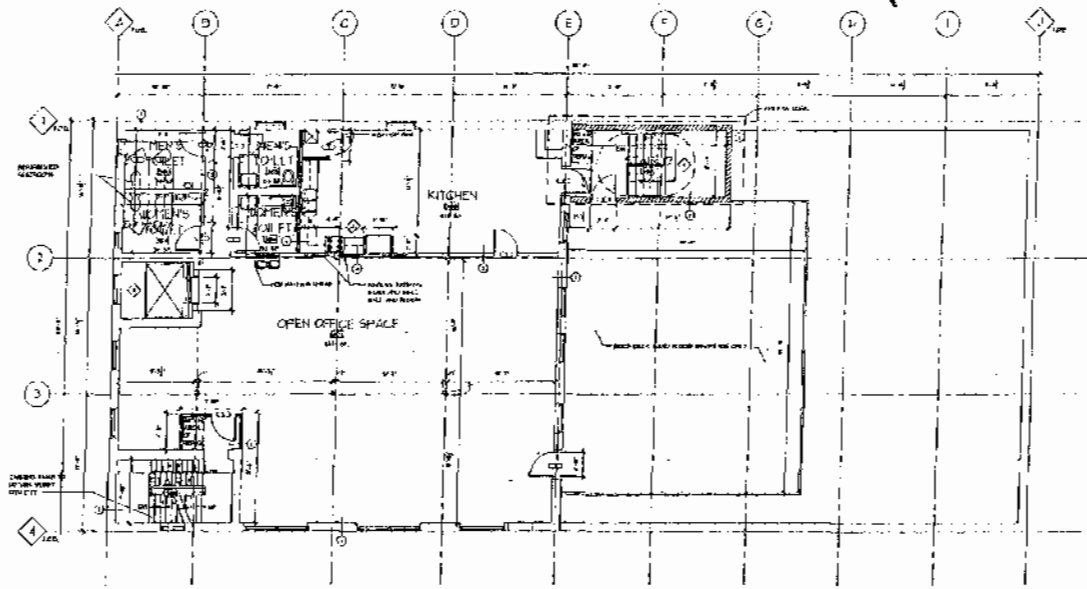
INTERIOR  
 RENOVATION OF  
 EXISTING  
 MANUFACTURING  
 FACILITY

KEPHICAWAKI'S LIMITED  
 3134 W. Hubbard  
 CHICAGO, IL 60622

DATE: 07/23/2015  
 DRAWN BY: JRE  
 CHECKED BY: GML  
 PROJECT: 15111114

A102

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Architettura & Design

PROGETTO E REDAZIONE: IPPSA S.p.A.  
 1188 VIA ST. BRANCA 101 MILANO  
 CHIAVARI, 11 19018 10042  
 PHONE: (02) 242 2820  
 FAX: (02) 242 2811

REV.	DATE	DESCRIPTION

INTERIOR  
 RENOVATION OF  
 EXISTING  
 MANUFACTURING  
 FACILITY

AFRICAN ARTS CENTER  
 110 W. HUSBARD  
 CHICAGO, IL 60642

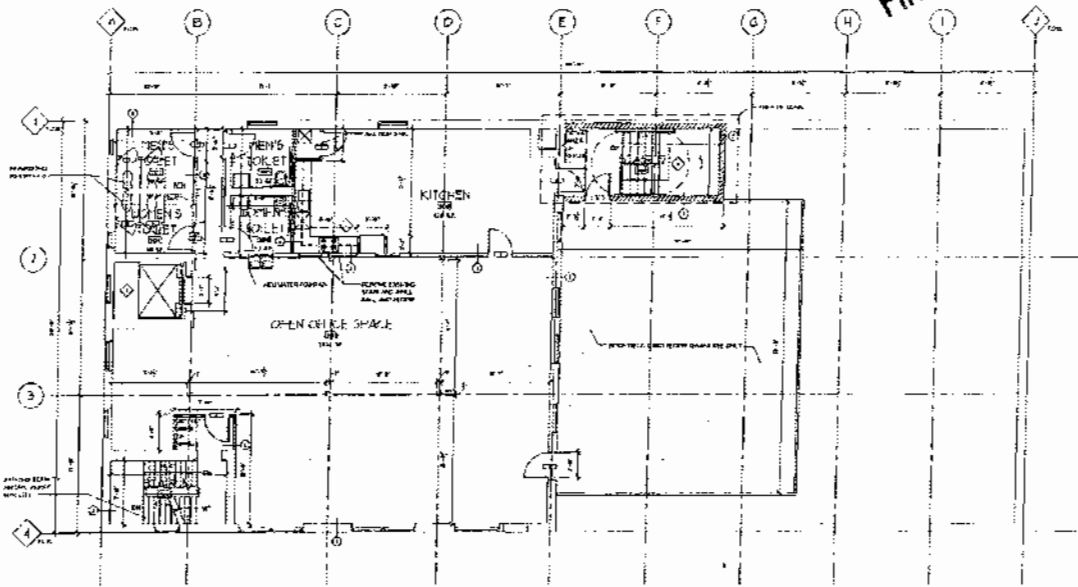
DATE: 02/25/2016  
 DRAWN BY: JRE  
 CHECKED BY: SM  
 PROJECT: 20151111

**THIRD FLOOR PLAN**

SYMBOL / LEGEND	PLAN KEY NOTES
	1. WALL CONSTRUCTION
	2. DOOR CONSTRUCTION
	3. WINDOW CONSTRUCTION
	4. CEILING CONSTRUCTION
	5. FLOOR CONSTRUCTION
	6. STAIRS CONSTRUCTION
	7. KITCHEN EQUIPMENT
	8. RESTROOMS
	9. LOCKER AREA
	10. OPEN OFFICE SPACE

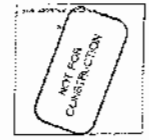
**A103**

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THIRD FLOOR PLAN

SYMBOL LEGEND	PLAN KEY NOTES
	EXISTING WALL
	NEW WALL
	EXISTING DOOR
	NEW DOOR
	EXISTING WINDOW
	NEW WINDOW
	EXISTING CEILING
	NEW CEILING
	EXISTING FLOOR
	NEW FLOOR
	EXISTING STAIRS
	NEW STAIRS
	EXISTING RAMP
	NEW RAMP
	EXISTING STRUCTURE
	NEW STRUCTURE



**IPSA**

Architecture & Design

1101 WEST QUINN AVENUE  
CHICAGO, IL 60642  
PHONE: (312) 240-8000  
FAX: (312) 241-6600

NO.	DATE	DESCRIPTION

INTERIOR RENOVATION OF EXISTING MANUFACTURING FACILITY

4200 NORTH CENTRAL  
1100 WEST QUINN AVENUE  
CHICAGO, IL 60642

DATE: 02/22/2011  
DRAWN BY: JRE  
CHECKED BY: SM  
SCALE: 20'-0"=1'-0"

**A103**



**IPSA**  
Architecture & Design  
1500 N. LAUREL STREET  
CHICAGO, ILLINOIS 60642  
PHONE: 312.321.8000  
FAX: 312.321.8000

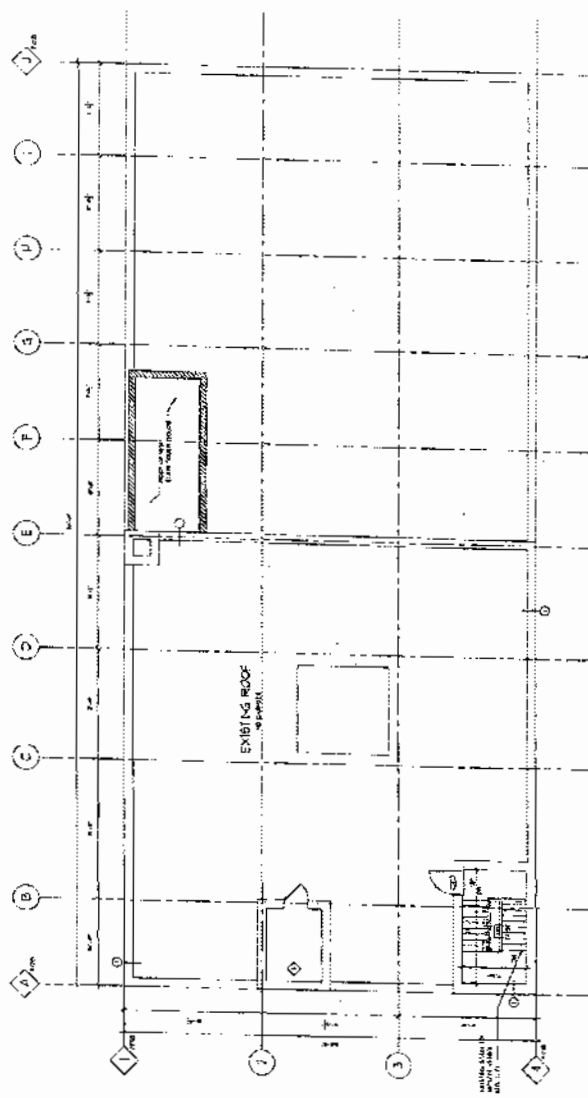
NO.	DATE	DESCRIPTION

**INTERIOR RENOVATION OF EXISTING MANUFACTURING FACILITY**  
SUNSHINE INDUSTRIAL CENTER  
1750 N. LAUREL  
CHICAGO, ILL. 60642

DATE: 12/15/2016  
DRAWN BY: JRE  
CHECKED BY: JRE  
PROJECT: 2013114



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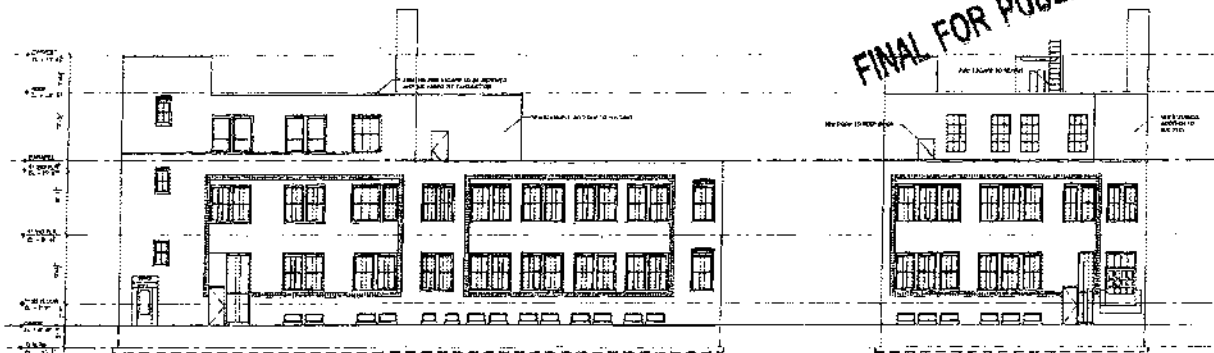
**ROOF PLAN**  
SCALE: AS SHOWN

**SYMBOL LEGEND**

**PLANET NOTES**

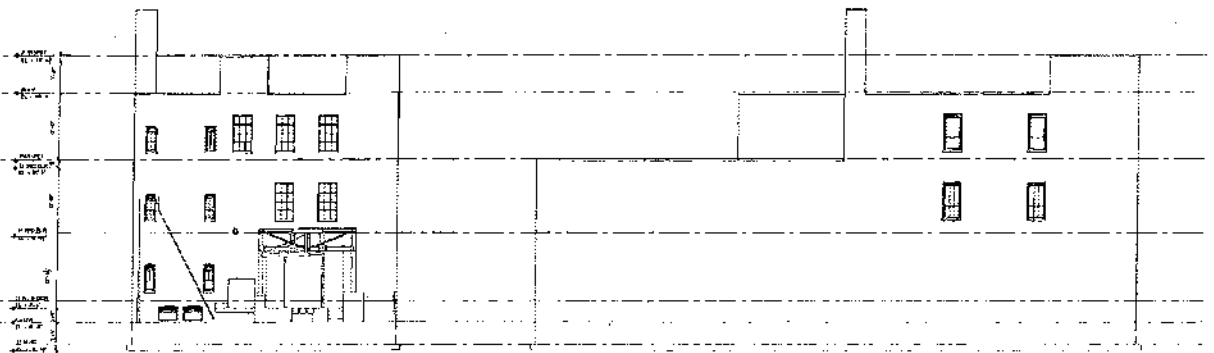
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- 2. ALL EXISTING ROOF STRUCTURE TO BE DEMOLISHED
- 3. ALL EXISTING ROOF STRUCTURE TO BE REPAIRED
- 4. ALL EXISTING ROOF STRUCTURE TO BE REPLACED
- 5. ALL EXISTING ROOF STRUCTURE TO BE REPAIRED AND REPLACED

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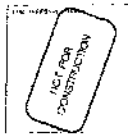
**SOUTH ELEVATION**  
SCALE: 1/8" = 1'-0"

**EAST ELEVATION**  
SCALE: 1/8" = 1'-0"



**WEST ELEVATION**  
SCALE: 1/8" = 1'-0"

**NORTH ELEVATION**  
SCALE: 1/8" = 1'-0"



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1188 WEST GRAND AVENUE  
CHICAGO, ILLINOIS 60642

PHONE: (312) 945-1244  
FAX: (312) 945-1870

NO.	DATE	DESCRIPTION

INTERIOR  
RENOVATION OF  
EXISTING  
MANUFACTURING  
FACILITY

PERMANENT CENTER  
1136 W. 18<sup>TH</sup> STREET  
CHICAGO, IL 60642

DATE: 04/27/2016

PROJECT: 1615

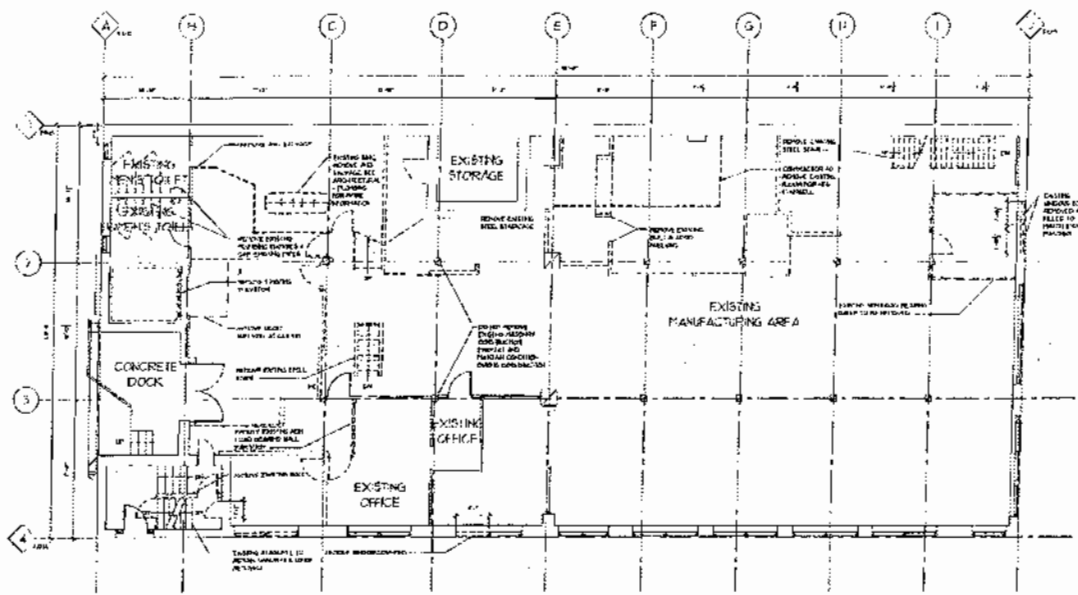
CLIENT: SM

PROJECT: 70051174





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FIRST FLOOR DEMO PLAN

**SYMBOLOGY LEGEND**

	Partial Demolition - Walls, Windows, etc.
	Full Demolition - Walls, Windows, etc.
	Existing Structure - Walls, Windows, etc.
	Structural Steel - Columns, Beams, etc.
	Non-Structural Steel - Partitions, etc.
	Concrete - Slabs, Foundations, etc.
	Masonry - Bricks, Blocks, etc.
	Glass - Windows, Doors, etc.
	Mechanical - HVAC, Plumbing, etc.
	Electrical - Wiring, Panels, etc.
	Fire Protection - Sprinklers, etc.



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Architects & Design

1100 NORTH GRAND AVENUE  
CHICAGO, ILLINOIS 60642  
PHONE: (312) 443-1300  
FAX: (312) 443-9100

NO.	DATE	DESCRIPTION

INTERIOR RENOVATION OF EXISTING MANUFACTURING FACILITY

KLING STUBBINS CENTER  
112 W. KALIBURG  
CHICAGO, IL 60642

DATE: 09/25/2016

DRAWN BY: JRC

CHECKED BY: SM

PROJECT: 1011214

**D101**

NOT FOR PUBLICATION



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Architecture & Design

100 WEST 10TH AVENUE  
SUITE 200  
DENVER, CO 80202  
PHONE: (303) 733-7000  
FAX: (303) 733-7000

DATE: 09/14/2016

INTERIOR  
RENOVATION OF  
EXISTING  
MANUFACTURING  
FACILITY

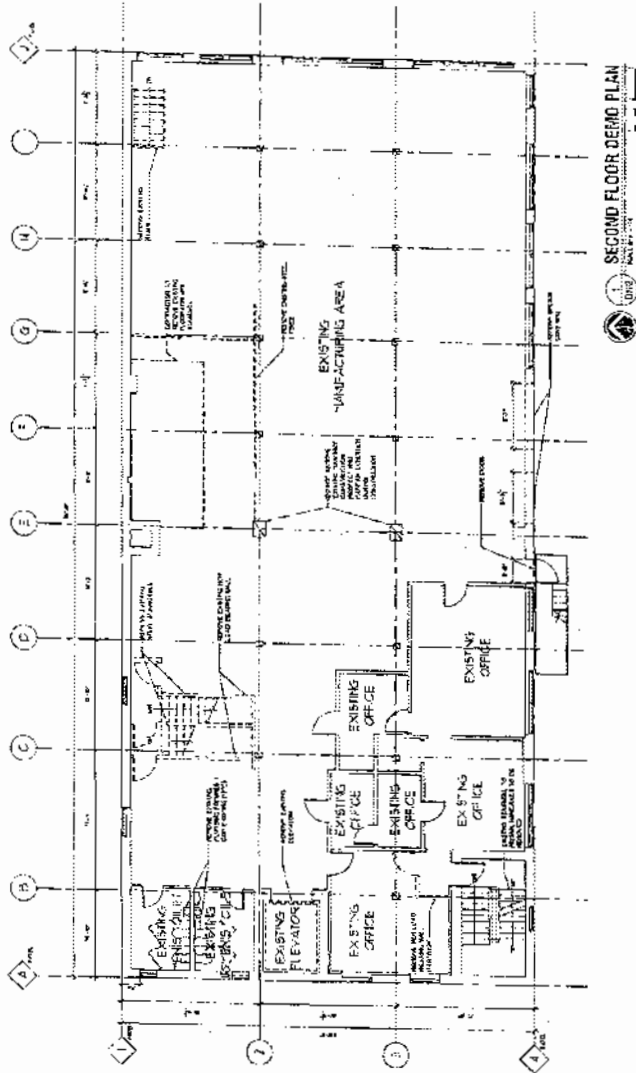
ARCHITECT: IPSA  
DATE: 09/14/2016

PROJECT NO.: 16001

SCALE: 1/8" = 1'-0"

DATE: 09/14/2016

D102



**SYMBOL LEGEND**

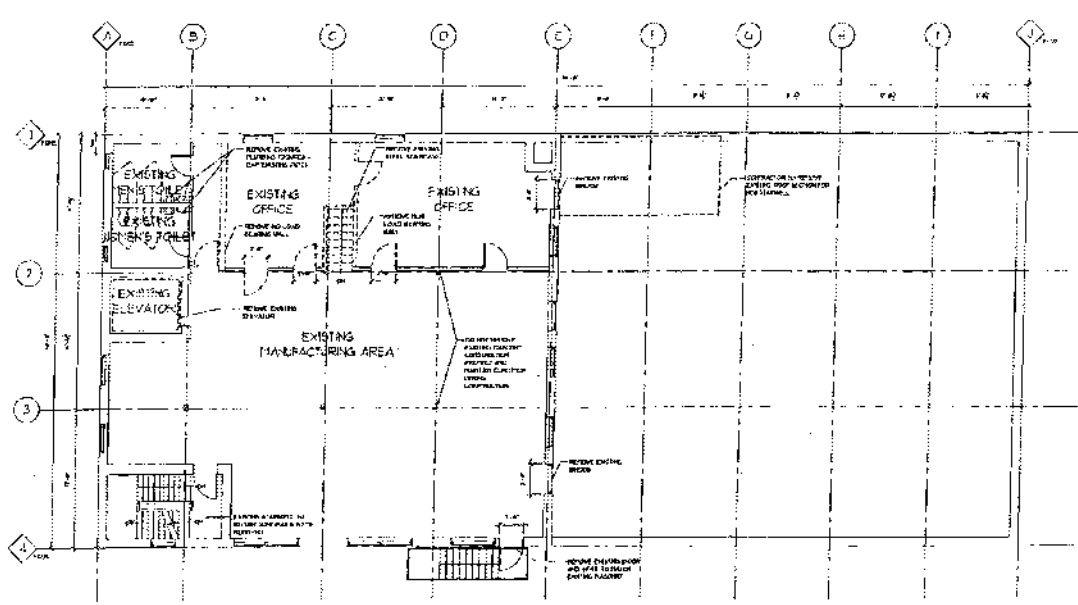
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EXISTING WINDOW  
EXISTING FLOOR  
EXISTING CEILING  
EXISTING MECHANICAL ROOM  
EXISTING ELECTRICAL ROOM  
EXISTING RESTROOM  
EXISTING STORAGE ROOM  
EXISTING BREAK ROOM  
EXISTING LOBBY

NEW WALL  
NEW DOOR  
NEW WINDOW  
NEW FLOOR  
NEW CEILING  
NEW MECHANICAL ROOM  
NEW ELECTRICAL ROOM  
NEW RESTROOM  
NEW STORAGE ROOM  
NEW BREAK ROOM  
NEW LOBBY

REMOVE WALL  
REMOVE DOOR  
REMOVE WINDOW  
REMOVE FLOOR  
REMOVE CEILING  
REMOVE MECHANICAL ROOM  
REMOVE ELECTRICAL ROOM  
REMOVE RESTROOM  
REMOVE STORAGE ROOM  
REMOVE BREAK ROOM  
REMOVE LOBBY



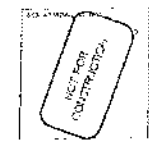
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THIRD FLOOR DEMO PLAN

**SYMBOL LEGEND**

THICK DASHED LINE WITH SPACES PROTECT EXISTING WALL	THIN DASHED LINE WITH SPACES REMOVE EXISTING WALL AND OPEN UP TO OTHER FLOOR OR SPACE ABOVE OR BELOW EXISTING FLOOR
DASHED LINE WITH SPACES REMOVE EXISTING WALL AND OPEN UP TO OTHER FLOOR OR SPACE ABOVE OR BELOW EXISTING FLOOR	THIN DASHED LINE WITH SPACES REMOVE EXISTING WALL AND OPEN UP TO OTHER FLOOR OR SPACE ABOVE OR BELOW EXISTING FLOOR
SOLID LINE WITH SPACES REMOVE EXISTING WALL AND OPEN UP TO OTHER FLOOR OR SPACE ABOVE OR BELOW EXISTING FLOOR	THIN DASHED LINE WITH SPACES REMOVE EXISTING WALL AND OPEN UP TO OTHER FLOOR OR SPACE ABOVE OR BELOW EXISTING FLOOR
THIN DASHED LINE WITH SPACES REMOVE EXISTING WALL AND OPEN UP TO OTHER FLOOR OR SPACE ABOVE OR BELOW EXISTING FLOOR	THIN DASHED LINE WITH SPACES REMOVE EXISTING WALL AND OPEN UP TO OTHER FLOOR OR SPACE ABOVE OR BELOW EXISTING FLOOR



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FAX: (312) 252-0873

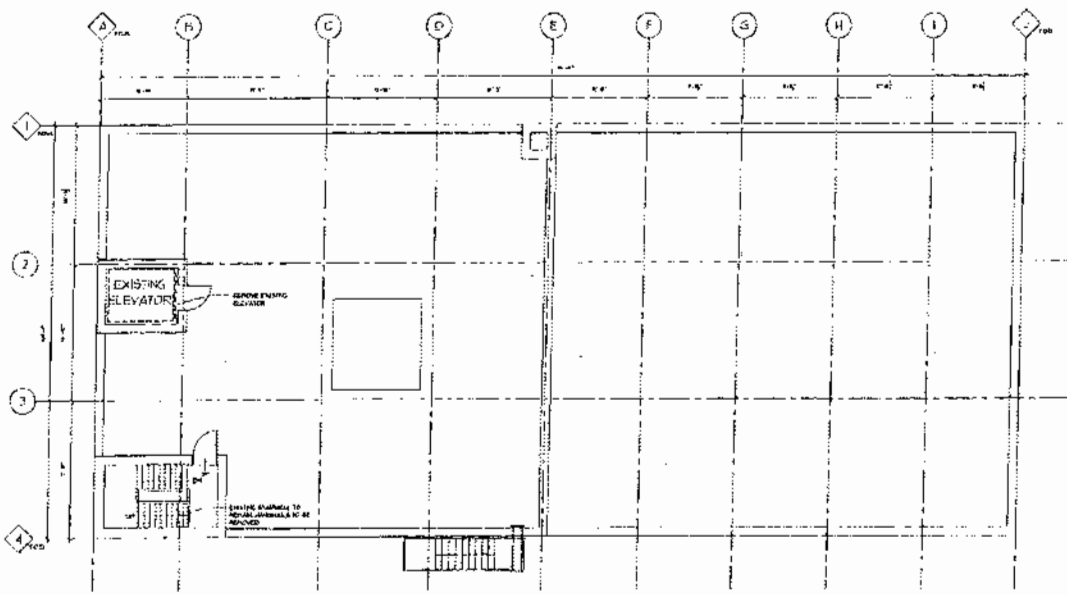
NO.	DATE	BY	CHKD BY

INTERIOR RENOVATION OF EXISTING MANUFACTURING FACILITY  
KERRIGAN ARTS CENTER  
1130 W. TRUMAN ST.  
CHICAGO, IL 60607

DATE: 02/11/2015  
DESIGNER: JRC  
CHECKER: SM  
PROJECT: 20110114



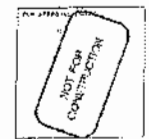
FINAL FOR PUBLICATION



ROOF DEMO PLAN  
SCALE: 1/8" = 1'-0"

**SYMBOL LEGEND**

	EXISTING FLOOR FINISH TO REMAIN		EXISTING CEILING TO REMAIN
	EXISTING WALL TO REMAIN		EXISTING DOOR TO REMAIN
	EXISTING WINDOW TO REMAIN		EXISTING PARTITION TO REMAIN
	EXISTING STAIRCASE TO REMAIN		EXISTING MECHANICAL EQUIPMENT TO REMAIN
	EXISTING STRUCTURAL STEEL TO REMAIN		EXISTING STRUCTURAL CONCRETE TO REMAIN
	EXISTING STRUCTURAL MASONRY TO REMAIN		EXISTING STRUCTURAL WOOD TO REMAIN
	EXISTING STRUCTURAL METAL TO REMAIN		EXISTING STRUCTURAL GLASS TO REMAIN
	EXISTING STRUCTURAL OTHER TO REMAIN		EXISTING STRUCTURAL OTHER TO REMAIN



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 1153 WEST GRAND AVENUE  
 CHICAGO, ILLINOIS 60607  
 PHONE: (312) 740-2300  
 FAX: (312) 743-4650

NO.	REVISION	DATE	DESCRIPTION

INTERIOR  
 RENOVATION OF  
 EXISTING  
 MANUFACTURING  
 FACILITY

KIRKLAND CENTER  
 1131 W. FURBER  
 CHICAGO, IL 60642

DATE: 02/25/2016

DESIGNER: JRE

DATE PLOTTED: 02/25/2016

PROJECT: 20151113

**D104**

*Reclassification Of Area Shown On Map No. 1-G.  
(As Amended)  
(Application No. 18864T1)  
(Common Address: 727 N. Milwaukee Ave.)*

[SO2016-4783]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the M1-3 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 1-G in the area bounded by:

the alley next south of and parallel to West Chicago Avenue; North Morgan Street; North Milwaukee Avenue; a line 61.73 feet northwest of and parallel to North Morgan Street; and a line 77.15 feet west of and parallel to North Morgan Street,

to those of a DX-5 Downtown Mixed-Use District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; First, Second, Third/Roof Deck and Penthouse Roof Floor Plans;  
and Northeast, Northwest, Southeast and Southwest Building  
Elevations attached to this ordinance printed  
on pages 31922 through 31925  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*17-13-0303-C (1) Narrative Zoning Analysis.*

*Substitute Plans, Narrative And Ordinance.*

*727 N. Milwaukee Ave.  
Chicago, Illinois.*

Proposed Zoning:

DX-5 Downtown Mixed-Use District.

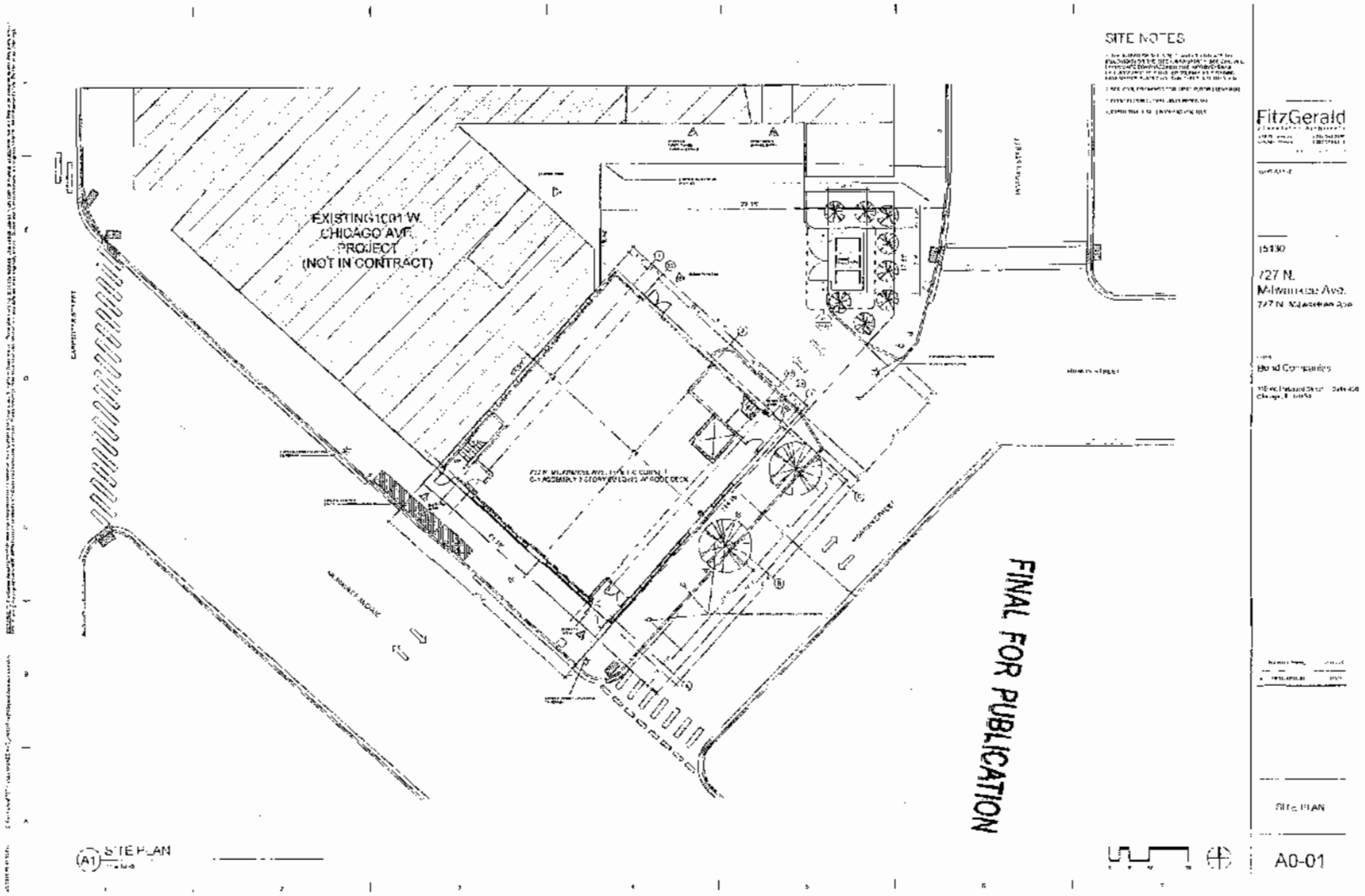
Lot Area:

7,470 square feet

## Proposed Land Use:

The applicant is seeking a zoning change in order to permit the construction of a new two-story (with roof deck) mixed-use building at the subject site. The existing one-story building will be razed to allow for the new development. The new proposed building will contain retail space (3,746 square feet) -- at grade-level, with additional office and/or retail space (3,515 square feet) -- above (2<sup>nd</sup> floor). The applicant also intends on locating a roof deck, above the 2<sup>nd</sup> floor, for the exclusive use of the building's tenants. No on-site parking is required or intended for the proposed building. The new building will be masonry and glass in construction and measure 47 feet, 0 inches in height.

- (A) Project's Floor Area Ratio: 9,296 square feet (1.24 FAR)
- (B) The Project's Density (Lot Area Per Dwelling Unit): No residential units
- (C) The Amount of Off-Street Parking: 0
- (D) Setbacks:
- a. Front Setback: 5 feet, 2 inches
  - b. Rear Setback: 0 feet, 0 inches
  - c. Side Setbacks:
    - North: 0 feet, 0 inches
    - South: 0 feet, 0 inches
- (E) Building Height: 47 feet, 0 inches



**SITE NOTES**

- 1. SEE SUPPLEMENTAL SPECIFICATIONS TO THE STANDARD SPECIFICATIONS FOR CONSTRUCTION AND SPECIFICATIONS FOR ARCHITECTURE FOR A COMPLETE LIST OF MATERIALS AND FINISHES.
- 2. SEE THE GENERAL NOTES FOR THE PLANS FOR MORE INFORMATION.
- 3. SEE THE GENERAL NOTES FOR THE PLANS FOR MORE INFORMATION.

**FitzGerald**  
 ARCHITECTS  
 1500 N. LAUREL ST.  
 CHICAGO, IL 60610  
 TEL: 312.263.1200  
 FAX: 312.263.1201  
 WWW.FITZGERALDARCHITECTS.COM

15130  
 727 N. Milwaukee Ave.  
 727 N. Milwaukee Ave.

100%  
 Board Composites  
 100% Recycled Steel Decking  
 Chicago, IL 60610

Project Name: 727 N. Milwaukee Ave.  
 Date: 9/14/2016

Site Plan  
 A0-01

**FINAL FOR PUBLICATION**



(A1) STEPHAN  
 10/16

**PLANNOTES**  
 1. ALL WORK SHALL BE IN ACCORDANCE WITH THE CITY OF MILWAUKEE ZONING ORDINANCES AND THE MILWAUKEE BUILDING DEPARTMENT REGULATIONS.  
 2. ALL WORK SHALL BE IN ACCORDANCE WITH THE CITY OF MILWAUKEE ZONING ORDINANCES AND THE MILWAUKEE BUILDING DEPARTMENT REGULATIONS.  
 3. ALL WORK SHALL BE IN ACCORDANCE WITH THE CITY OF MILWAUKEE ZONING ORDINANCES AND THE MILWAUKEE BUILDING DEPARTMENT REGULATIONS.  
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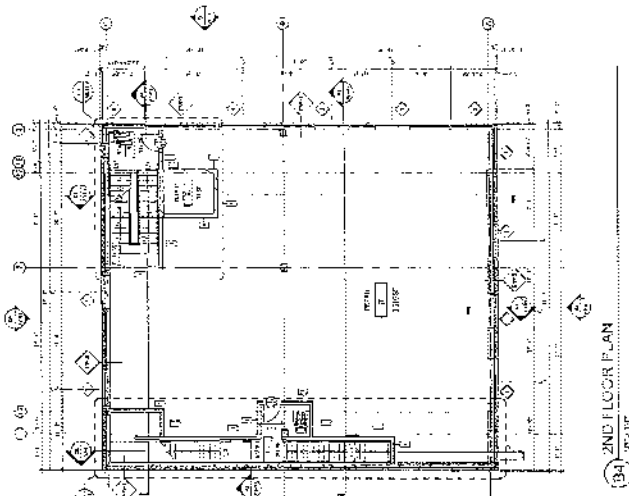
**KEYNOTES**  
 1. ALL WORK SHALL BE IN ACCORDANCE WITH THE CITY OF MILWAUKEE ZONING ORDINANCES AND THE MILWAUKEE BUILDING DEPARTMENT REGULATIONS.

**LEGEND**  
 1. 1/2" = 1'-0" SCALE  
 2. 1/4" = 1'-0" SCALE  
 3. 1/8" = 1'-0" SCALE  
 4. 1/16" = 1'-0" SCALE

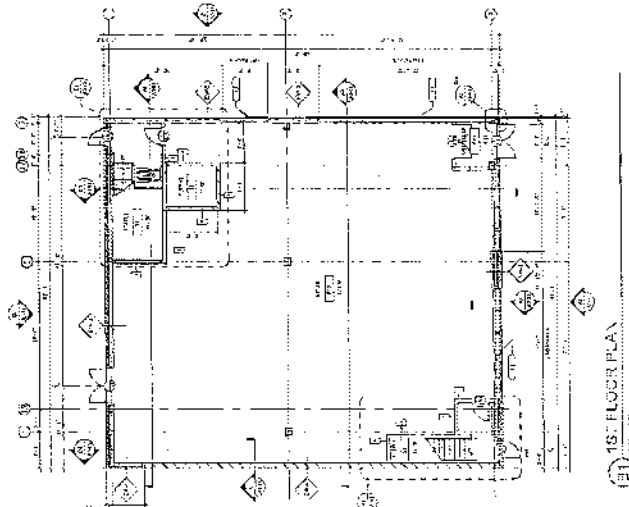
**FLOOR PLANS**  
 A1-01

**1515C**  
 727 N. Milwaukee Ave.  
 727 N. Milwaukee Ave.  
 BOJI COMPANY  
 200 N. MILWAUKEE AVE.  
 MILWAUKEE, WI 53233

**FLIZGERALD**  
 200 N. MILWAUKEE AVE.  
 MILWAUKEE, WI 53233  
 414.481.1111  
 FLIZGERALD.COM



FINAL FOR PUBLICATION



**FitzGerald**  
ARCHITECTS

1817P  
727 N. Milwaukee Ave.  
727 N. Milwaukee Ave.

1817P  
727 N. Milwaukee Ave.  
727 N. Milwaukee Ave.

1817P  
727 N. Milwaukee Ave.  
727 N. Milwaukee Ave.

ROOF PLAN  
A1-02

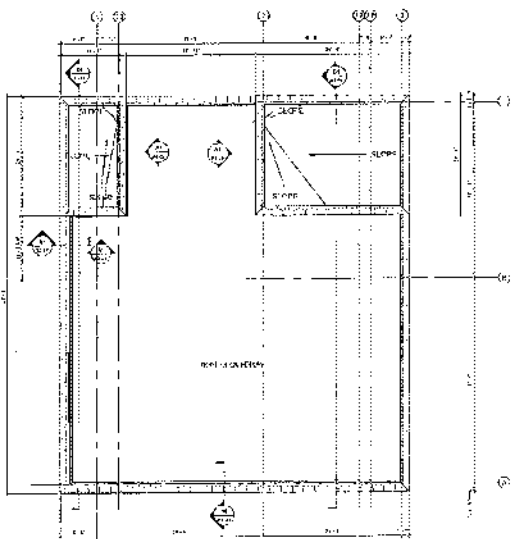
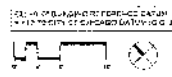
**PLAN NOTES**

1. ALL ROOF DECKS SHALL BE CONCRETE ON TOP OF STRUCTURAL STEEL.  
2. ALL ROOF DECKS SHALL BE FINISHED WITH 2" POLYURETHANE-FOAM INSULATION OVER CONCRETE.  
3. ALL ROOF DECKS SHALL BE FINISHED WITH 1/2" GYP BOARD OVER INSULATION.

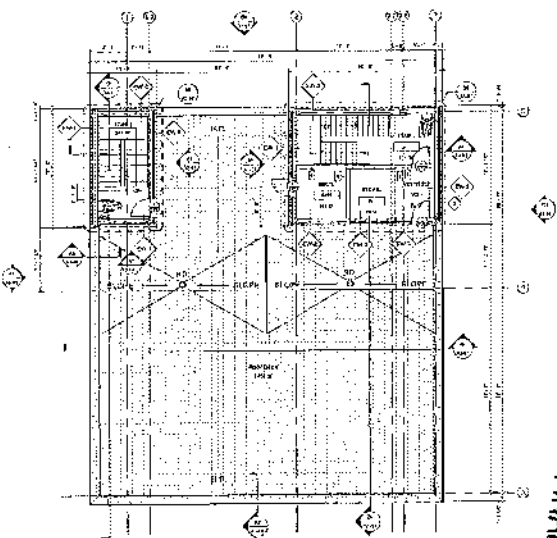
**KEYNOTES**

**LEGEND**

- 1. 1/2" GYP BOARD
- 2. 2" POLYURETHANE-FOAM INSULATION
- 3. CONCRETE ON TOP OF STRUCTURAL STEEL
- 4. 1/2" GYP BOARD
- 5. 2" POLYURETHANE-FOAM INSULATION
- 6. CONCRETE ON TOP OF STRUCTURAL STEEL



**PENTHOUSE ROOF PLAN**



**JRD FLOOR PLAN / ROOF DECK PLAN**

**FINAL FOR PUBLICATION**

1817P 727 N. MILWAUKEE AVE. CHICAGO, IL 60642

ELEVATION NOTES

1. FINISH WITH ALUMINUM CLAD GLAZING SYSTEMS.  
 2. ALL GLAZING SYSTEMS SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTALLATION INSTRUCTIONS.  
 3. ALL GLAZING SYSTEMS SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTALLATION INSTRUCTIONS.  
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 10. ALL GLAZING SYSTEMS SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTALLATION INSTRUCTIONS.

**FitzGerald**  
 ARCHITECTS  
 727 N. MARKET AVE.  
 SUITE 100  
 DENVER, CO 80202  
 TEL: 303.733.1111  
 FAX: 303.733.1112  
 WWW.FITZGERALDARCHITECTS.COM

15-130  
 727 N. MARKET AVE.  
 MARKET AVE.  
 727 N. MARKET AVE.  
 DENVER, CO 80202

KEY NOTES

- 1. FINISH WITH ALUMINUM CLAD GLAZING SYSTEMS.
- 2. ALL GLAZING SYSTEMS SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTALLATION INSTRUCTIONS.
- 3. ALL GLAZING SYSTEMS SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTALLATION INSTRUCTIONS.
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- 9. ALL GLAZING SYSTEMS SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTALLATION INSTRUCTIONS.
- 10. ALL GLAZING SYSTEMS SHALL BE INSTALLED IN ACCORDANCE WITH THE MANUFACTURER'S INSTALLATION INSTRUCTIONS.

GLAZING TYPES

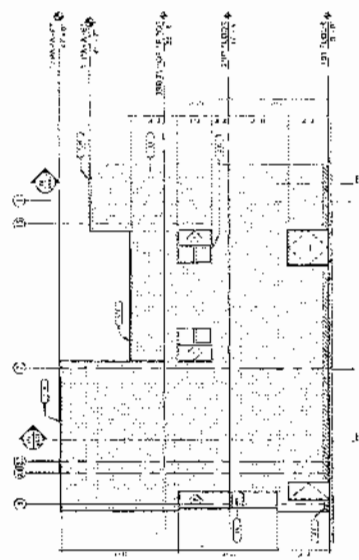
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- 2. ALUMINUM CLAD GLAZING SYSTEMS
- 3. ALUMINUM CLAD GLAZING SYSTEMS
- 4. ALUMINUM CLAD GLAZING SYSTEMS
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- 8. ALUMINUM CLAD GLAZING SYSTEMS
- 9. ALUMINUM CLAD GLAZING SYSTEMS
- 10. ALUMINUM CLAD GLAZING SYSTEMS

LEGEND

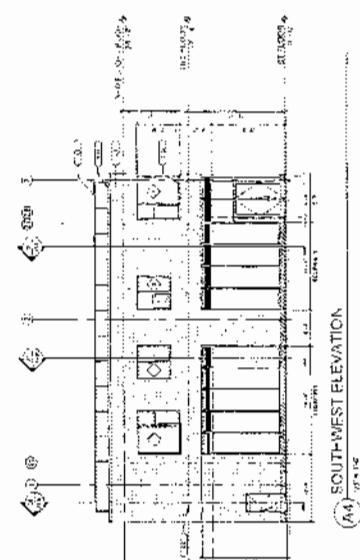
- 1. ALUMINUM CLAD GLAZING SYSTEMS
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- 8. ALUMINUM CLAD GLAZING SYSTEMS
- 9. ALUMINUM CLAD GLAZING SYSTEMS
- 10. ALUMINUM CLAD GLAZING SYSTEMS

DATE: 09/14/16  
 DRAWN BY: JLM  
 CHECKED BY: JLM  
 PROJECT NO: 15-130

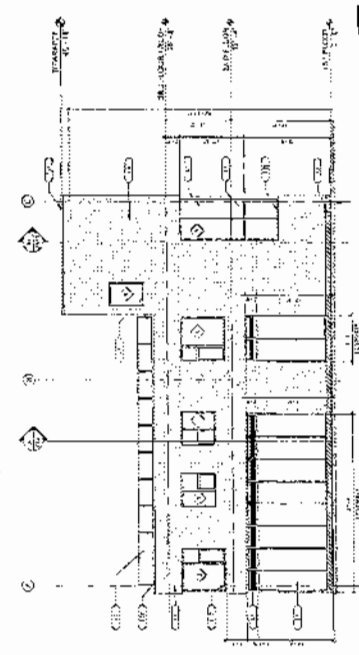
6" = 1'-0"  
 ELEVATION  
 A2-01



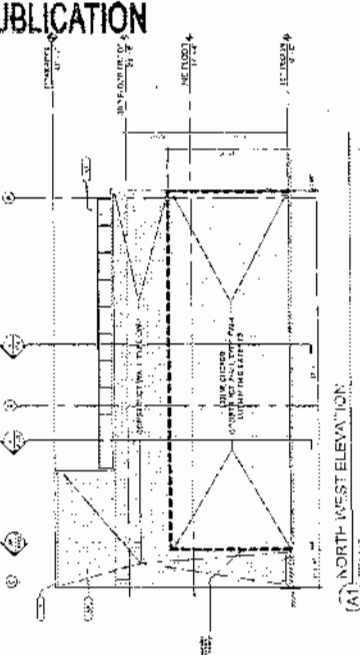
SOUTH-EAST ELEVATION



SOUTH-WEST ELEVATION



NORTH-EAST ELEVATION



NORTH-WEST ELEVATION

FINAL FOR PUBLICATION



*Reclassification Of Area Shown On Map No. 1-I.*  
 (Application No. A-8239)  
 (Common Address: 2511 – 2535 W. Warren Blvd.)

[O2016-4865]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-2 Limited Manufacturing/Business Park District symbols and indications on Map Number 1-I in the area bounded by:

West Warren Boulevard; a line 92.7 feet west of and parallel to North Campbell Avenue; the alley next south of and parallel to West Warren Boulevard; and a line 356.7 feet west of and parallel to North Campbell Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 1-I.*  
 (Application No. 18891T1)  
 (Common Address: 2542 – 2550 W. Warren Blvd.)

[O2016-5555]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 1-I in the area bounded by:

the alley next north of and parallel to West Warren Boulevard; a line 404.70 feet west of and parallel to North Campbell Avenue; West Warren Boulevard; and a line 524.7 feet west of and parallel to North Campbell Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

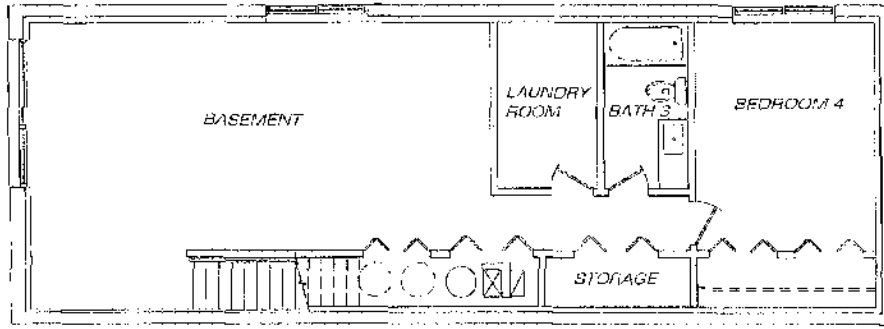
[Basement Floor Plan and Site Plan; First and Second Floor Plans; and  
 Right, Left, Front and Rear Building Elevations attached  
 to this ordinance printed on pages 31928  
 through 31931 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

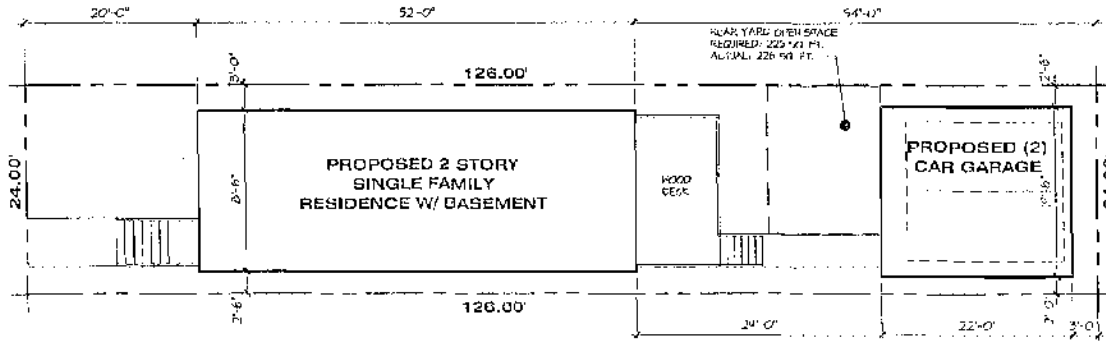
*17-13-0303-C (1) Narrative Zoning Analysis.*

*2542 – 2550 W. Warren Blvd.  
Chicago, Illinois.*

Proposed Zoning:	RT4 Residential Two-Flat, Townhouse and Multi-Unit District
Proposed Land Use:	The applicant is seeking a zoning change in order to permit the construction of a new two-story (with basement) single-family home, and detached two-car garage at each of the subject five (5) lots, for a total of five (5) new single-family homes and five (5) new detached garages. Each home will be masonry in construction and measure 24 feet, 4 inches in height.
Lot Area:	3,024 square feet (each lot)  *15,120 square feet (Total Lot Area -- *5 lots together)
(A) Project's Floor Area Ratio:	(Per lot) 1,924 square feet (0.64 FAR)
(B) The Project's Density (Lot Area per Dwelling Unit):	3,024 square feet (per lot)
(C) The Amount of Off-Street Parking:	(Per lot) 2 spaces
(D) Setbacks:	(Per lot)
a. Front Setback:	20 feet, 0 inches
b. Rear Setback:	54 feet, 0 inches
c. Side Setbacks:	
West:	3 feet, 0 inches
East:	2 feet, 6 inches
(E) Building Height	(Per lot) 24 feet, 4 inches



**BASEMENT FLOOR PLAN**



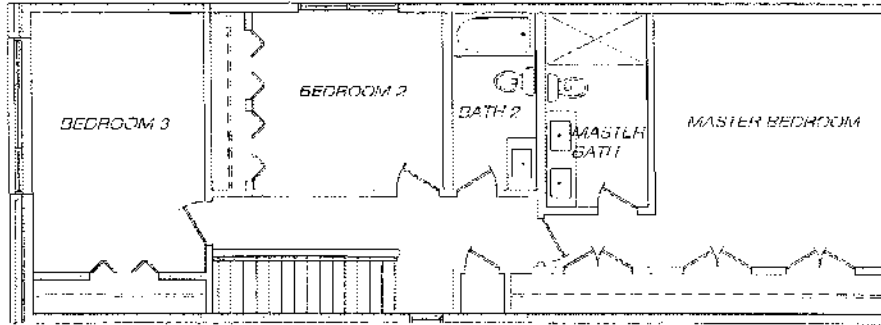
**SITE PLAN**



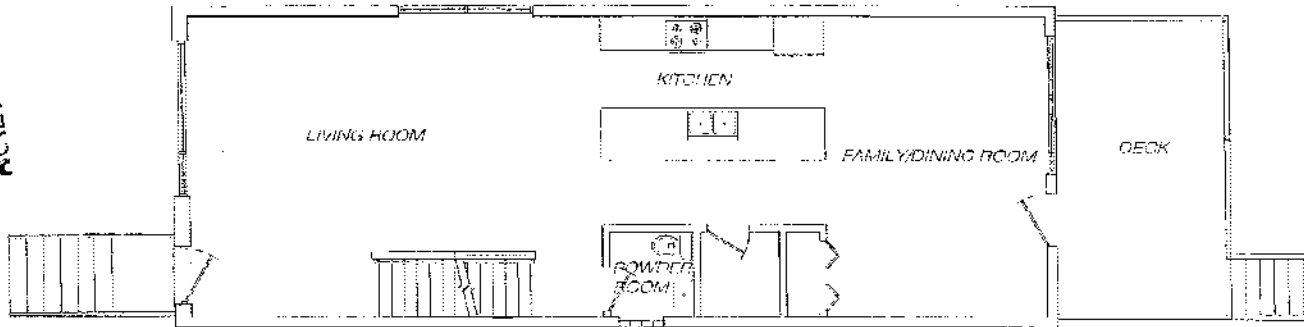
vari

FINAL FOR PUBLICATION

DATE REVISION 1/1



**SECOND FLOOR PLAN**

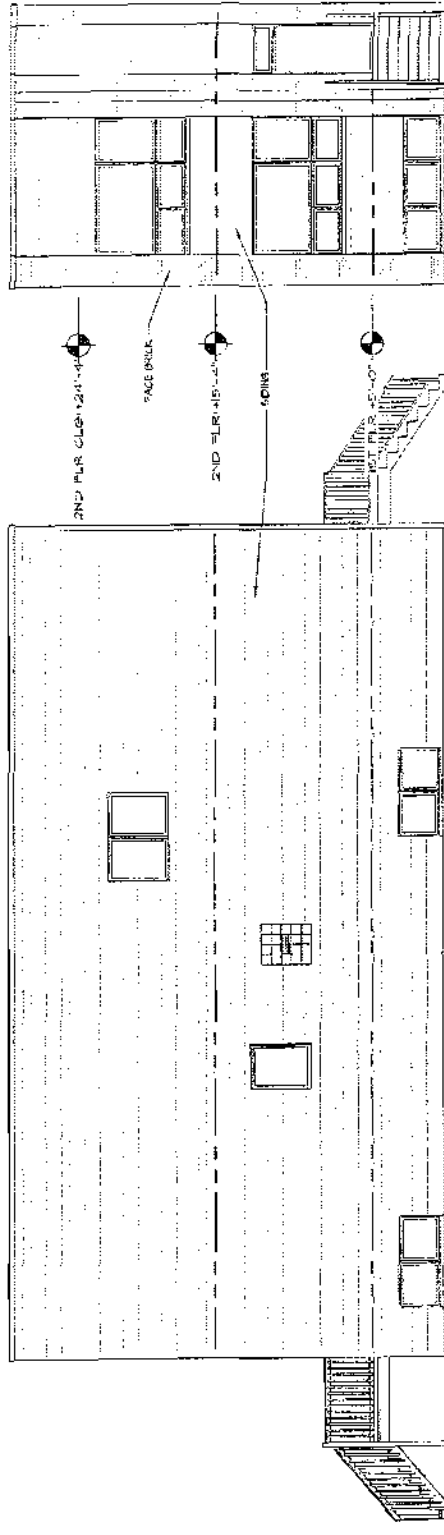


**FIRST FLOOR PLAN**

FINAL FOR PUBLICATION

3 OF 4

W. WARREN BLVD.



FOR PUBLICATION

FRONT ELEVATION

LEFT ELEVATION

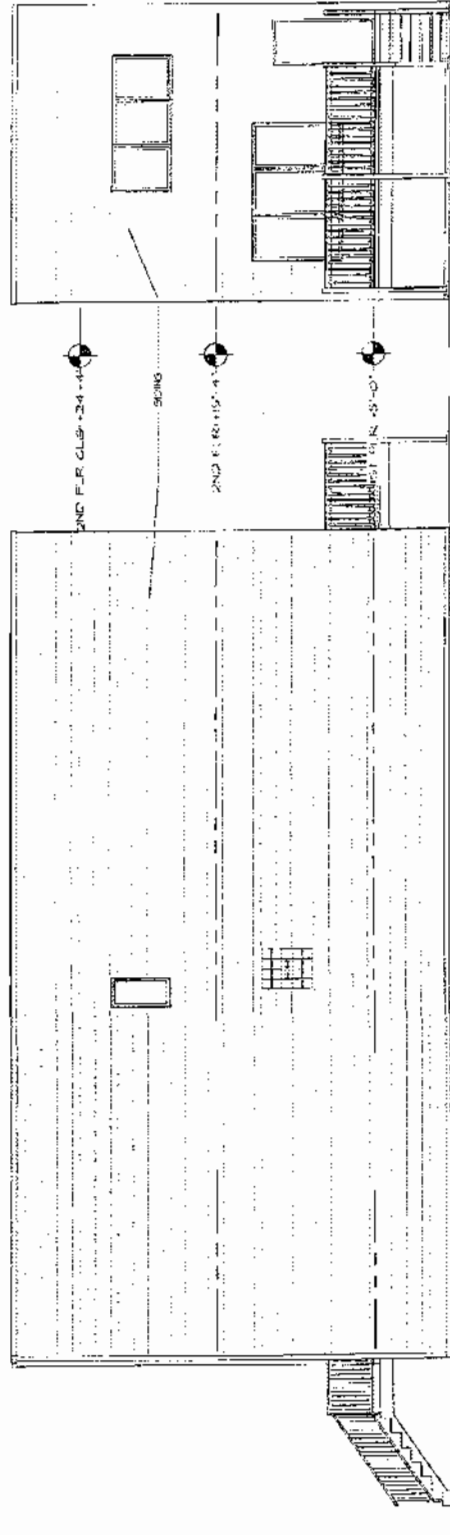
vari

6/12/16

6/12/16

W. WARREN BLVD.

4 OF 4



FINAL FOR PUBLICATION

RIGHT ELEVATION

REAR ELEVATION

vari

0.000

4.000

*Reclassification Of Area Shown On Map No. 2-G.*  
(Application No. 18918T1)  
(Common Address: 833 W. Jackson Blvd.)

[O2016-5595]

*Be It Ordained by the City Council of the City Of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the DX-5 Downtown Mixed-Use District symbols and indications as shown on Map Number 2-G in the area bounded by:

West Jackson Boulevard; South Green Street; a line 75 feet south of and parallel to West Jackson Boulevard; and the alley next west of and parallel to South Green Street,

to those of a DX-10 Downtown Mixed-Use District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Context Map; Site Plan; Basement and First Floor Plans; Typical Floor Plan (Floors 2 through Eight); Roof Plan; Proposed Roof Plan; Existing and Proposed North, South, East and West Building Elevations; Street Views; and Aerial View attached to this ordinance printed on pages 31934 through 31951 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*17-13-0303-C (1) Narrative Zoning Analysis.*

*833 W. Jackson Blvd.  
Chicago, Illinois.*

Proposed Zoning: DX-10 Downtown Mixed-Use District.

Lot Area: 8,793.01 square feet

## Proposed Land Use:

The applicant is seeking a zoning change in order to permit the erection of a roof deck, with penthouse addition, above the 8<sup>th</sup> Floor of the existing office and retail building. The existing eight-story building is nonconforming under the current Zoning Ordinance and designation. Therefore, a zoning change is required to permit the rooftop build out and addition. The existing eight-story office and retail (62,430 square feet) building will remain unchanged, but for the erection of the proposed roof deck (4,300 square feet) and penthouse addition (3,597.18 square feet). The new proposed rooftop space will be accessible by and for the exclusive use of the tenants of the existing building. No on-site parking is required or intended for the existing building, with new rooftop addition. The existing building, with rooftop addition, will be masonry in construction and measure 96 feet, 0 inches in height.

- (A) Project's Floor Area Ratio: 73,797.18 square feet (8.39 FAR)
- (B) The Project's Density (Lot Area Per Dwelling Unit): No residential units
- (C) The Amount of Off-Street Parking: 0
- (D) Setbacks:
- a. Front Setback: 0 feet, 0 inches
  - b. Rear Setback: 0 feet, 0 inches
  - c. Side Setbacks:
    - West: 0 feet, 0 inches
    - East: 0 feet, 0 inches
- (E) Building Height 96 feet, 0 inches

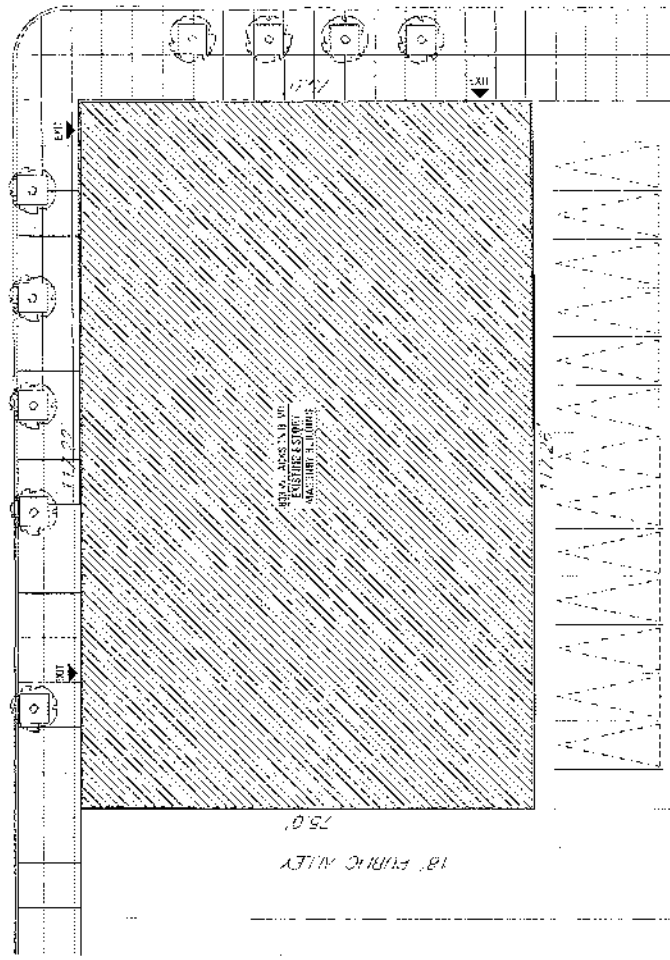




FINAL FOR PUBLICATION

W. JACKSON ST.  
(ONE WAY)

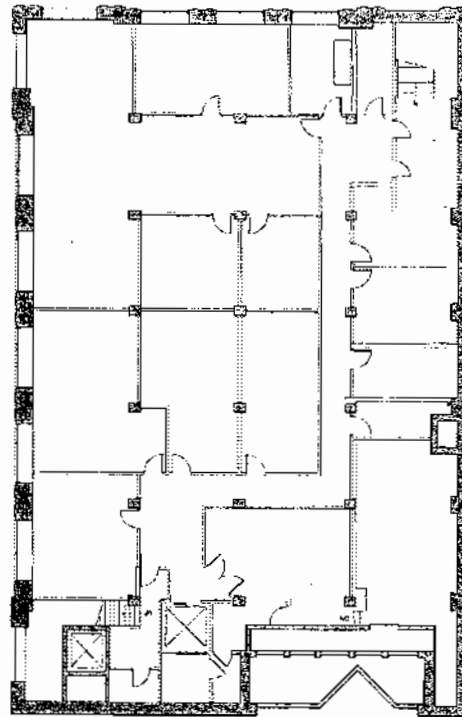
S. GREEN ST.  
(TWO WAY)



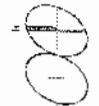
1. S  
 2. Callahan & Bell  
 3. Civil Engineering  
 4. 1011 1/2  
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 20. 1011 1/2

FINAL FOR PUBLICATION



BASEMENT PLAN  
1/8" = 1'-0"



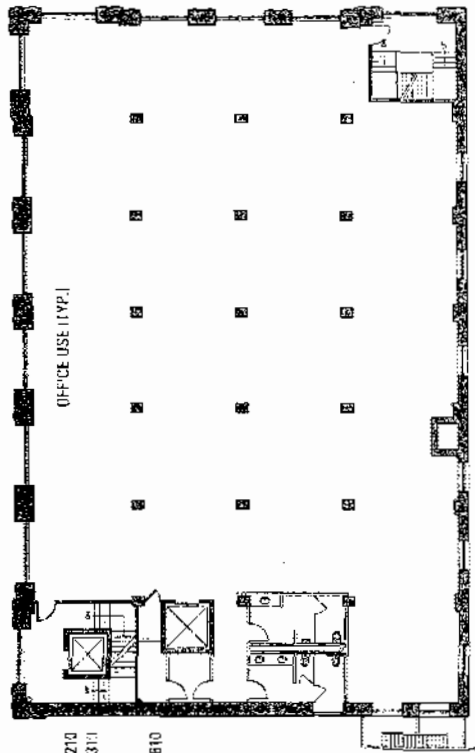
ARCHITECT: JAMES L. HARRIS & ASSOCIATES, INC.  
 1000 N. LA SALLE ST. SUITE 1000  
 CHICAGO, ILL. 60610  
 TEL: 312.467.1000 FAX: 312.467.1001  
 WWW.JLHARRIS.COM

CONTRACT NO.: 15-00000000000000000000  
 PROJECT NO.: 15-00000000000000000000  
 SHEET NO.: 15-00000000000000000000  
 DATE: 09/14/2016





FINAL FOR PUBLICATION



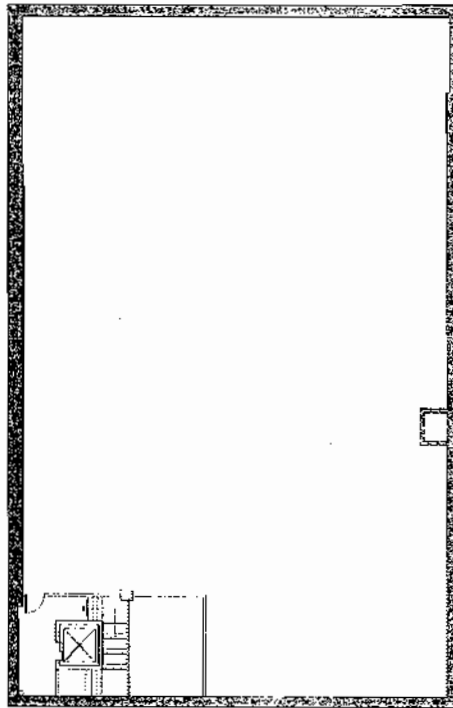
3

TYPICAL CORP. PLAN (FLOORS 2-8)

PROJECT: 158  
 DATE: 08/11/16  
 ARCHITECT: JSA  
 485 WEST WASHINGTON AVENUE  
 SUITE 600  
 CHICAGO, ILLINOIS 60601  
 TEL: 312.467.1111 FAX: 312.467.1112

JSA  
 485 WEST WASHINGTON AVENUE  
 SUITE 600  
 CHICAGO, ILLINOIS 60601  
 TEL: 312.467.1111 FAX: 312.467.1112

FINAL FOR PUBLICATION



4

ROOF PLAN

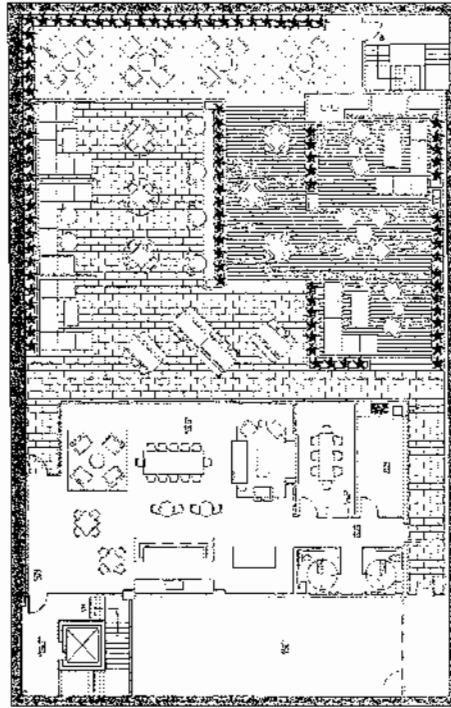
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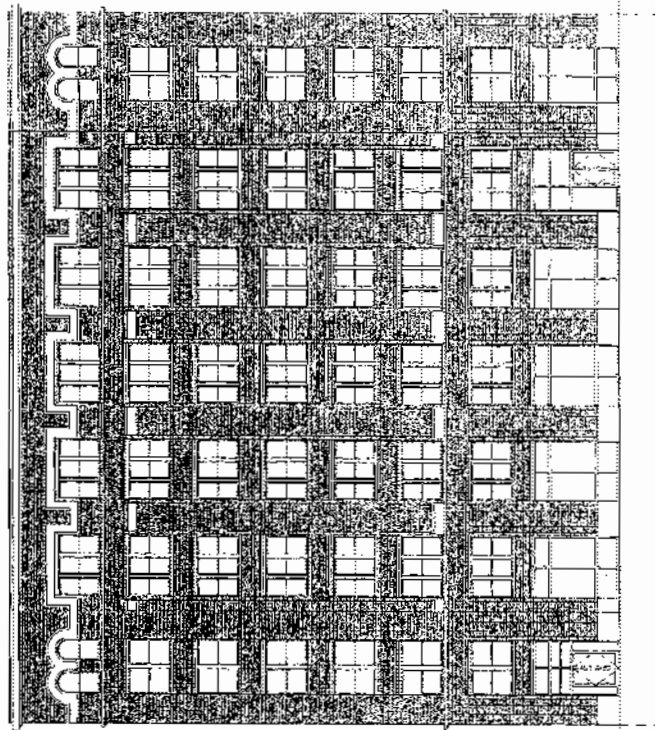
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TIME: 11:01 AM  
DRAWN BY: J. B. BROWN  
CHECKED BY: J. B. BROWN  
SCALE: AS SHOWN  
SHEET NO. 5 OF 5  
PROJECT NO. 16000000000000000000



5  
PROPOSED ROOM PLAN  
SCALE: AS SHOWN

J.B. BROWN ARCHITECTS, INC.  
1100 N. LA SALLE ST. SUITE 100  
CHICAGO, IL 60610  
TEL: 312.467.1000  
WWW.JBBARCHITECTS.COM

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EXISTING NORTH ELEVATION

1/8" = 1'-0"



- - 01' - 6" EXISTING ROOF
- - 04' - 0" EXISTING FIFTH FLOOR
- - 12' - 6" EXISTING SEVENTH FLOOR
- - 2' - 0" EXISTING SIXTH FLOOR
- - 04' - 6" EXISTING FIFTH FLOOR
- - 07' - 0" EXISTING FOURTH FLOOR
- - 24' - 6" EXISTING THIRD FLOOR
- - 15' - 0" EXISTING SECOND FLOOR
- - 1' - 0" EXISTING FIRST FLOOR
- - 3' - 0" GRADE
- - 3' - 0" EXISTING BASEMENT

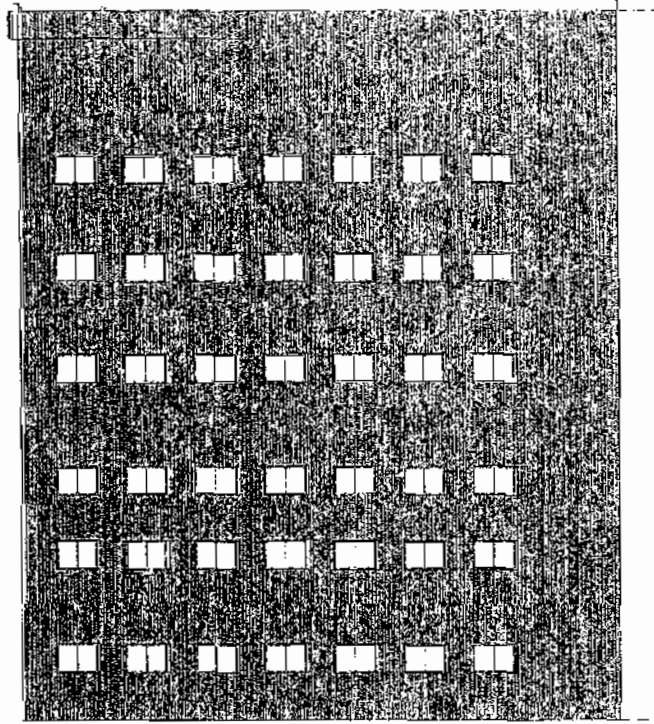
ISA  
 ARCHITECTURAL SERVICES, INC.  
 4511 NORTH TAMMAMORE AVE. 2ND  
 FLOOR  
 DENVER, COLORADO 80219  
 TEL: 303.733.7333 FAX: 303.733.7333

DATE: 9/14/16  
 DRAWING NO.: 31941-01  
 PROJECT: 31941  
 SHEET: 01 OF 01





FINAL FOR PUBLICATION



EXISTING SOUTH ELEVATION  
 1/8" = 1'-0"  
 0 5 10 15 20 25 30

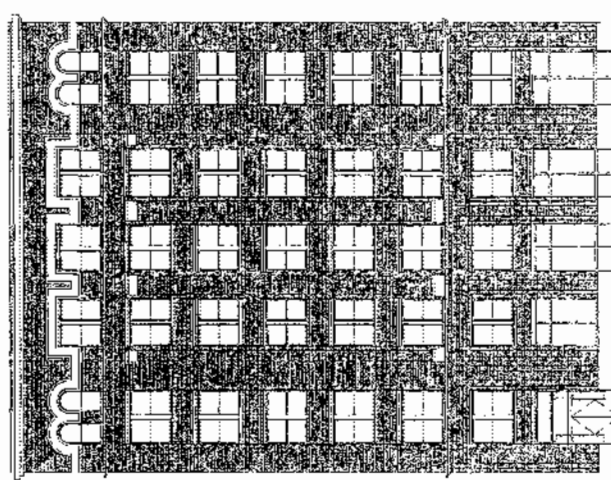
Scale: 1/8" = 1'-0"  
 Date: 9/14/16  
 Job No: 1500010000  
 Client: JSA  
 Designer: JSA  
 Checker: JSA  
 Project: 1500010000

- 0' - 0" EXISTING ROOF
- 5' - 6" EXISTING EIGHTH FLOOR
- 7' - 6" EXISTING SEVENTH FLOOR
- 0' - 0" EXISTING SIXTH FLOOR
- 4' - 8" EXISTING FIFTH FLOOR
- 2' - 6" EXISTING FOURTH FLOOR
- 1' - 3" EXISTING THIRD FLOOR
- 1' - 5" EXISTING SECOND FLOOR
- 1' - 3" EXISTING FIRST FLOOR
- 0' - 0" GRADE
- 1' - 1" EXISTING BASEMENT

JSA  
 JONATHAN SPITZ ARCHITECTS LLC  
 201 WEST MADISON AVENUE  
 SUITE 201  
 CHICAGO, IL 60601  
 TEL: 312.427.1010 FAX: 312.427.1011

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PROJ. # 17  
 DATE 09/14/2016  
 DRAWN BY J. ZIMMER  
 CHECKED BY J. ZIMMER  
 DATE 09/14/2016  
 PROJECT LOCATION 0128 W. BROAD ST. - 1000

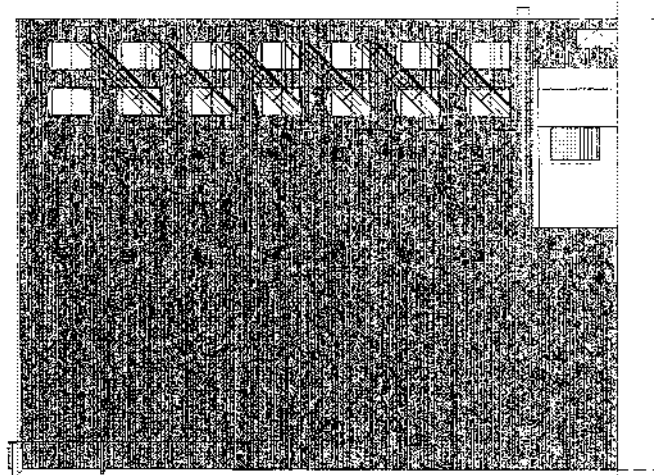


EXISTING EAST ELEVATION  
 1/8" = 1'-0"  
 0' 0" 5' 10'

- 5' 0" - 0" EXISTING ROOF
- 4' 0" - 0" EXISTING 6TH FLOOR
- 3' 0" - 0" EXISTING 5TH FLOOR
- 2' 0" - 0" EXISTING 4TH FLOOR
- 1' 0" - 0" EXISTING 3RD FLOOR
- 0' 0" - 0" EXISTING 2ND FLOOR
- 0' 0" - 0" EXISTING 1ST FLOOR
- 0' 0" - 0" GRADE
- 0' 0" - 0" EXISTING BASEMENT

JSE  
 CONSULTING ENGINEERS, INC.  
 1101 W. CHESTNUT AVENUE  
 SUITE 100  
 CHICAGO, ILLINOIS 60607  
 312.467.1317 FAX 312.467.1318

FINAL FOR PUBLICATION



EXISTING WEST ELEVATION

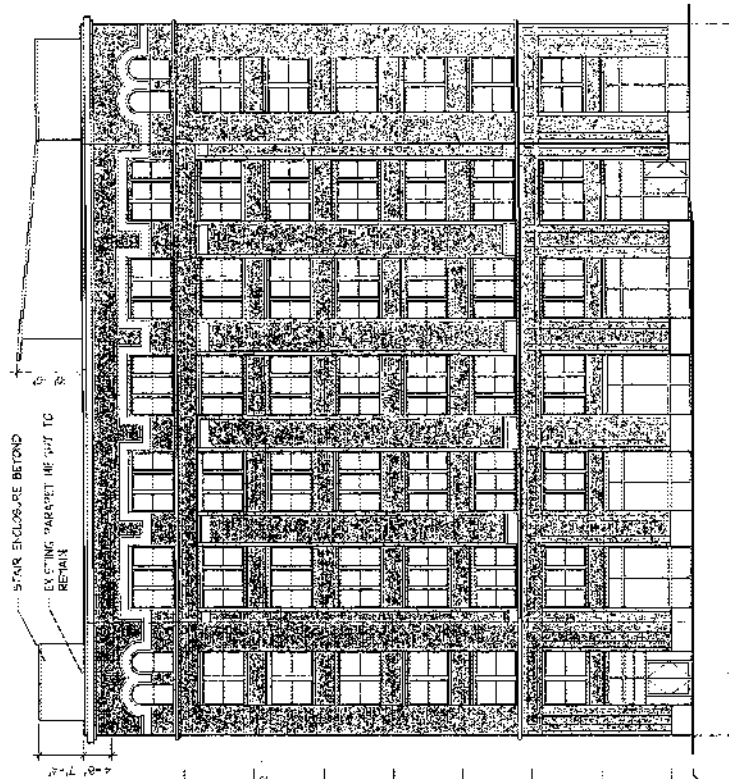
1/4" = 1'-0"

- 0' - 6" - 0' EXISTING ROOF
- 0' - 2" - 0' EXISTING EIGHTH FLOOR
- 0' - 0" - 6' EXISTING SEVENTH FLOOR
- 0' - 3" - 0' EXISTING SIXTH FLOOR
- 0' - 0" - 6' EXISTING FIFTH FLOOR
- 0' - 0" - 0' EXISTING FOURTH FLOOR
- 0' - 0" - 6' EXISTING THIRD FLOOR
- 0' - 5" - 0' EXISTING SECOND FLOOR
- 0' - 3" - 6' EXISTING FIRST FLOOR
- 0' - 0" - 0' GROUND
- 0' - 1" - 0' EXISTING BASEMENT

ESB  
 J. S. KISHAN SPLIT ARCHITECTS, INC.  
 4621 NORTH ELSTON STREET, SUITE 101  
 CHICAGO, ILLINOIS 60630  
 773.382.1817 FAX 773.860.2061

PROJECT NO.  
 DATE  
 DRAWN BY  
 CHECKED BY  
 APPROVED BY

FINAL FOR PUBLICATION



- 4'-00" - 0' EXISTING RAMP
- 1'-00" - 0' EXISTING FIFTH FLOOR
- 7'7" - 6' EXISTING SEVENTH FLOOR
- 6' - 0" EXISTING SIXTH FLOOR
- 4'6" - 0' EXISTING FIFTH FLOOR
- 3'6" - 0' EXISTING FOURTH FLOOR
- 2'6" - 0' EXISTING THIRD FLOOR
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- 5' - 0' EXISTING FIRST FLOOR
- 0' - 0' GRADE
- 7' - 0" EXISTING BASEMENT

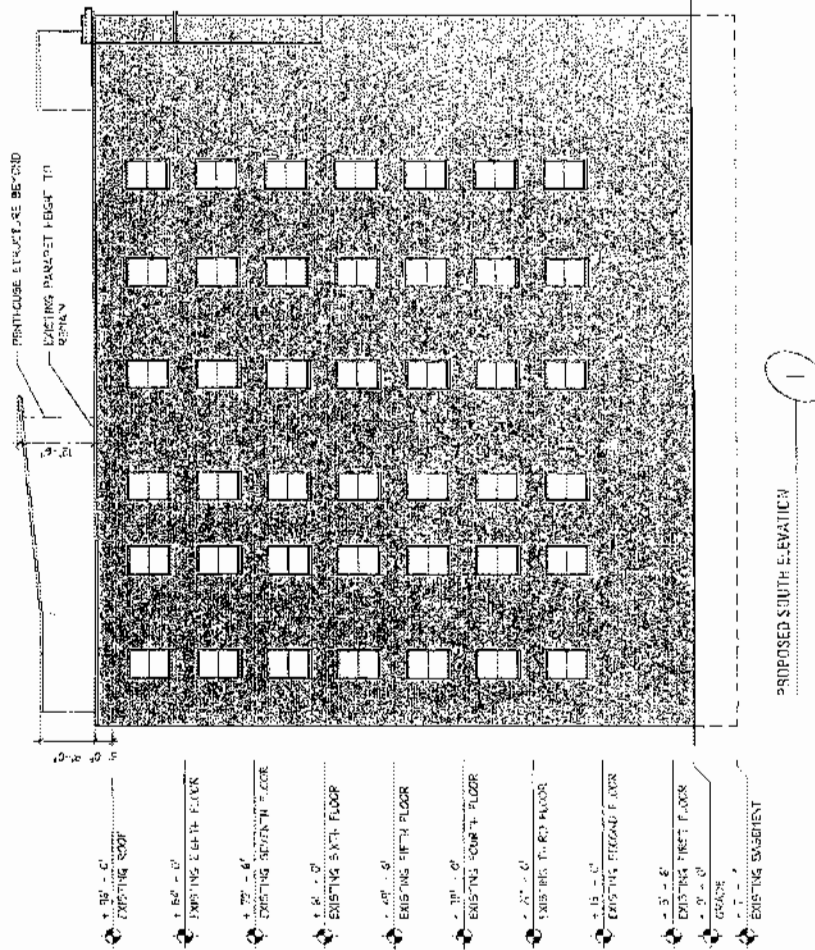
PROPOSED NORTH ELEVATION



PROJECT NO. 15-000000000  
 PROJECT NAME: 15-000000000  
 SHEET NO. 15-000000000  
 DATE: 09/14/2016

J.S. LIBERTY ARCHITECTS INC.  
 4001 15TH AVENUE SW  
 DENVER, CO 80202  
 TEL: 303.733.4000  
 FAX: 303.733.4001

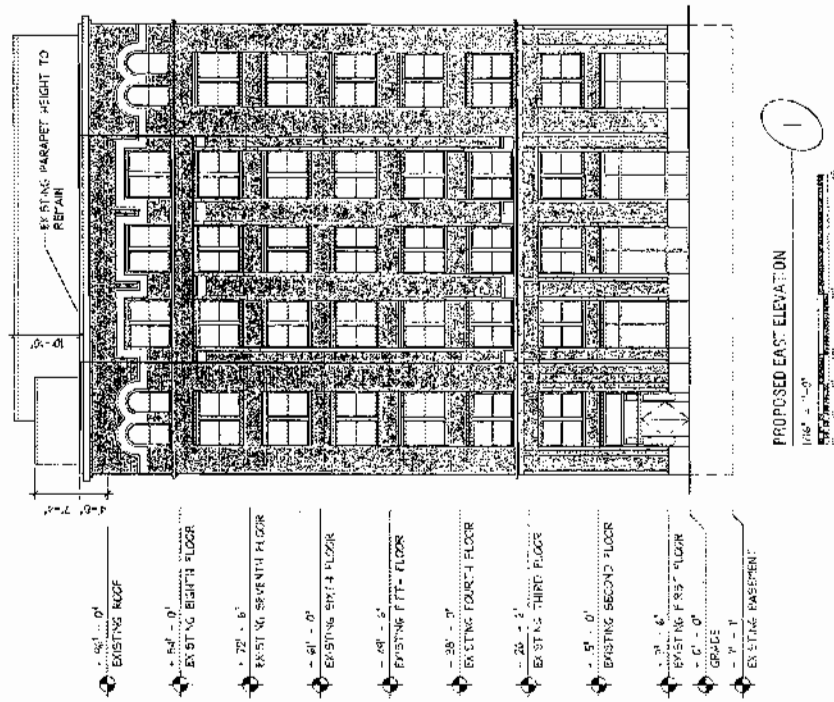
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PROJECT NO. 16-0000  
 ARCHITECT: BURNS & MCDONNELL  
 401 N. DEARBORN ST., SUITE 200  
 CHICAGO, IL 60610  
 TEL: 312.427.1000  
 WWW.BURNSMCDONNELL.COM

158  
 For Allham BRYAN ARCHITECTS, LLC  
 401 N. DEARBORN ST., SUITE 200  
 CHICAGO, IL 60610  
 TEL: 312.427.1000  
 WWW.BURNSMCDONNELL.COM

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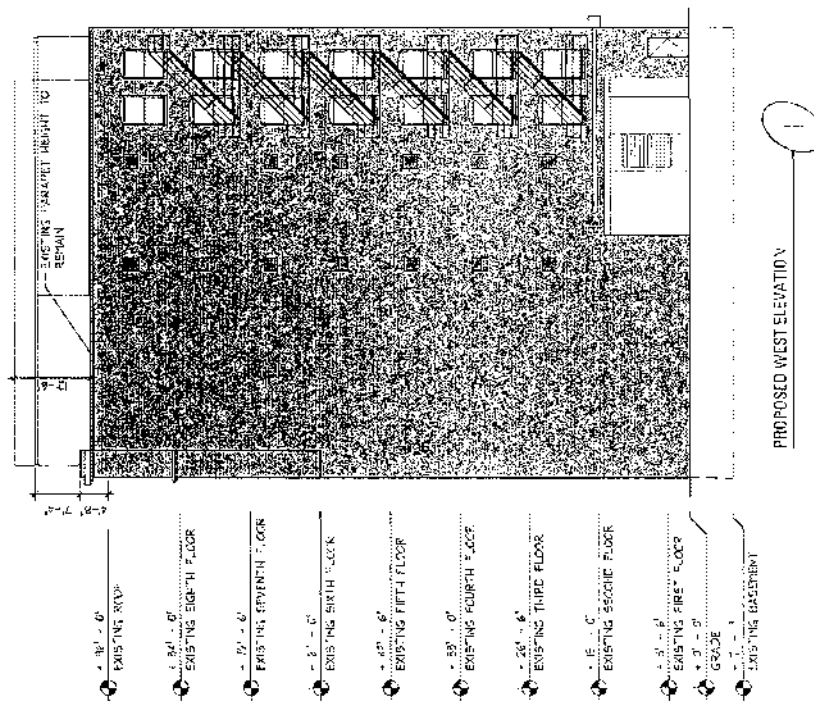


153  
 CONSULTING ARCHITECTS  
 201 WEST WASHINGTON STREET  
 CHICAGO, ILLINOIS 60610  
 TEL: 312.527.1500 FAX: 312.527.1501

DATE: 9/14/16  
 DRAWING NO.: 31947-01  
 PROJECT NO.: 153  
 CLIENT: [REDACTED]



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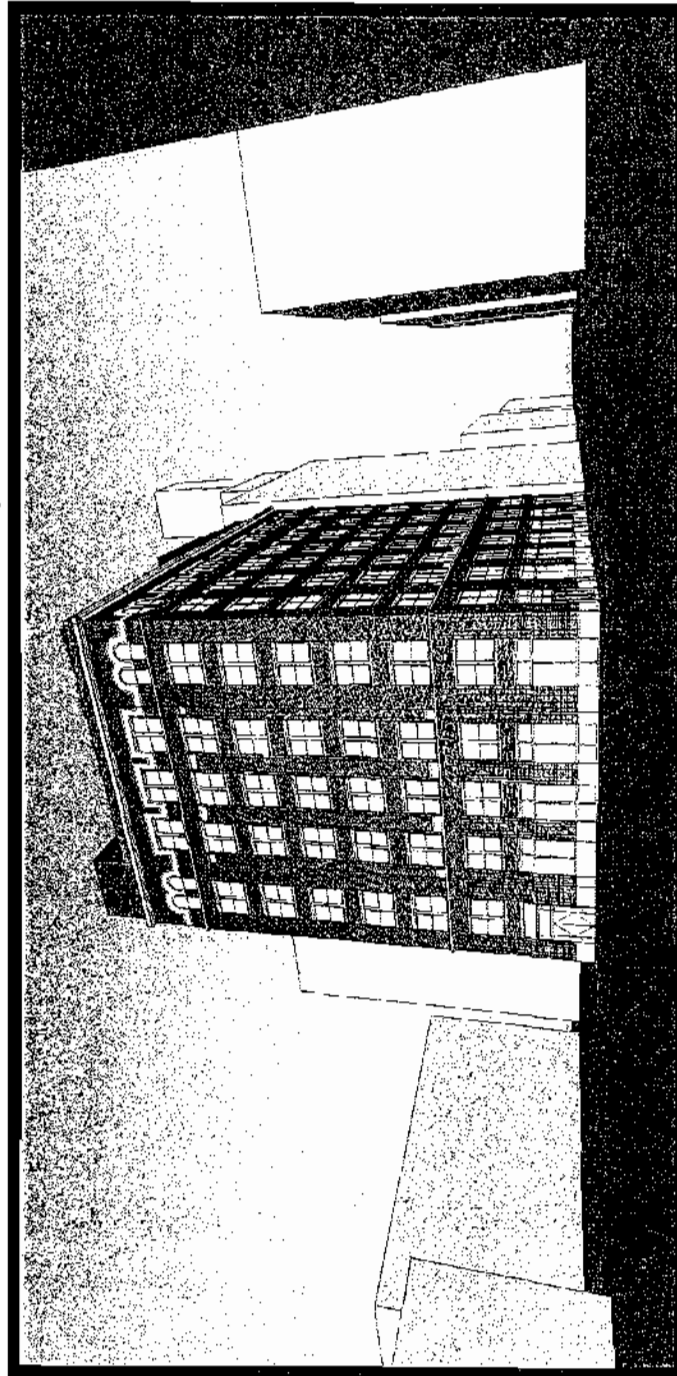
- 18' - 0" EXISTING RVD
- 14' - 0" EXISTING EIGHTH FLOOR
- 12' - 0" EXISTING SEVENTH FLOOR
- 8' - 0" EXISTING SIXTH FLOOR
- 6' - 0" EXISTING FIFTH FLOOR
- 3' - 0" EXISTING FOURTH FLOOR
- 1E - 0" EXISTING SAGGONIC FLOOR
- 3' - 0" EXISTING FIRE FLOOR
- 0' - 0" GRADE
- 1' - 0" EXISTING BASEMENT

J&B  
 JENNIFER & BRUCE ARCHITECTS, INC.  
 1001 NORTH LAVERGNE EAST STREET  
 SUITE 400  
 CHICAGO, ILLINOIS 60641  
 TEL: 312.329.2800 FAX: 312.329.2801

PROJECT NO.  
 ARCHITECT/ENGINEER  
 CHICAGO, ILLINOIS  
 CONTRACT NO. 16-02-2005000



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Street View 1

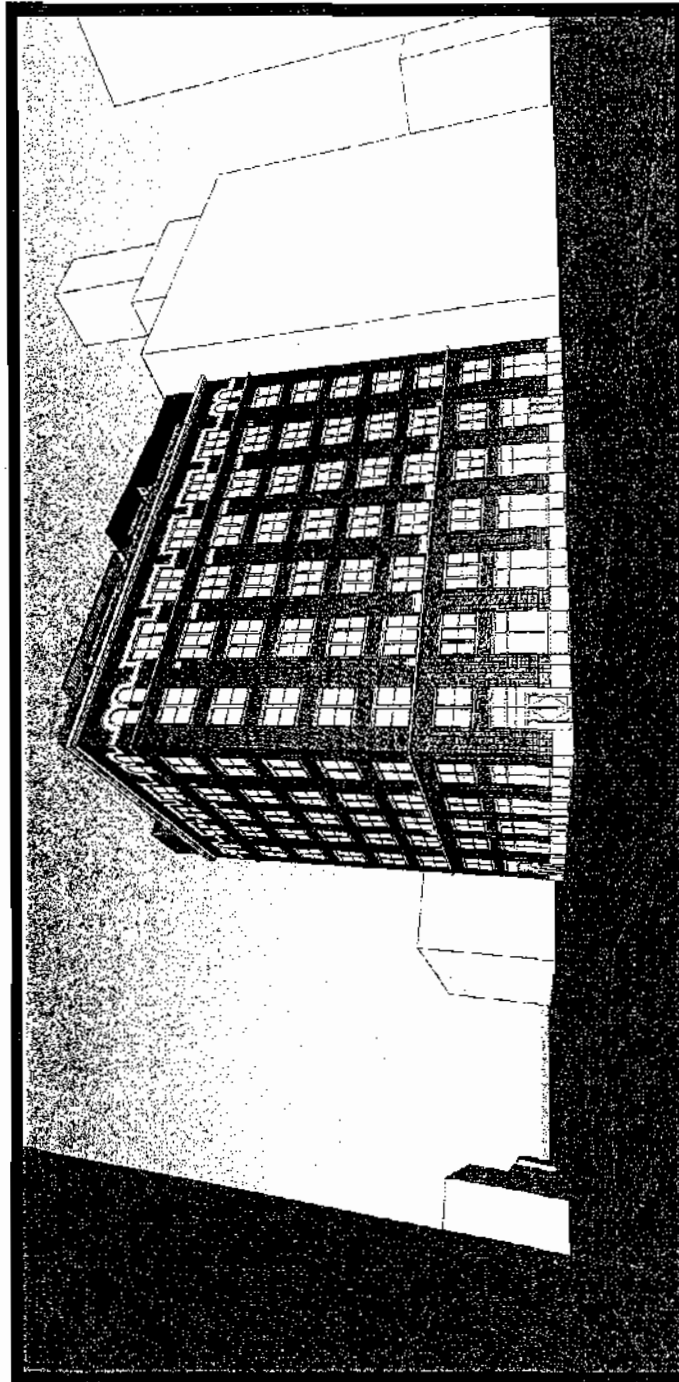
JSA  
 JERATHAN SPILL ARCHITECTS LLC  
 4601 NORTH KENNESAW AVENUE  
 CHICAGO, IL 60630  
 773.848.1817

PROJECT # 1256  
 BY: JERATHAN SPILL ARCHITECTS LLC  
 4601 NORTH KENNESAW AVENUE  
 CHICAGO, IL 60630  
 773.848.1817





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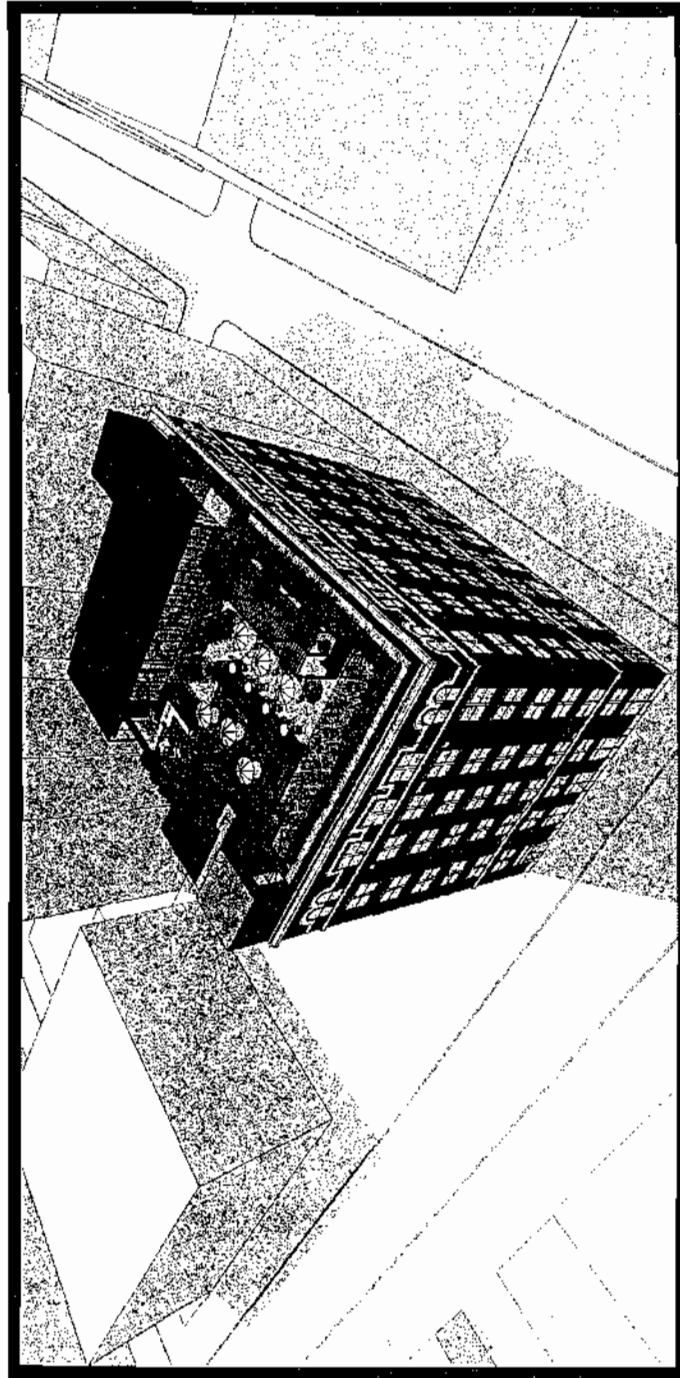
Street View 2

JSA  
 JOURNALISM & ARTS ARCHITECTS LTD.  
 400 N. MICHIGAN AVENUE  
 SUITE 401 CHICAGO, IL 60611  
 TEL: 312.527.0670 FAX: 312.527.0671

PROJECT: 1525  
 DATE: 01/16  
 ARCHITECT:  
 JOURNALISM & ARTS ARCHITECTS LTD.  
 CHICAGO, IL 60611  
 CONSULTANT: 20255 GRANDVIEW/1525



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Aerial View 1

J.S.  
 ARCHITECTURAL ARCHITECTS LLC  
 1601 NORTH LAURELWOOD AVENUE  
 SUITE 401  
 CHICAGO, ILLINOIS 60613  
 P: 312.467.0170 FAX: 312.467.0001

PHOTO: J.S.  
 SITE  
 1601 NORTH LAURELWOOD  
 AVENUE, CHICAGO, IL 60613  
 ARCHITECT: J.S.  
 DATE: 9/14/2016



*Reclassification Of Area Shown On Map No. 2-I.*  
(Application No. A-8240)  
(Common Address: 2700 -- 2710 W. Lexington St.)

[O2016-4881]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-2 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 2-I in the area bounded by:

the public alley next south of and parallel to West Flournoy Street; North Washtenaw Avenue; West Lexington Street; and a line 111.02 feet west of and parallel to North Washtenaw Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 3-E.*  
(Application No. 18922)  
(Common Address: 201 E. Walton Pl.)

[O2016-5599]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the DR-7 Downtown Residential District symbols and indications as shown on Map Number 3-E in the area bounded by:

East Walton Place; a line 200.00 feet east of and parallel to North Mies Van Der Rohe Way; a line 107.62 feet south of and parallel to East Walton Place; and North Mies Van Der Rohe Way.

to those of a DX-7 Downtown Mixed-Use District.

SECTION 2. This ordinance takes effect after its passage and approval.

---

*Reclassification Of Area Shown On Map No. 3-G.*  
(As Amended)  
(Application No. 18866T1)  
(Common Address: 1128 W. Fry St.)

[SO2016-4785]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the RT4 Residential Two-Flat, Townhouse and Multi-Unit District and B3-2 Community Shopping District symbols and indications as shown on Map Number 3-G in the area bounded by:

the alley next north of and parallel to West Fry Street; a line 23.30 feet east of and parallel to North Elston Avenue; West Fry Street; and North Elston Avenue,

to those of a B2-3 Neighborhood Mixed-Use District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Proposed Site Plan; First, Second, Third and Roof Floor Plans;  
Alley, Elston and East Building Elevations; and Section  
Through Addition attached to this ordinance  
printed on pages 31956 through 31960  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*17-13-0303-C (1) Narrative Zoning Analysis.*

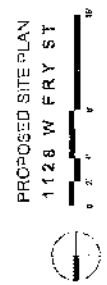
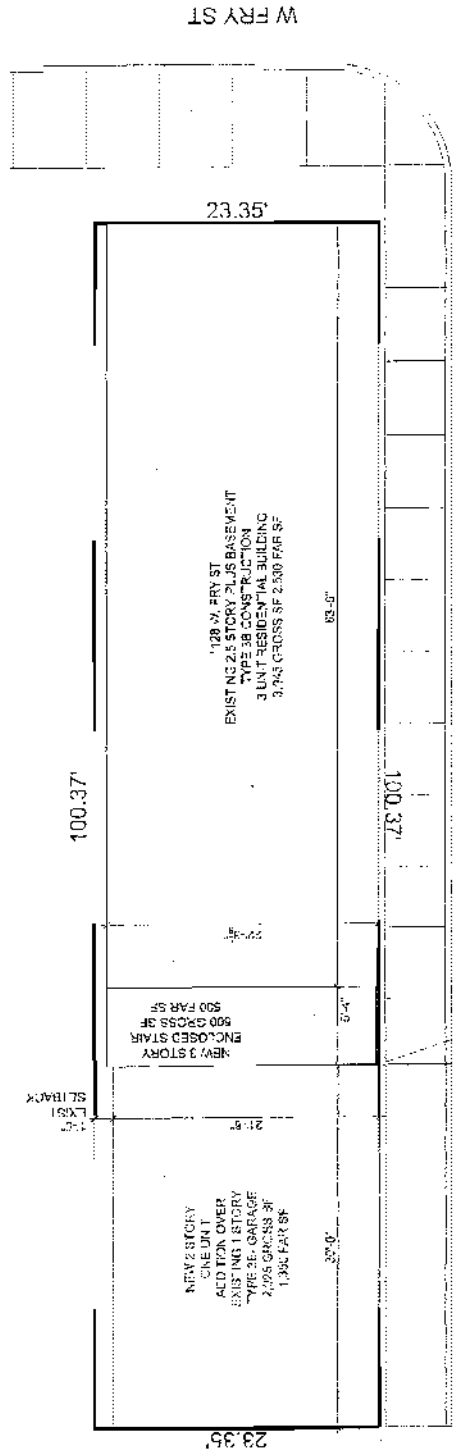
*Substitute Narrative And Plans.*

*1128 W. Fry St., Chicago, Illinois.*

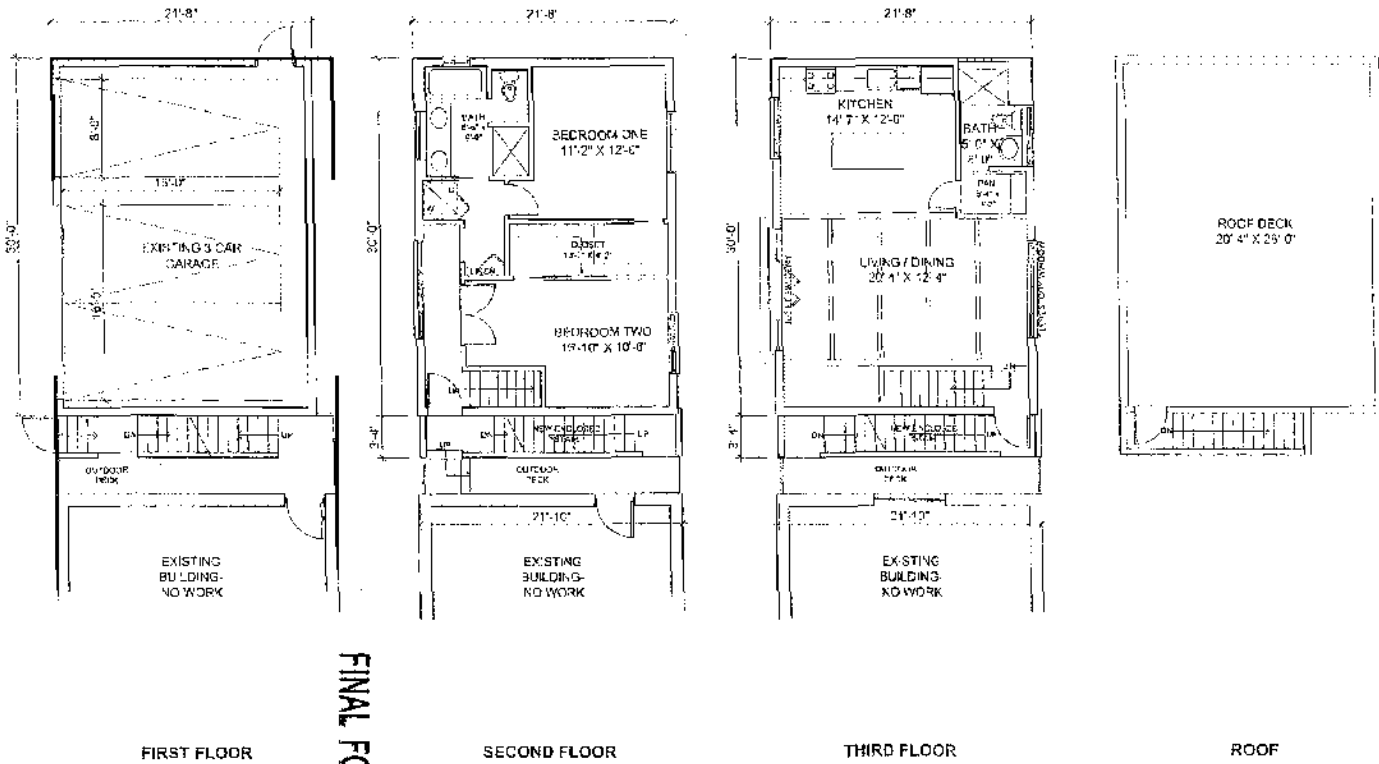
Proposed Zoning:	B2-3 Neighborhood Mixed-Use District
Lot Area:	2,343 square feet
Proposed Land Use:	<p>The applicant is seeking a zoning change in order to permit the erection of a three-story addition, off the rear of the existing two-and-a-half-story residential building, which will connect to the existing one-story detached garage, over which the applicant is also seeking to erect a two-story addition -- which will result in the establishment of a single (unified) building, at the subject site. The existing two-and-a-half-story residential building, with the new three-story rear addition (connector), will continue to contain a total of three (3) dwelling units. The proposed two-story rear addition, intended for over the existing rear garage, which will be connected to the existing two-story building (with three-story rear addition), will contain one (1) new dwelling unit - for a total of four (4) dwelling units to be established at the property. There will continue to be onsite parking for a total of three (3) vehicles, within the first floor of the garage, at the rear of the property. Due to its close proximity to the CTA Blue Line Station, the applicant is seeking a reduction in the amount of required parking, at the site, from four spaces to three spaces -- pursuant to the Transit Oriented Development (TOD) Ordinance. The new</p>

additions will be masonry in construction, to match the existing structures, and will measure 38 feet, 0 inches in height.

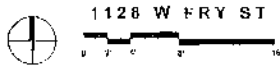
- (A) The Project's Floor Area Ratio: 4,970 square feet (2.12 FAR)
- (B) The Project's Density (Lot Area per Dwelling Unit): 4 dwelling units (585 square feet)
- (C) The Amount of Off-Street Parking: 3 parking spaces
- \*The applicant is seeking a 25 percent reduction in the amount of required Off-Street Parking from four spaces to three spaces, pursuant to the TOD Ordinance.
- (D) Setbacks:
- a. Front Setback: 0 feet, 0 inches
- b. Rear Setback: 0 feet, 0 inches
- \*The applicant will seek a Zoning Variation to reduce the rear setback.
- c. Side Setbacks:
- West: 0 feet
- East: 1 foot, 6 inches
- (E) Building Height: 38 feet, 0 inches



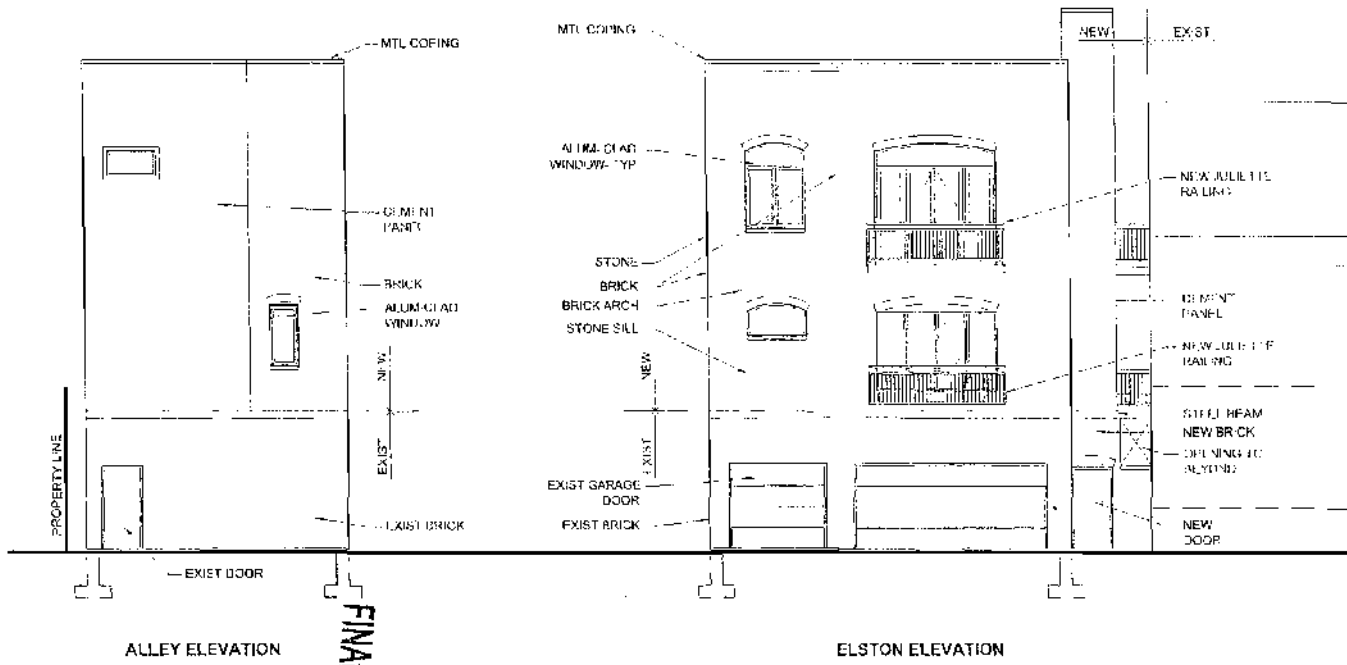
FINAL FOR PUBLICATION



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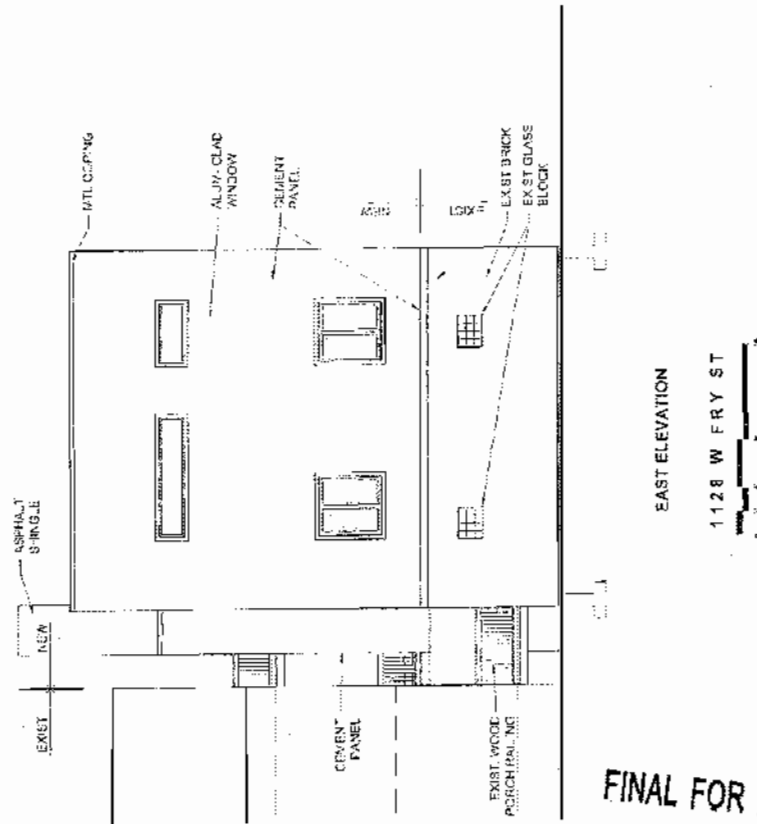




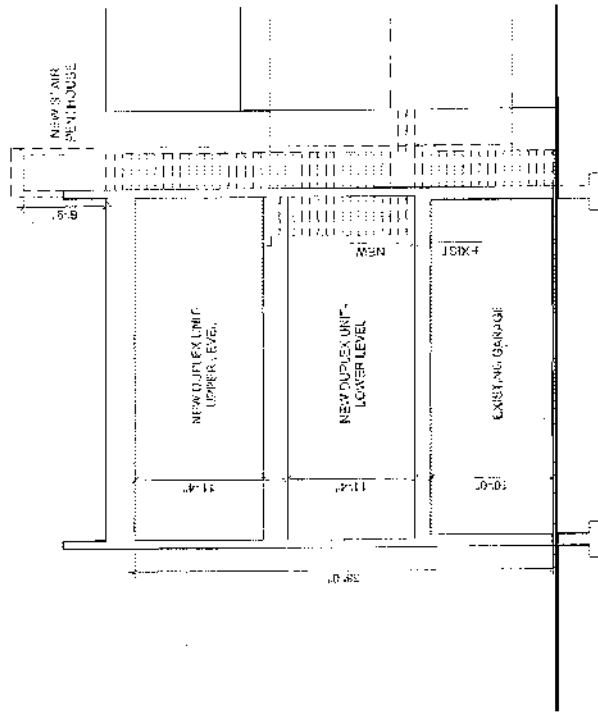
FINAL FOR PUBLICATION

1128 W FRY ST

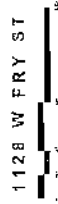
9/5/16



FINAL FOR PUBLICATION



SECTION THROUGH ADDITION



FINAL FOR PUBLICATION

*Reclassification Of Area Shown On Map No. 3-G.*  
(As Amended)  
(Application No. 18851T1)  
(Common Address: 1739 N. Humboldt Blvd.)

[SO2016-4769]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-G in the area bounded by:

a line 300 feet north of and parallel to West Wabansia Avenue; the alley next east of and parallel to North Humboldt Boulevard; a line 250 feet north of and parallel to West Wabansia Avenue; and North Humboldt Boulevard,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*17-13-0303-C(1) Narrative Zoning Analysis -- 1739 N. Humboldt Blvd.  
Substitute Plans And Narrative.*

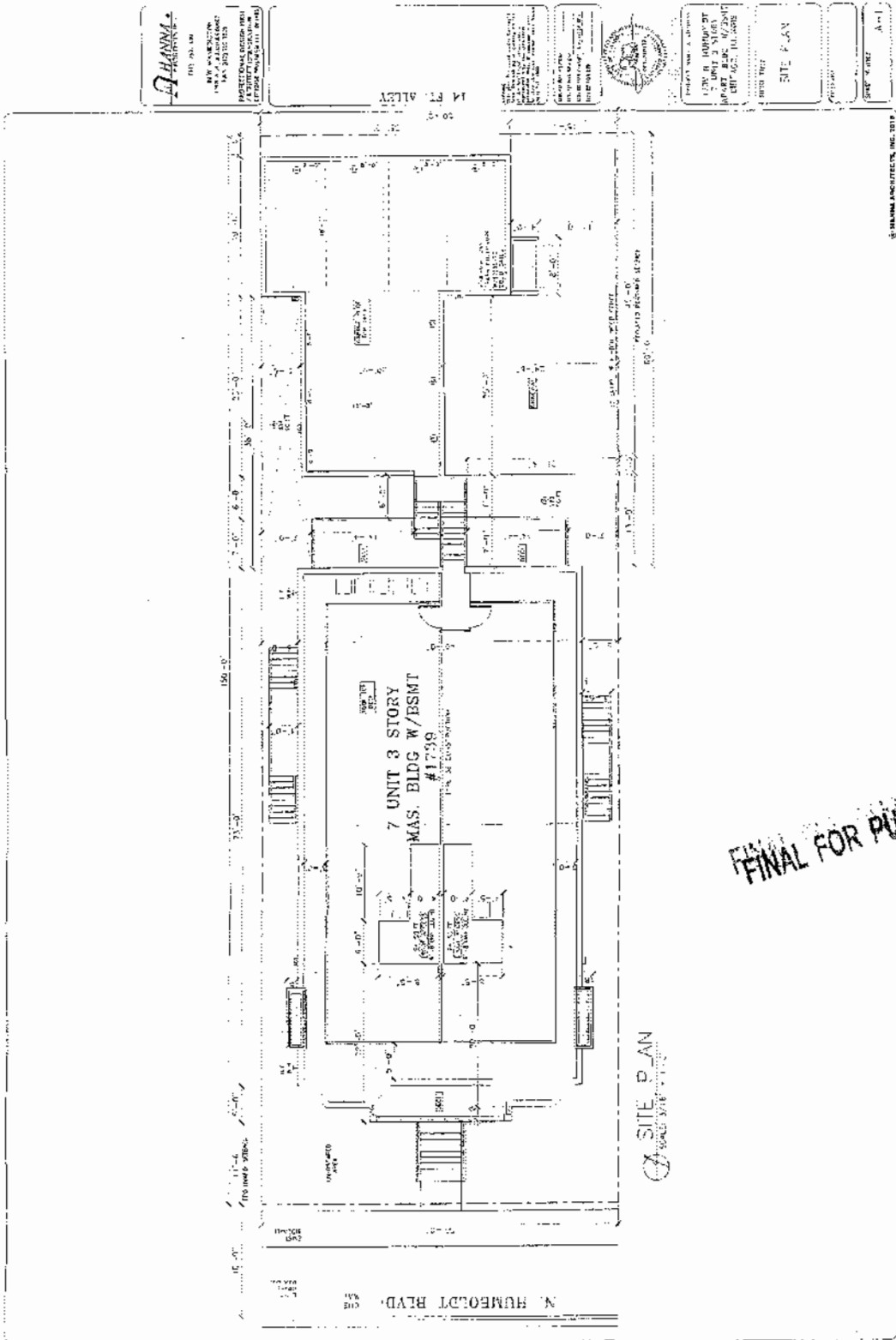
Zoning:	RT4
Lot Area:	7,500 square feet
Proposed Land Use:	The applicant is proposing to develop the subject property with a new three-story building containing seven (7) residential dwelling units. The proposed building will be masonry construction. The proposed building will be 37 feet, 9 inches in height. On-site parking for seven (7) cars in a detached garage with roof deck will be located at the rear of the lot.

- (a) The Project's Floor Area Ratio: 9,000 square feet (1.2 FAR)
- (b) The Project's Density (Lot Area Per Dwelling Unit): 1,071.43 square feet
- (c) The Amount Of Off-Street Parking: 7 parking spaces
- (d) Setbacks:
- a. Front Setback: 11 feet, 6 inches
  - b. Rear Setback: 47 feet, 6 inches (The applicant will seek a variation to permit an open stair to a proposed roof deck above the detached garage).
  - c. Side Setbacks: north side -- 5 feet/south side -- 5 feet
  - d. Rear Yard Open Space: 488 square feet (The applicant will seek a variation to reduce the rear yard setback).
- (e) Building Height: 37 feet, 9 inches

\*17-10-0207-A

\*17-13-0303-C(2) -- Plans attached.

[Site Plan; Basement, First, Second, Third and Roof Deck Plans; and Building Elevations referred to in this Narrative Zoning Analysis printed on pages 31963 through 31967 of this *Journal*.]



**HANNA ARCHITECTS**  
 1115 N. 14th St.  
 Suite 100  
 Phoenix, AZ 85004  
 (602) 254-1111

14th St. Alley

PROJECT NO. 1739  
 1739 N. HUMBOLDT ST.  
 PHOENIX, AZ 85004  
 REPORT DATE: 9/13/16  
 SHEET NO. 11.100B

1739 N. HUMBOLDT ST.  
 PHOENIX, AZ 85004  
 REPORT DATE: 9/13/16  
 SHEET NO. 11.100B

SITE PLAN  
 SHEET NO. 11.100B

**FINAL FOR PUBLICATION**

**SITE PLAN**

N. HUMBOLDT BLVD.

**ABRAMS ARCHITECTS**  
 110 N. WABASH  
 CHICAGO, ILLINOIS 60601  
 TEL: 312.427.1000  
 WWW.ABRAMSARCHITECTS.COM

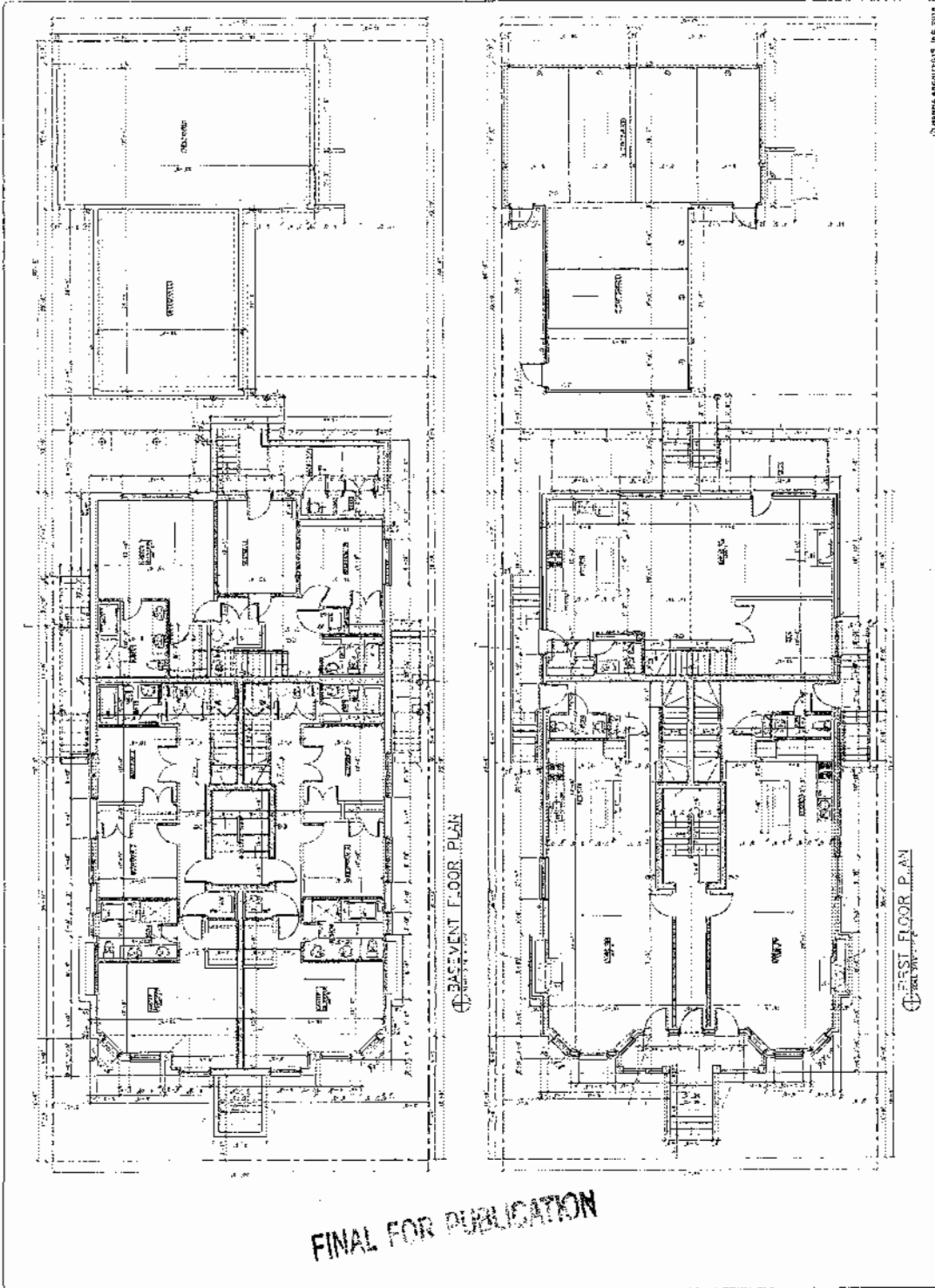
PROJECT NO. 16-00000000  
 SHEET NO. 16-00000000-01

DATE: 09/14/2016  
 DRAWN BY: [Name]  
 CHECKED BY: [Name]

PROJECT NAME & ADDRESS  
 1601 N. WABASH  
 2ND & 3RD FLOOR  
 CHICAGO, ILLINOIS

SHEET TITLE  
 BASEMENT & FIRST FLOOR  
 PLAN

TITLE BLOCK  
 SHEET NO. 16-00000000-01





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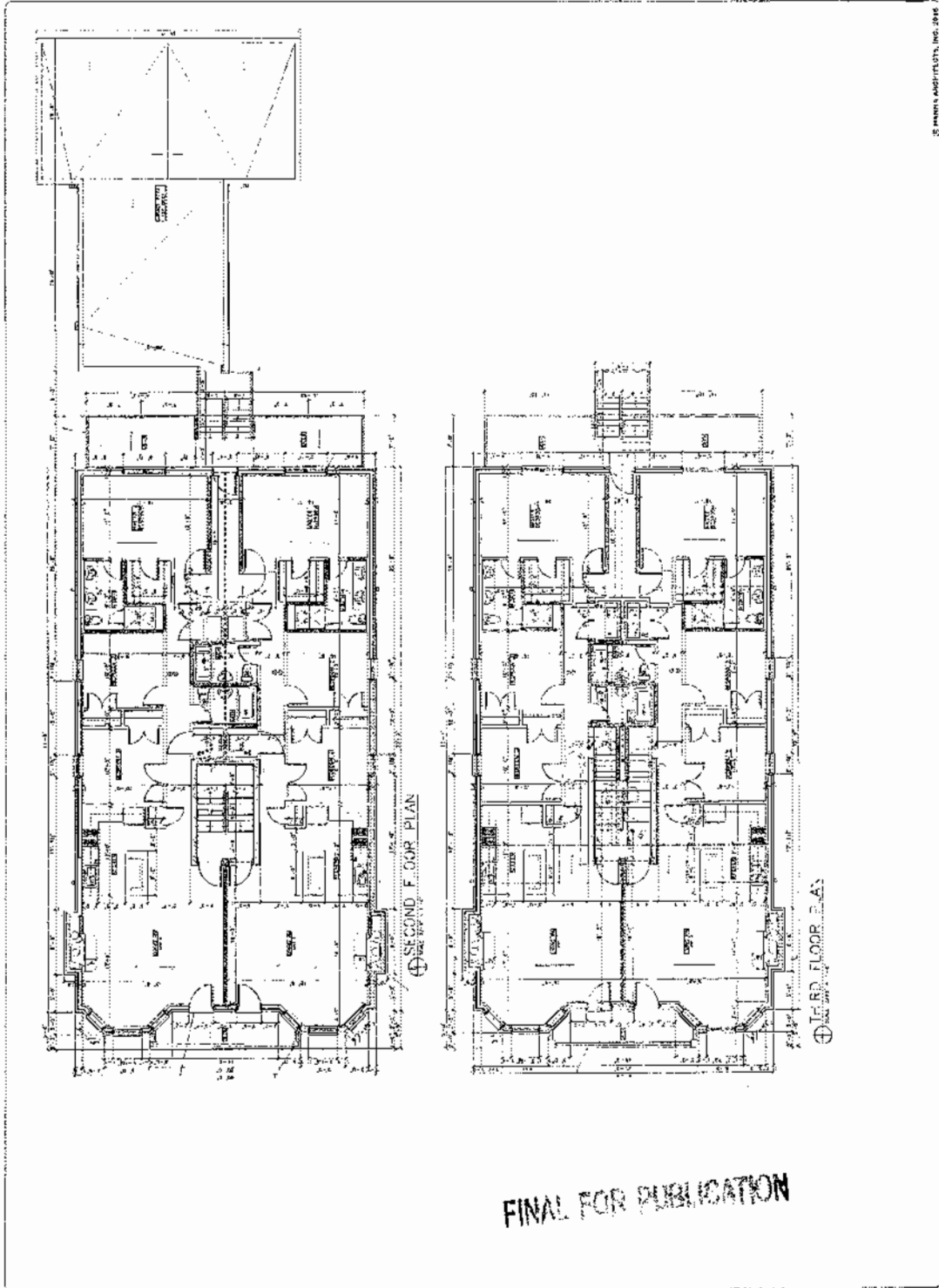
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PROJECT NAME: [illegible]  
110 N. WABASH ST.  
11TH FLOOR  
CHICAGO, ILLINOIS

SECOND & THIRD FLOOR PLANS

DATE: 09/14/2016  
SHEET: 102-1  
OF: 102-3

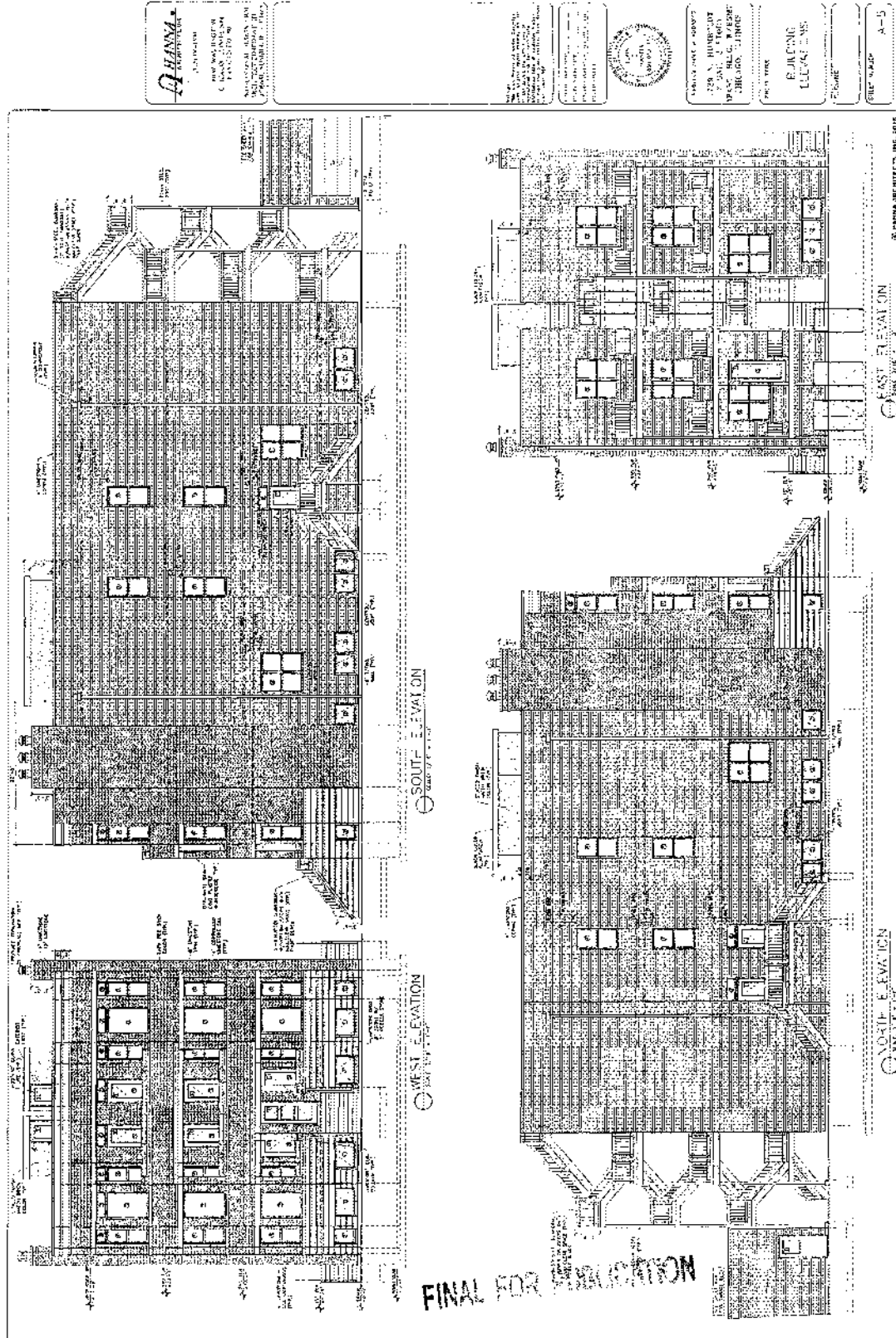


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**HANNA ARCHITECTURE**  
ARCHITECTS  
217 W. WASHINGTON  
CHICAGO, ILLINOIS 60601  
TEL: 312.467.1100  
WWW.HANNAARCHITECTS.COM

**ARCHITECT**  
JAMES HANNA  
228 N. DEARBORN  
SPRINGFIELD, ILLINOIS 62761  
TEL: 217.244.1100  
WWW.HANNAARCHITECTS.COM

**PROJECT**  
ELECTRIC  
LEUCATEMS  
CHICAGO, ILLINOIS

**SHEET**  
A-5

*Reclassification Of Area Shown On Map No. 3-H.*  
 (Application No. 18906T1)  
 (Common Address: 1337 N. Wicker Park Ave.)

[O2016-5581]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-H in the area bounded by:

a line 80 feet northeast of and parallel to North Wicker Park Avenue; a line 81.6 feet southeast of and parallel to North Wolcott Avenue; North Wicker Park Avenue; and a line 57.6 feet southeast of and parallel to North Wolcott Avenue,

to those of an RM4.5 Residential Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*17-13-0303-C(1) Narrative Zoning Analysis  
 For 1337 N. Wicker Park.*

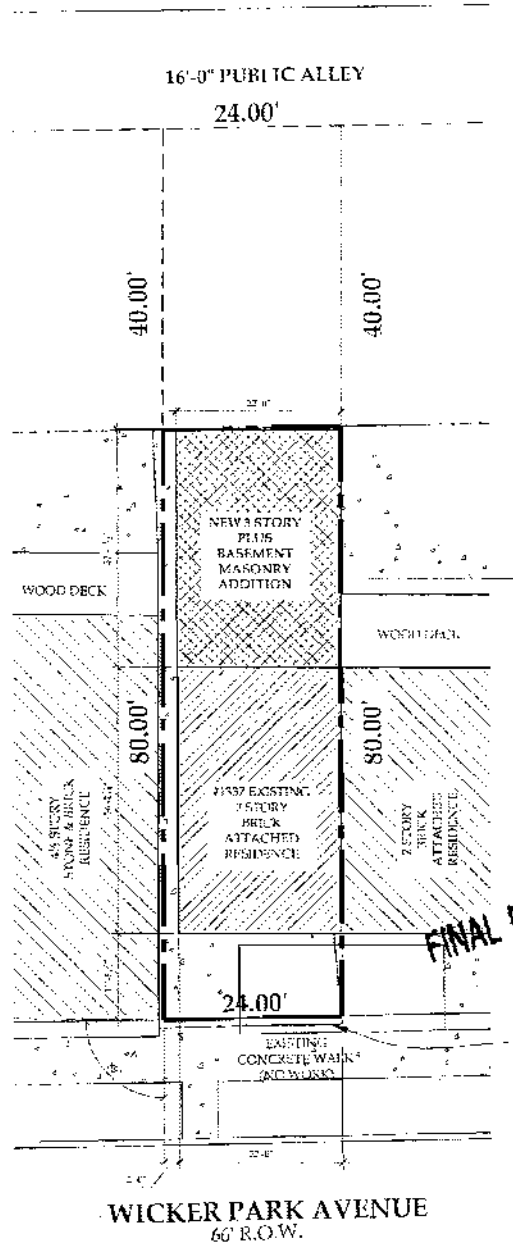
Proposed Zoning:	RM4.5 Residential Multi-Unit District
Lot Area:	1,920 square feet
Proposed Land-Use:	The applicant is proposing to permit a three-story rear addition to the existing two-story, two (2) dwelling unit building located at the subject property. The proposed rear addition will be masonry construction. After the addition is constructed, the resulting building will contain 2,818 square feet of total floor area and measure 33 feet in height.

- (A) The Project's Floor Area Ratio: 1.47
- (B) The Project's Density (Lot Area Per Dwelling Unit): 960
- (C) The Amount of Off-Street Parking: 0 (existing condition, no change)
- (D) Setbacks:
- a. Front Setback: 11.7 feet (existing condition, no change)
  - b. Rear Setbacks: 0 (variation required)
  - c. Side Setbacks: 2 feet west side setback  
0 east side setback  
(existing conditions, variations may be required)
  - d. Rear Yard Open Space: none
- (E) Building Height: 33 feet

\*17-10-0207-A

\*17-13-0303-C(2) -- Plans attached.

[Proposed Site Plan; Basement, First, Second, Third and Penthouse Floor Plans; and North, East and West Building Elevations referred to this Narrative printed on pages 31970 through 31977 of this *Journal*.]

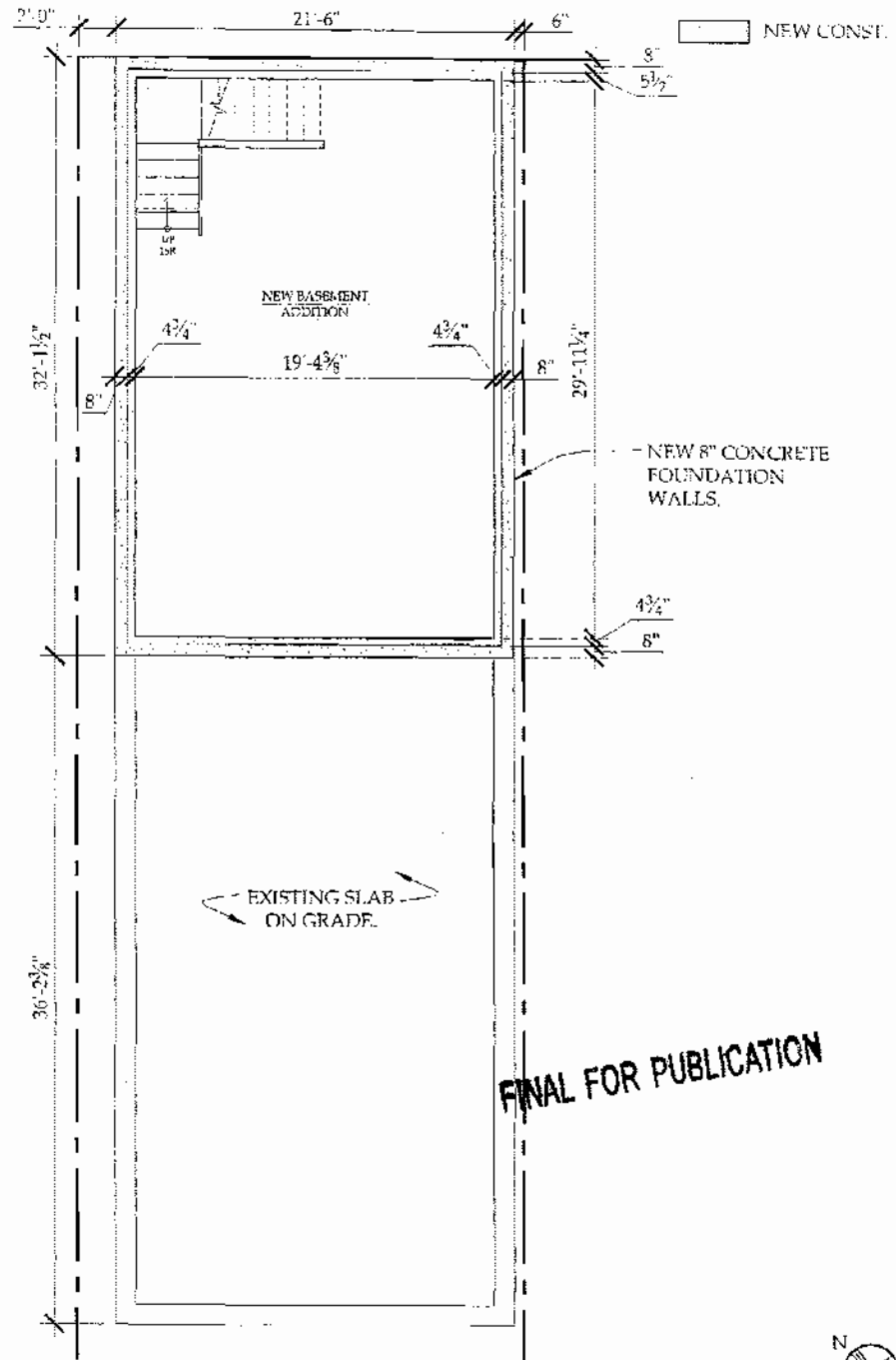


SCALE: 1" = 20'-0"

PROPOSED SITE PLAN  
1337 N. WICKER PARK AVE.  
04-26-2016



  
 20 West Hubbard  
 Chicago IL 60654  
 TEL: 312.544.0777  
 FAX: 312.544.0774



SCALE: 1/8" = 1'-0"

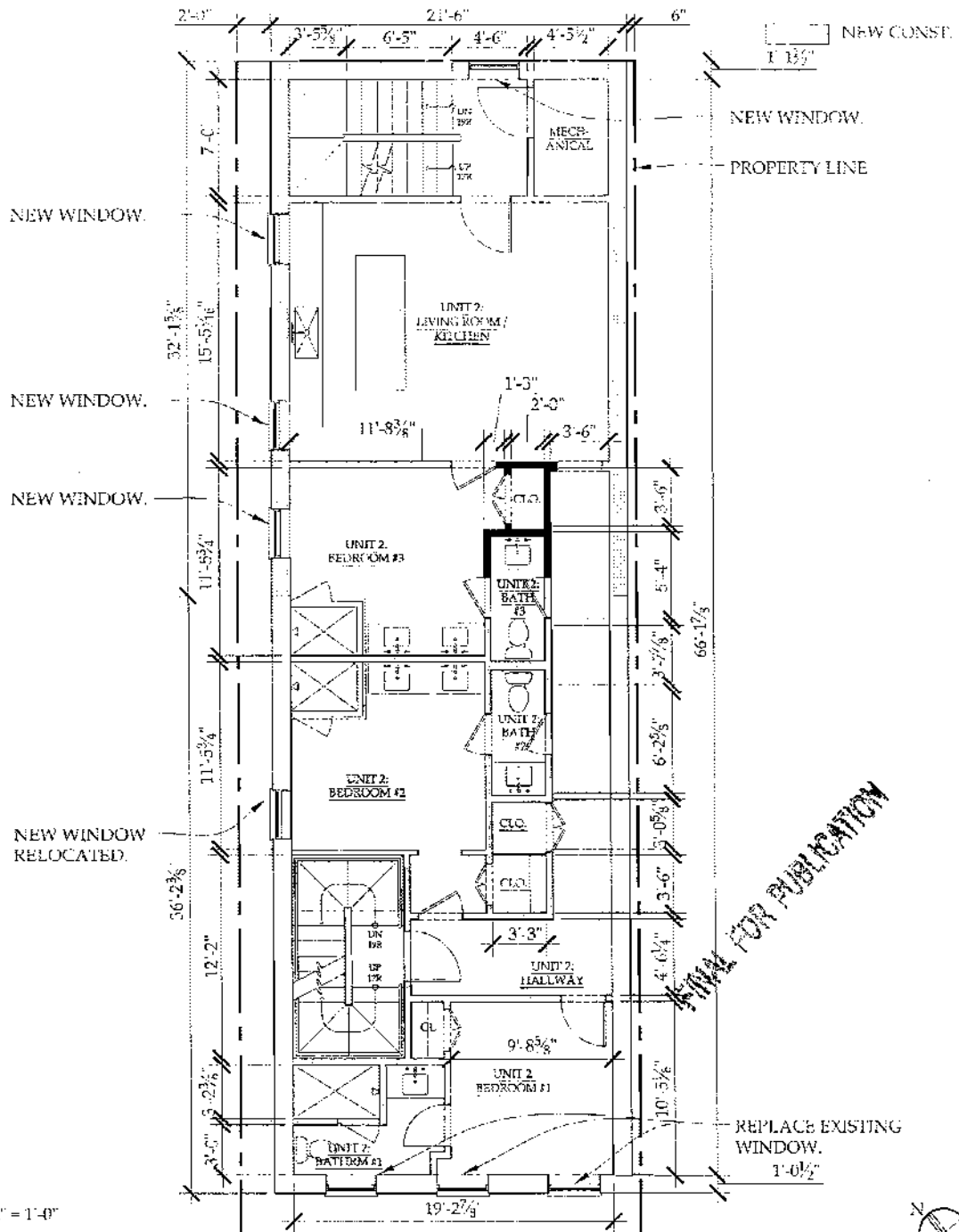
BASEMENT FLOOR PLAN  
1337 N. WICKER PARK AVE.  
12-28-2015



N

20 West Hubbard  
Chicago IL 60654  
TEL: 312-464-0233  
FAX: 312-464-0235





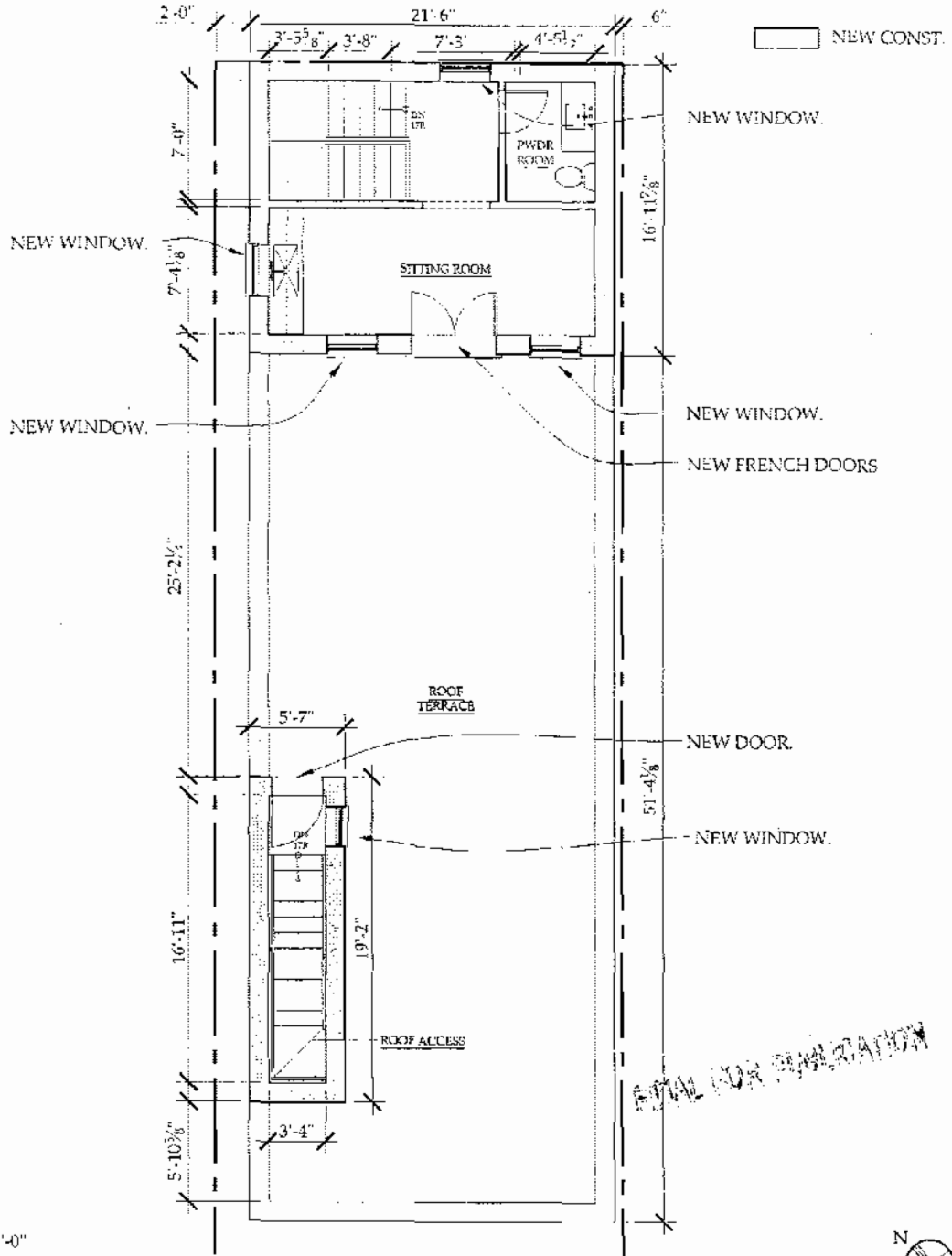
NOT FOR PUBLICATION

SECOND FLOOR PLAN  
 1337 N. WICKER PARK AVE.  
 12-28-2015



20 West Hubbard  
 Chicago IL 60654  
 TEL: 312-464-0222  
 FAX: 312-464-0225





SCALE: 1/8" = 1'-0"

PENTHOUSE / THIRD FLOOR PLAN  
 1337 N. WICKER PARK AVE.  
 04-26-2016



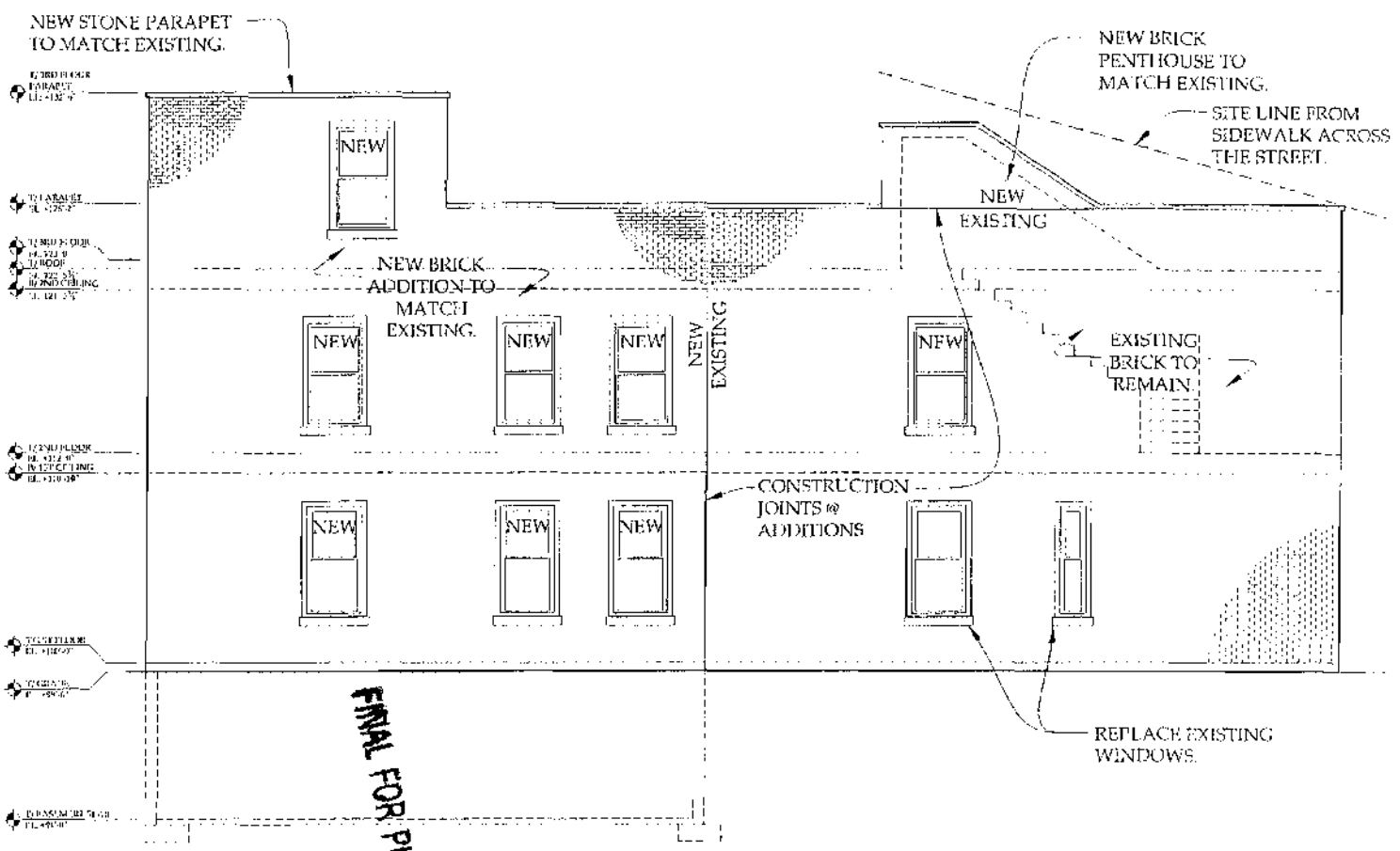
20 West Hubbard  
 Chicago IL 60654  
 TEL: 312.464.0222  
 FAX: 312.464.0225

*FINAL FOR PERMITS*

9/14/2016

REPORTS OF COMMITTEES

31975

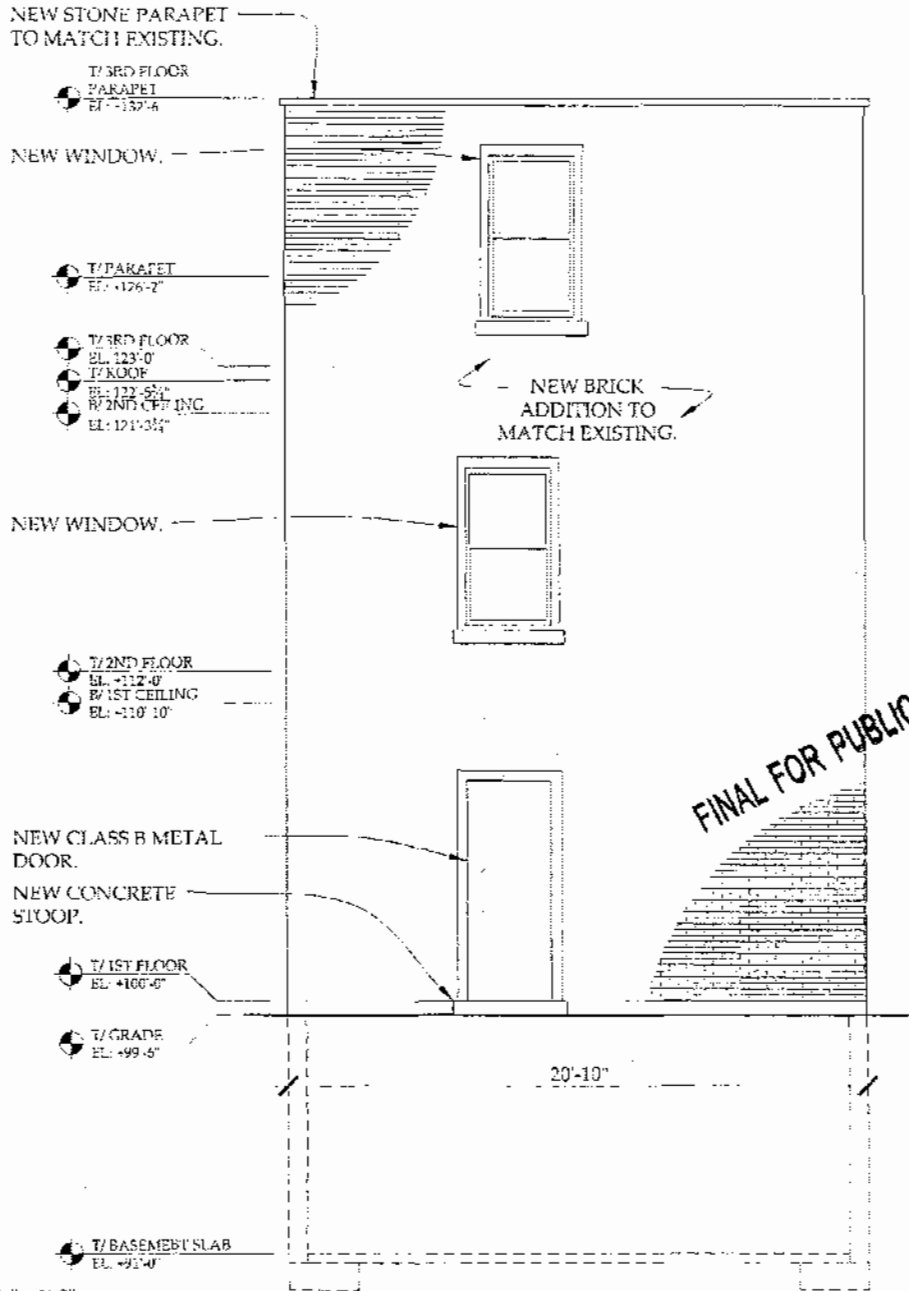


SCALE: 1/8" = 1'-0"

NORTH ELEVATION  
1337 N. WICKER PARK AVE.  
04-26-2016



20 West Hubbard  
Chicago, IL 60654  
TEL: 312.464.0222  
FAX: 312.464.0222

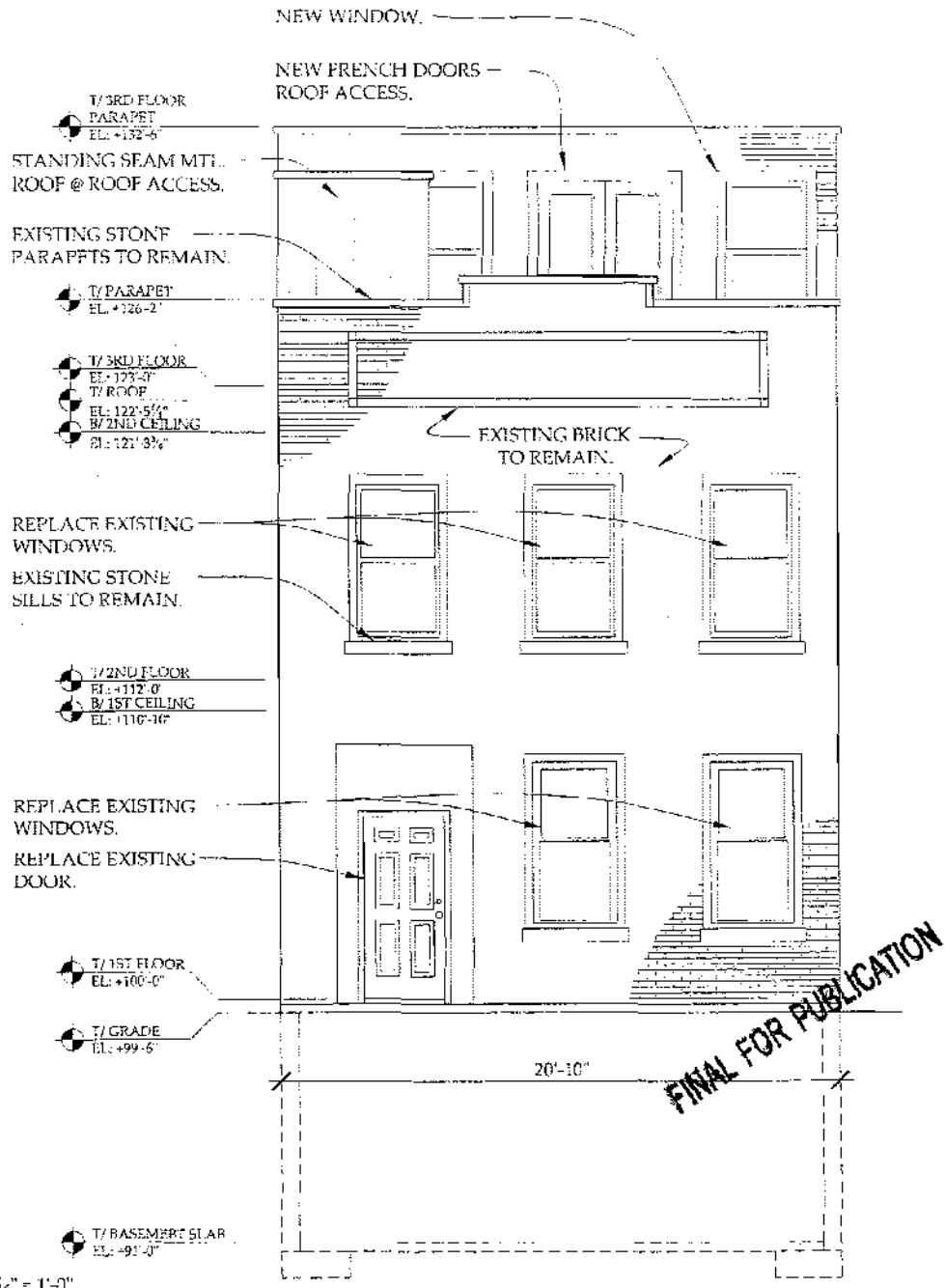


SCALE: 3/16" = 1'-0"

EAST ELEVATION  
1337 N. WICKER PARK AVE.  
12-28-2015



76 West Hubbard  
Chicago IL 60634  
TEL: 312-441-0232  
FAX: 312-464-0233



SCALE: 3/16" = 1'-0"

WEST ELEVATION  
1337 N. WICKER PARK AVE.  
04-26-2016



20 West Hubbard  
Chicago IL 60654  
TEL: 312.464.0223  
FAX: 312.464.0225

*Reclassification Of Area Shown On Map No. 3-J.*

(Application No. 18916)

(Common Address: 1222 N. Kedzie Ave.)

[O2016-5591]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols as shown on Map Number 3-J in the area bounded by:

West Crystal Street; North Kedzie Avenue; a line 57.10 feet south of and parallel to West Crystal Street; and the public alley next west of and parallel to North Kedzie Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 3-H.*

(Application No. 18902)

(Common Address: 1413 N. Oakley Blvd.)

[O2016-5577]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 3-H in the area bounded by:

North Oakley Boulevard; a line parallel to and 150.00 feet north of the north line of the right-of-way of West Hirsch Street; the public alley parallel to and east of North Oakley Boulevard; and a line parallel to and 125.00 feet north of the north line of the right-of-way of West Hirsch Street,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 5-G.*  
(As Amended)  
(Application No. 18912T1)  
(Common Address: 2212 -- 2216 N. Bissell St.)

[SO2016-5587]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all of the RT4 Residential Two-Flat, Townhouse and Multi-Unit District symbols and indications as shown on Map Number 5-G in the area bounded by:

North Bissell Street; the public alley next south of and parallel to West Webster Avenue; a line 74.18 feet west of North Bissell Street; and a line 48.00 feet next north of the public alley,

to those of an RM5 Residential Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and publication.

[Site Plan; Site Plan: Off-Street Parking; North, South, East and West Building Elevations; and Basement, First, Second and Third Floor Plans attached to this ordinance printed on pages 31982 through 31991 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Substitute Narrative Zoning Analysis And Plans.*

*Type 1 Zoning Map Amendment Application.*

Applicant:

Park West Cooperative Nursery School

Property Location: 2212 -- 2216 North Bissell Street  
Proposed Zoning: RM5 Residential Multi-Unit District  
Lot Area: 3,560.15 square feet

Park West Cooperative Nursery School is the "Applicant" for a Type 1 Zoning Map Amendment for the subject property located at 2212 -- 2216 North Bissell Street (the "Property") from the RT4 Residential Two-Flat, Townhouse and Multi-Unit District to the RM5 Residential Multi-Unit District. The Applicant proposes to add a two-story addition to replace an existing private garage and a three-story addition.

The site is bounded by Bissell Street to the east, a 16-foot public alley to the south, private parking and elevated CTA tracks to the west, and residential properties to the north. The site is located within the Sheffield Historic District. To the north and east of the subject property are properties zoned RT4, to the south is a property zoned B1-2 and to the west is Planned Development Number 2.

The subject property consists of 3,560.15 square feet and is currently occupied by an existing three-story residential masonry building. The Applicant proposes to demolish an existing private garage at the rear of the site and replace it with a new two-story addition and a three-story addition. Both additions will be of masonry construction. The building will be used for a nursery and for offices for nursery staff.

The Applicant will seek approval of variations from the Zoning Board of Appeals to reduce the required setbacks and to reduce the required rear yard open space.

The proposed use requires two Off-Street Parking Spaces. No parking spaces will be provided on-site. The Applicant will seek approval of a Special Use from the Zoning Board of Appeals in order to satisfy the parking requirement off-site. The proposed location of the two off-site parking spaces is 940 West Belden Avenue. The distance from the entrance to the daycare and the proposed parking lot is under 600 feet. Pick up and drop off procedures will be conducted via a proposed 44-foot standing zone to be located in front of the proposed nursery school on the west side of Bissell Street.

*Narrative Zoning Analysis.*

(a) Floor Area and Floor Area Ratio:

i. Total building area: 7,120.3 square feet

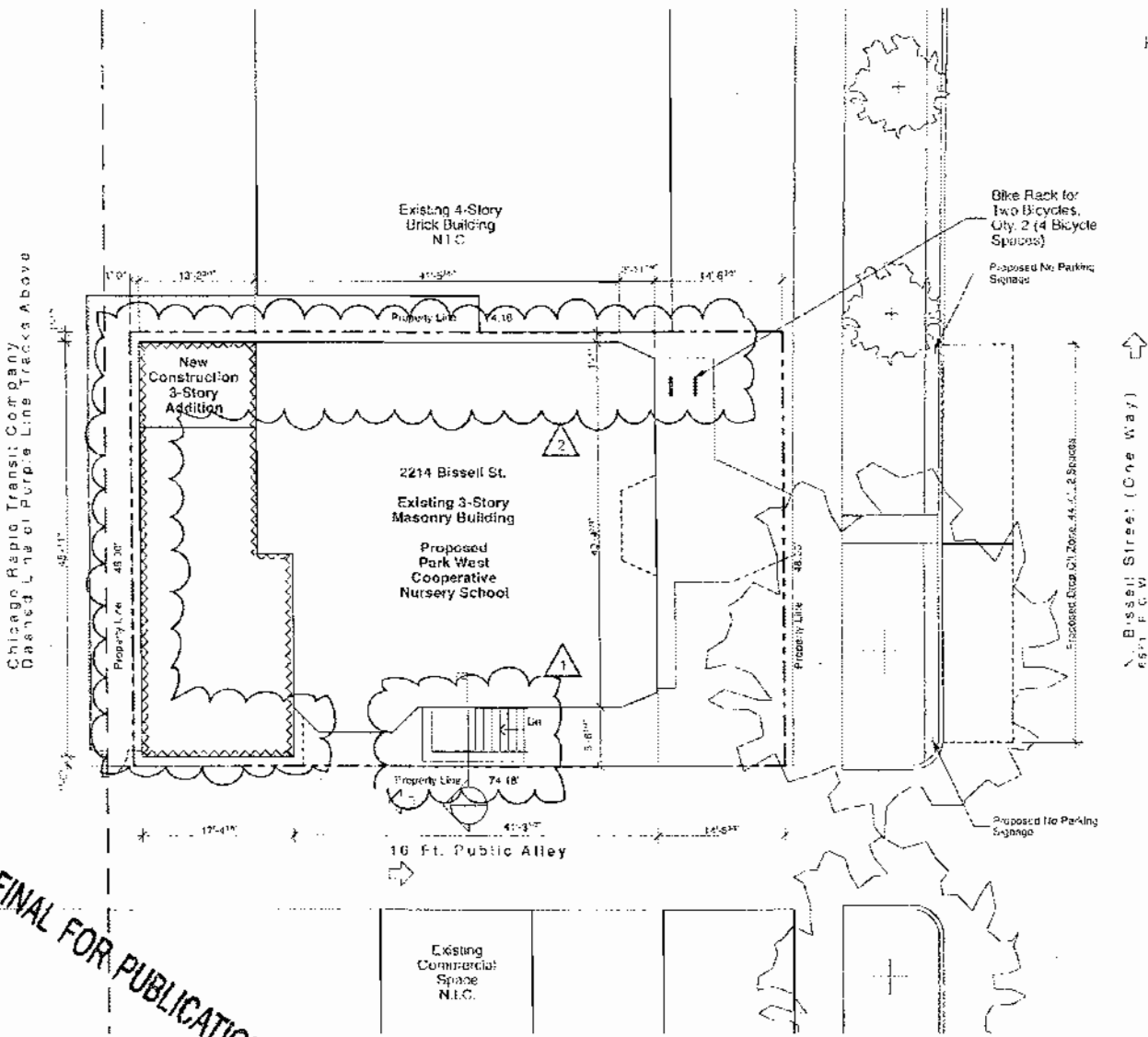
ii. Addition to existing building:	1,744.3 square feet
iii. FAR:	2.0
(b) Density (Lot Area Per Dwelling Unit):	Not applicable (no dwelling units)
(c) Amount of Off-Street Parking:	2 spaces* (Applicant will seek approval of a Special Use for 2 off-site parking spaces)
(d) Setbacks*:	
Front Setback:	8.9 feet
(ii) North Side setback:	1 foot, 1 inch
(iii) South side setback:	1 foot
(iv) Rear setback:	1 foot
(e) Building height:	
i Existing Building:	38 feet and 7 inches
ii. New Building Addition:	36 feet and 11 inches

---

\* The Applicant will seek approval of variations from the Zoning Board of Appeals to reduce required side and rear setbacks.



Park West Coop. 2214 Bissell St  
 2214 Bissell St  
 Chicago, IL  
 Site Plan  
 Scale 1/2" = 1'-0"



**FINAL FOR PUBLICATION**



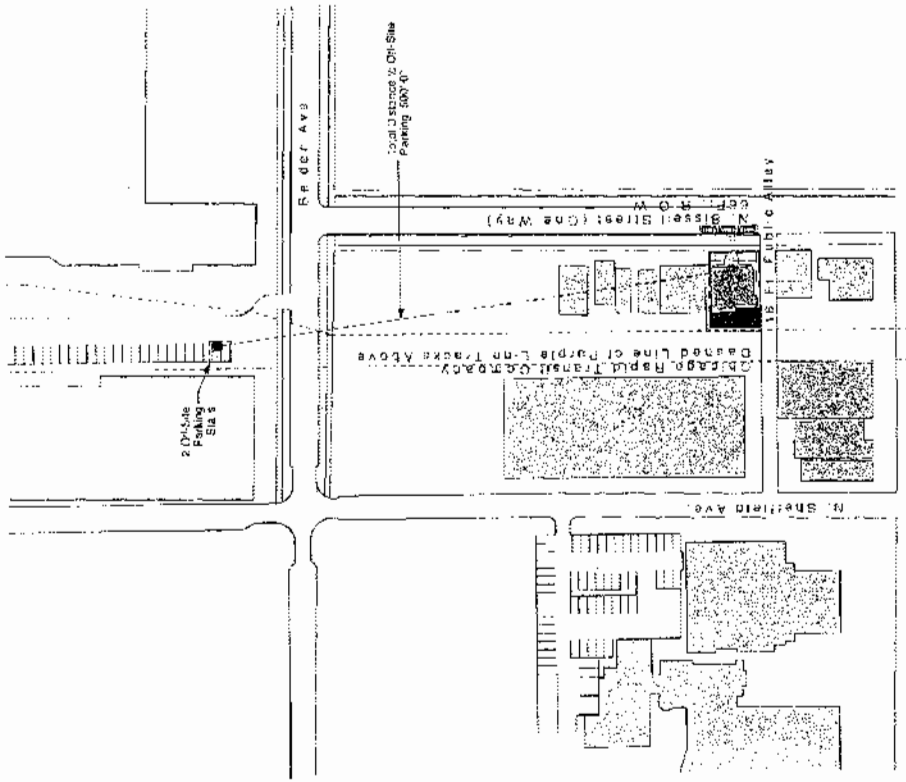
Park West Cooperative Nursery School



pappageorgehaymes partners

03.26.2009  
 2214 BISSELL ST

Park West Coop. 2214 Bissell St.  
 2214 Bissell St.  
 Chicago, IL 60647  
 Site Plan: Off-Site Parking  
 Date: 9/14/16



Pappageorge Haynes  
 Park West Cooperative Nursery School  
 1000 W. 66th St.  
 Chicago, IL 60647

**PAPPAGEORGE  
 HAYNES**

pappageorgehaynes.com  
 www.pappageorgehaynes.com

9/14/16  
 4:42:58

FINAL FOR PUBLICATION

Park West Coop. 2214 Bissell St  
Chicago, IL  
North Elevation  
Scale: 3/8" = 1'-0"

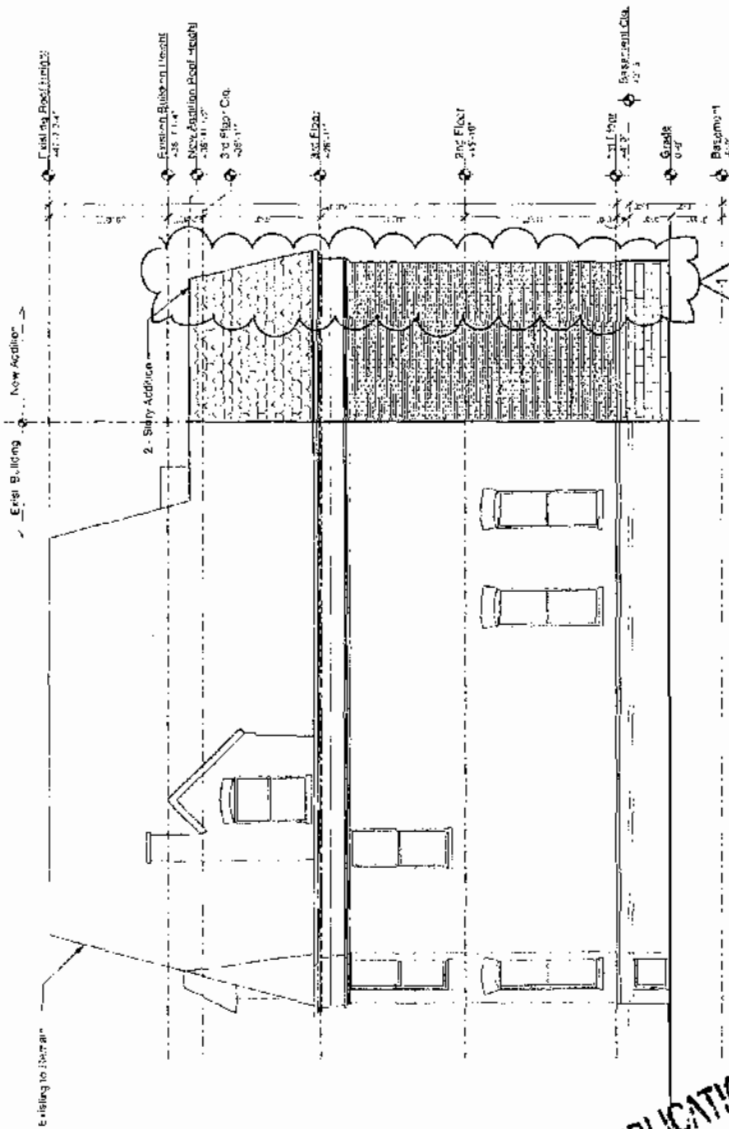


For New Commercial Primary Building

PAPAGEORGE  
HAYES

Professional Engineer  
No. 000000000

07/15/2016  
PMA 12228



FINAL FOR PUBLICATION

Park West Coop. 2214 Dissell St  
 2214 Dissell St  
 Chicago, IL  
 South Elevation  
 Scale: 1/8" = 1'-0"

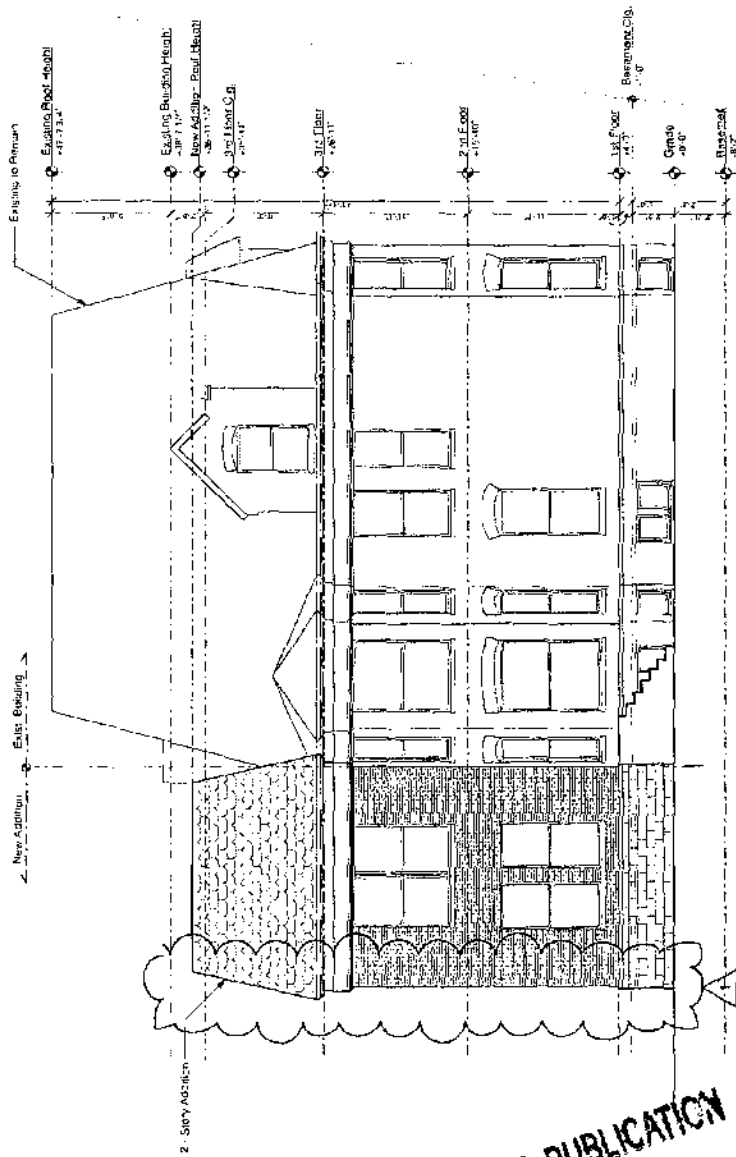


Park West Cooperative Nursery School  
 2214

**SAPPAGORGE  
 HAYNES**

paper@gsppagorge.com  
 www.gsppagorge.com

07.15.2016  
 Plan 162216



**FINAL FOR PUBLICATION**

Park West Coop. 2214 Bissell St

Basement  
2nd Floor  
3rd Floor  
4th Floor

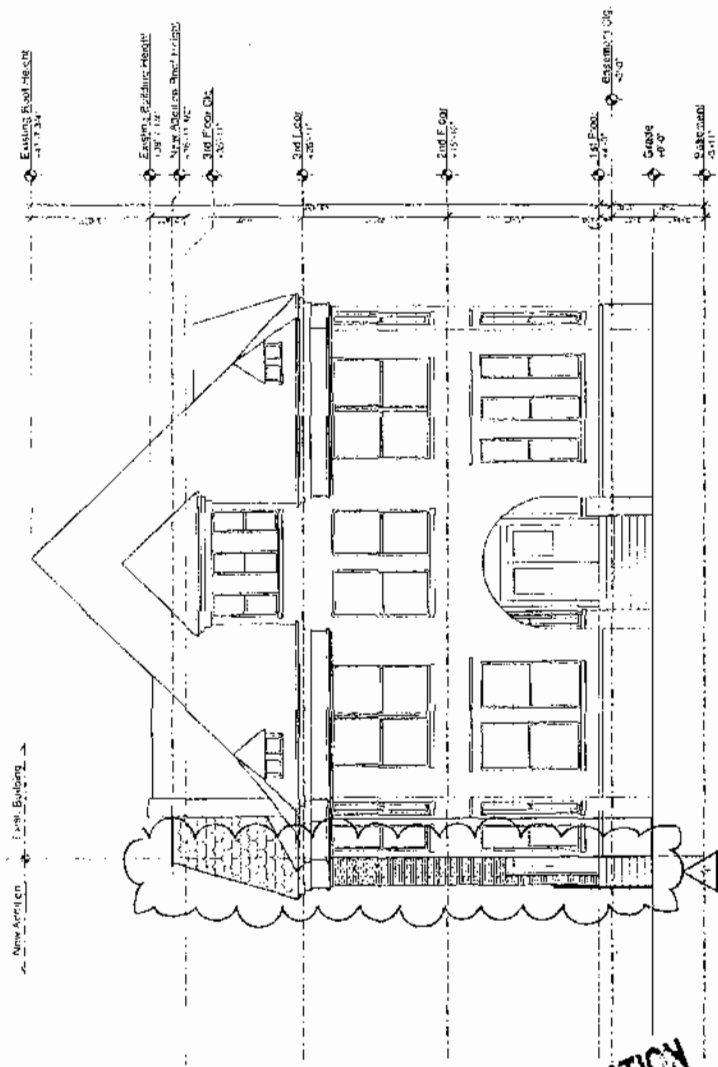


941 West Coburn Ave. N. West Chicago, IL 60451



pappageorgehaynes.com  
www.pappageorgehaynes.com

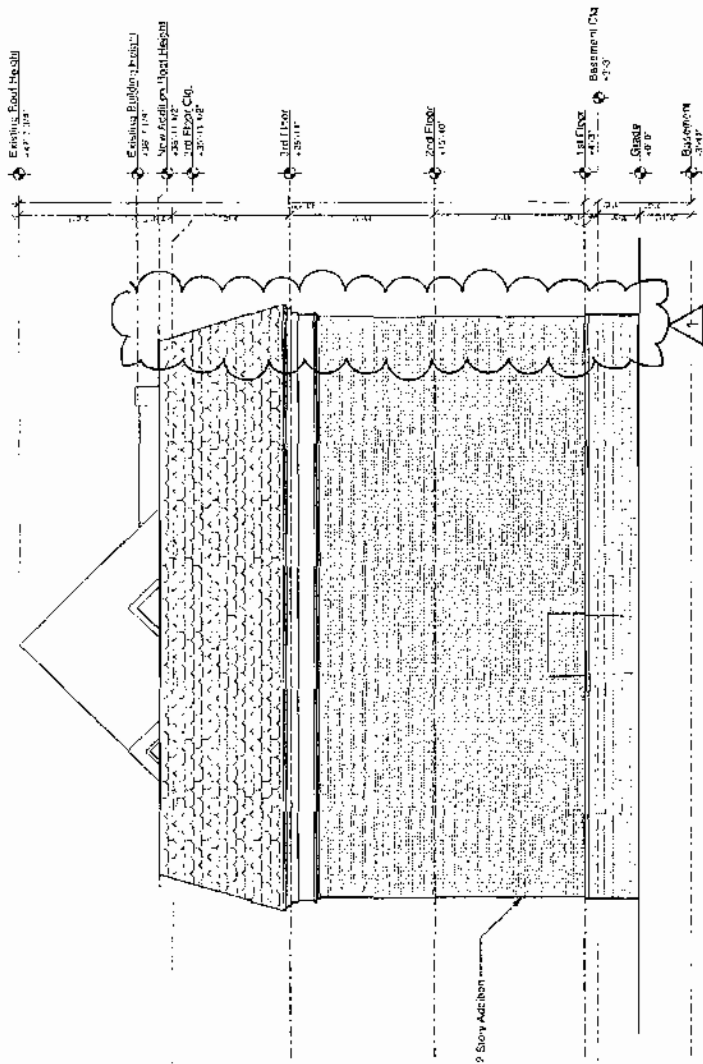
0010116  
PH 8182338



**FINAL FOR PUBLICATION**

Park West Coop. 2214 Bissell St  
2204 Bissell St  
Chicago, IL

West Elevation  
3'-0" x 11'-0"



Pappas & Hayes, Inc.  
Architects

**PAPPAS & HAYES**

1114 North Dearborn Street  
Chicago, IL 60610

312.2046  
312.877588

**FINAL FOR PUBLICATION**

Park West Coop. 2214 Bissell St  
2214 Bissell St  
Chicago, IL

Basement  
Scale: 1/8" = 1'-0"



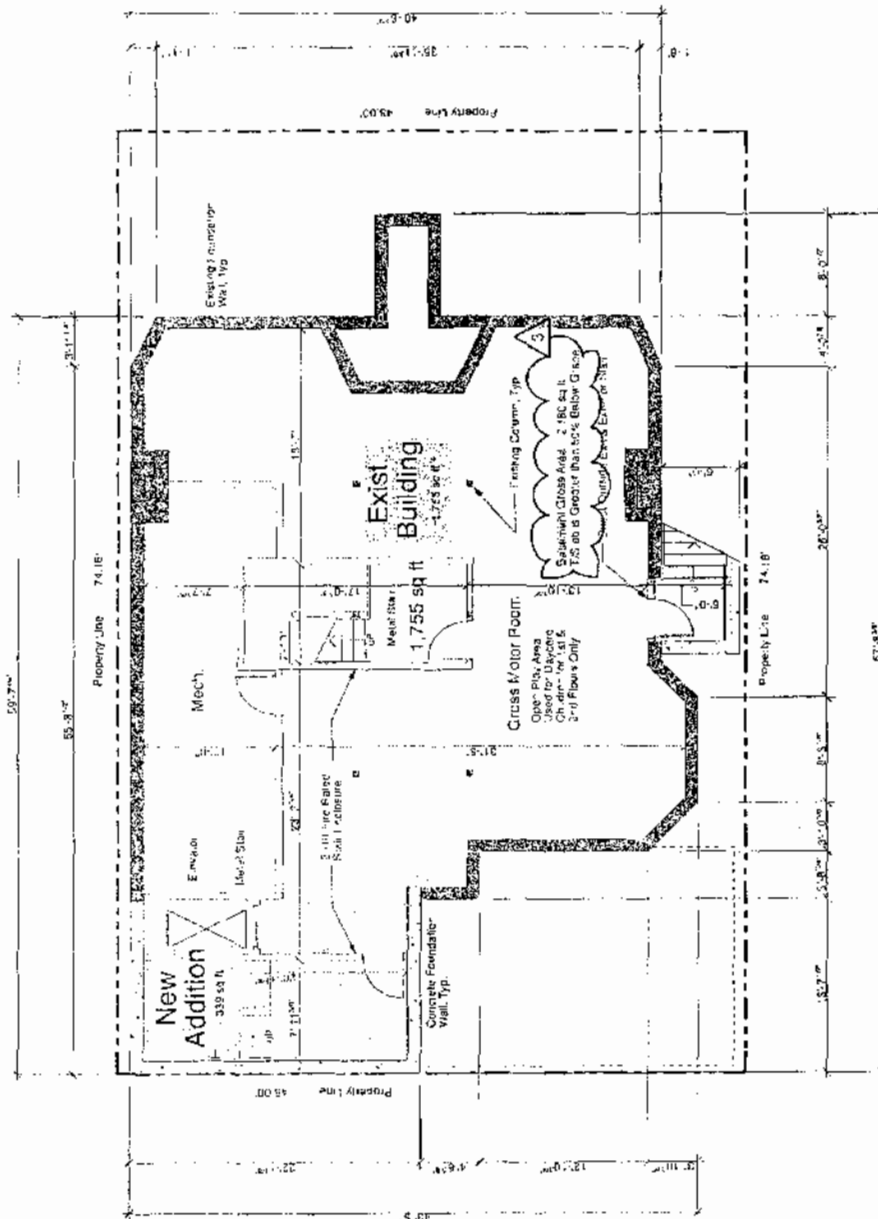
Sam W. Alford, Registered Professional Engineer  
No. 001-00000000



PAPPAGEORGE HAYMES  
1414 North Dearborn Street  
Chicago, IL 60610  
Tel: 312.329.1100  
www.pappageorgehaymes.com

09/14/2016  
Rev. 01/13/16

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Park West Coop. 2214 Bissell St  
2214 Bissell St  
Chicago, IL

1st Floor Plan  
Scale 1/8" = 1'-0"



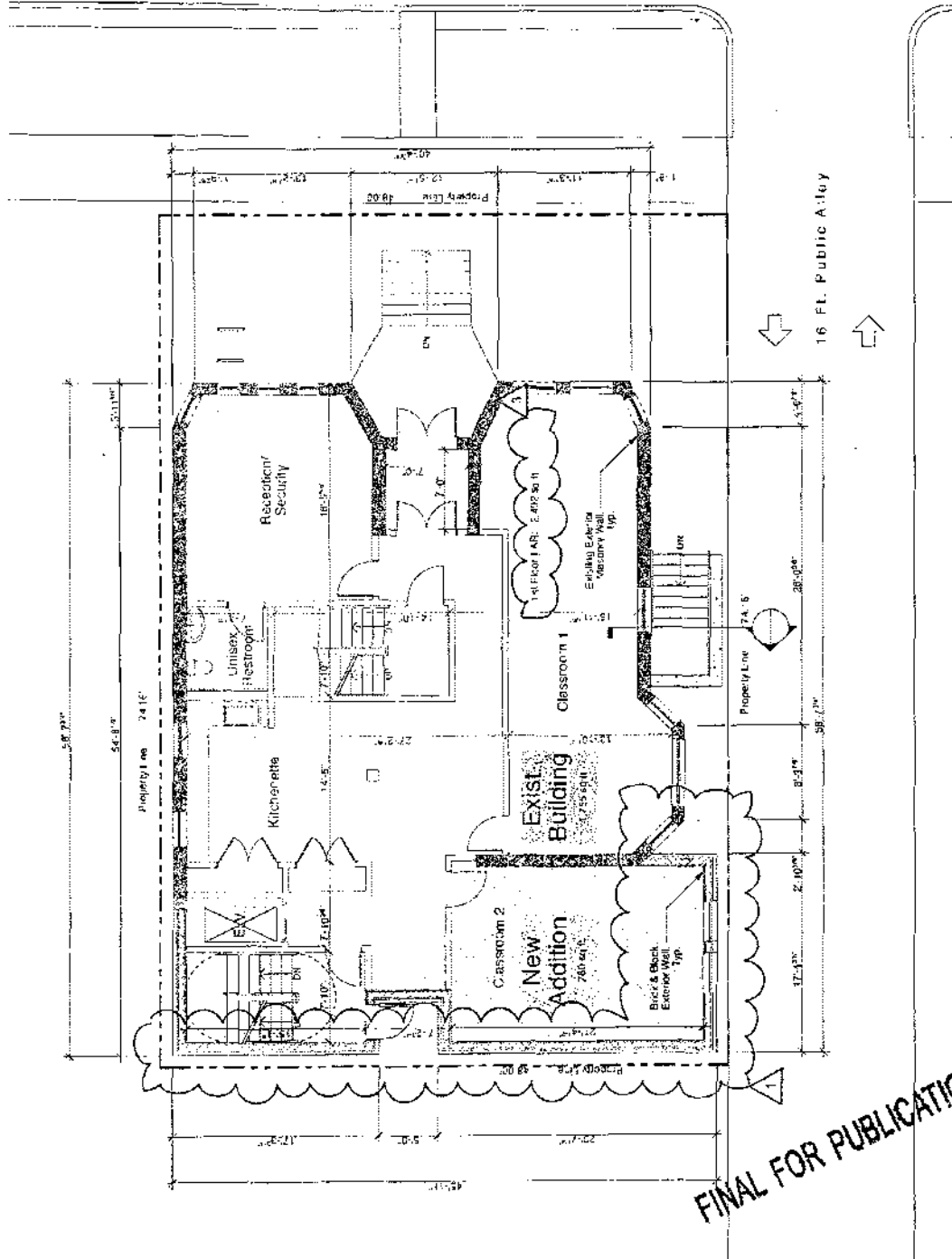
Park West Cooperative Nursery School  
1000 W. Belmont Ave. Chicago, IL 60607

PAPAGEORGE PARTNERS

PapageorgePartners.com  
1000 W. Belmont Ave. Chicago, IL 60607

09/14/2016  
11:52 AM

N. Bissell Street (One Way)



FINAL FOR PUBLICATION



Park West Coop. 2214 Bissell St.  
724 Bissell St.  
Chicago, IL

2nd Floor Plan  
Scale: 1/8" = 1'-0"

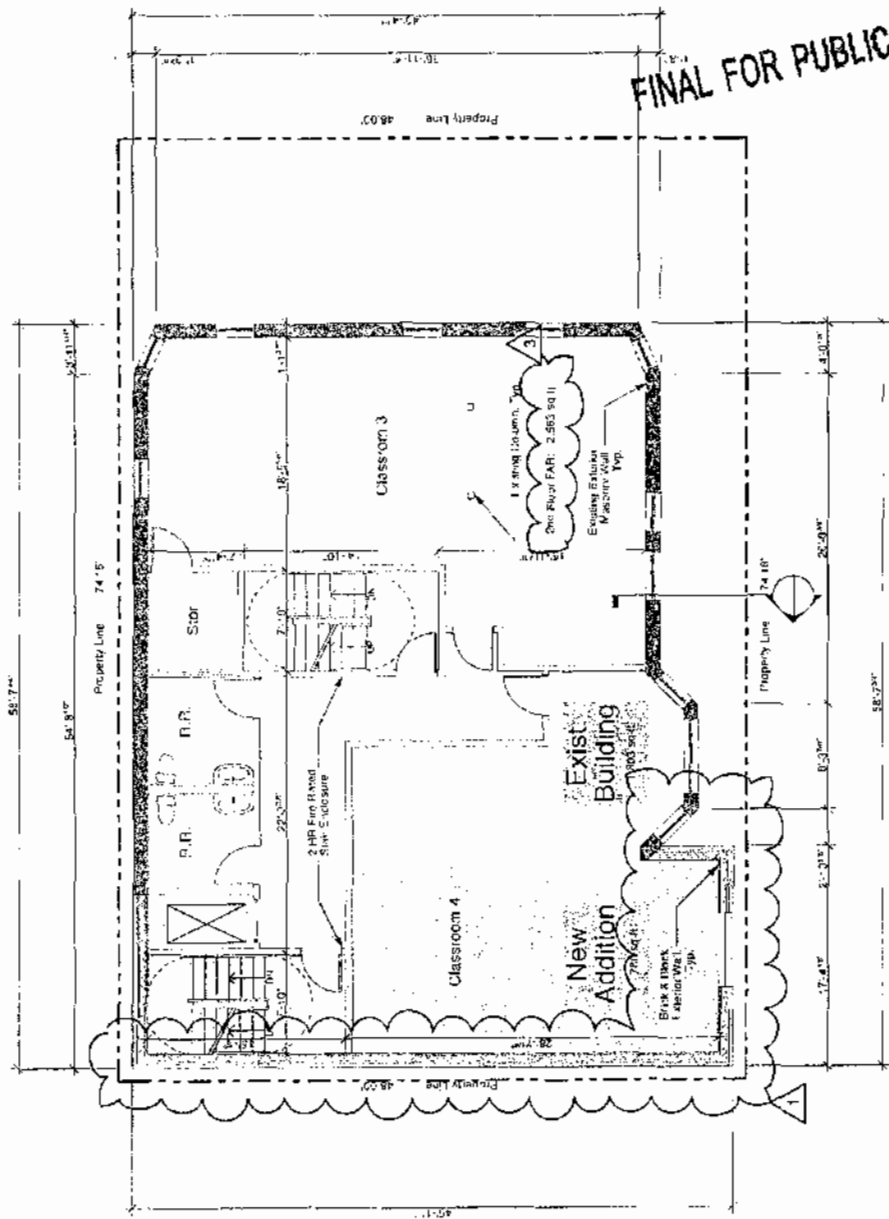


Park West Cooperative Nursery School  
1200 W. Belmont Ave.  
Chicago, IL 60607



PAPPAGEORGHE PARTNERS  
1111 N. Dearborn St.  
Chicago, IL 60610

09/14/2016  
DWG # 160388



**FINAL FOR PUBLICATION**

Park West Coop. 2214 Bissell St  
 2214 Bissell St  
 Chicago, IL  
 3rd Floor Plan  
 8'x10' 1/2" x 11'

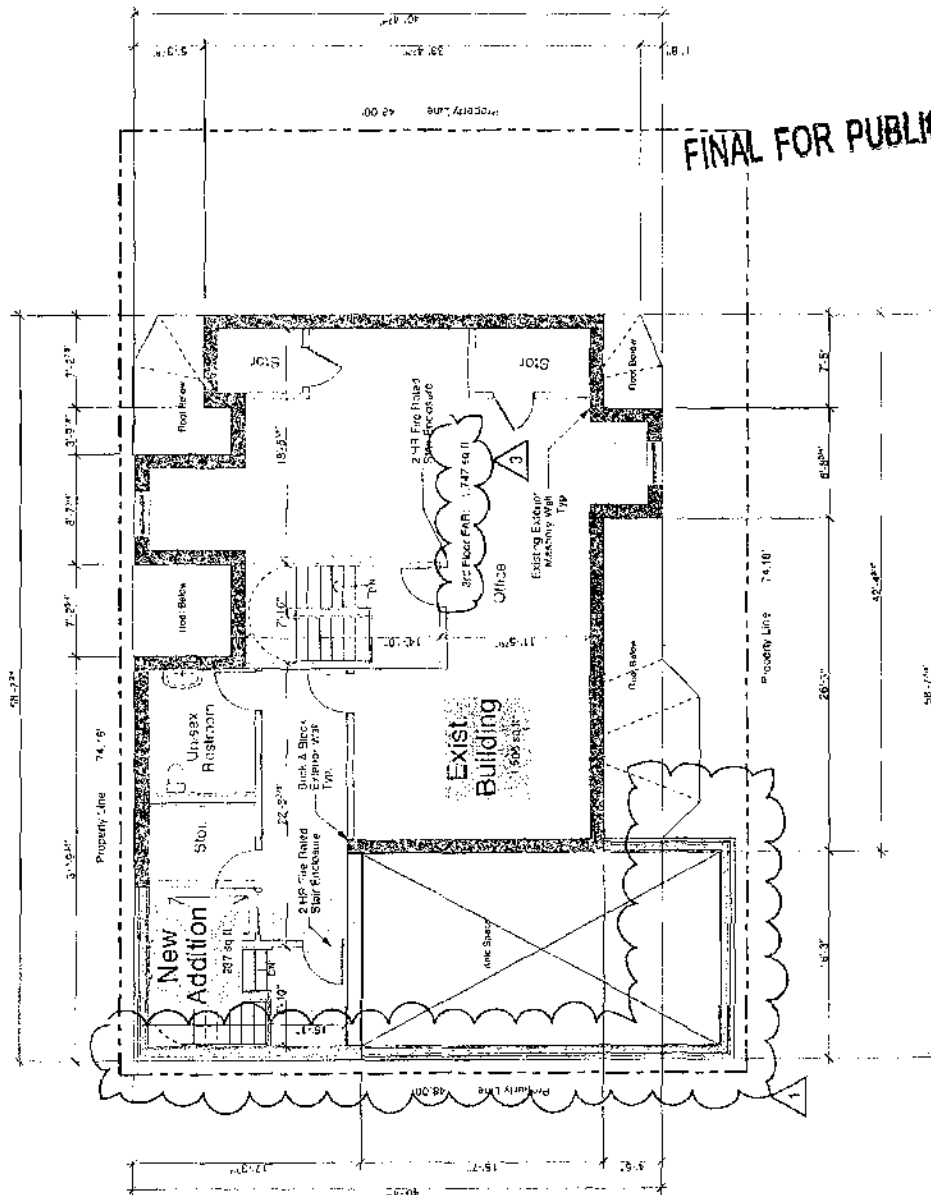


Park West Cooperative Nursery School  
 2214 Bissell St  
 Chicago, IL 60618



PAPPAGEORGE HAYMES PARTNERS  
 ARCHITECTS  
 1100 N. Dearborn St.  
 Chicago, IL 60610

08.14.2016  
 10:10 AM  
 10/14/16



*Reclassification Of Area Shown On Map No. 5-1.*  
 (Application No. 1887T1)  
 (Common Address: 1636 N. Western Ave.)

[O2016-5551]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-3 Neighborhood Mixed-Use District symbols and indications as shown on Map Number 5-1 in the area bounded by:

a line 192.00 feet south of West Wabansia Avenue; the alley next west of North Western Avenue; a line 216.00 feet south of West Wabansia Avenue; and North Western Avenue,

to those of a B2-3 Neighborhood Mixed-Use District which is hereby established in the area described above.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Arch. Ground Floor Plan -- Retail; Arch. Second, Third and Fourth Floor Plans -- Residential; and North, South, East and West Building Elevations attached to this ordinance printed on pages 31994 through 32002 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Narrative.*

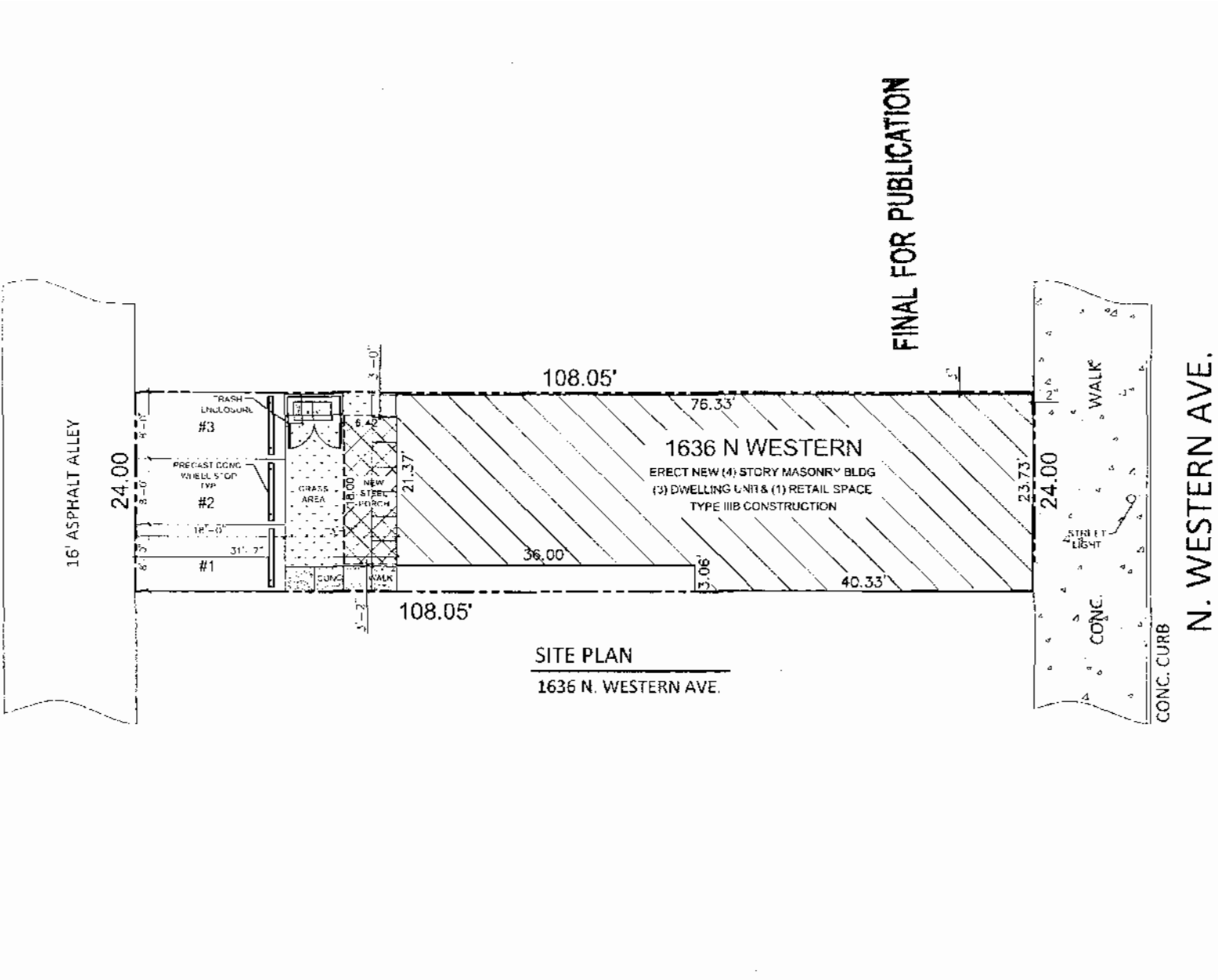
*1636 N. Western Ave.*

*Type 1 Regulations.*

Current Zoning: B2-3 Neighborhood Mixed-Use District

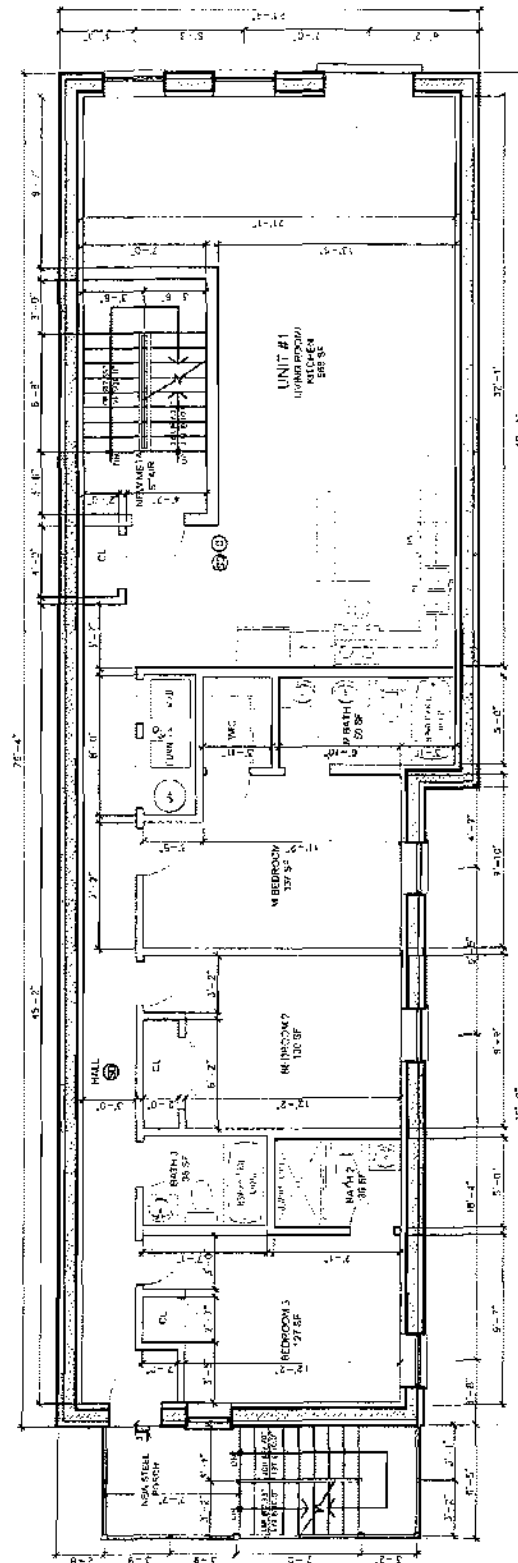
Proposed Zoning: B2-3 Neighborhood Mixed-Use District

Narrative:	The subject property contains approximately 2,593 square feet and is improved with a two-story residential building. The applicant proposes to demolish the existing building and construct a new, four-story mixed-use building consisting of three residential dwelling units, three parking spaces, approximately 1,262 square feet of retail space and no loading berth. The height of the proposed building is 45 feet tall.
Lot Area:	2,593 square feet
FAR:	2.62
Floor Area:	6,804 square feet
Residential Dwelling Units:	3
MLA:	864.33
Height:	45 feet
Setbacks:	
West (rear) Property Line:	31 feet, 7 inches
Western Avenue Property Line:	0
South Property Line:	0
North Property Line:	3 inches
Parking Spaces:	3 spaces
Loading Berth:	None



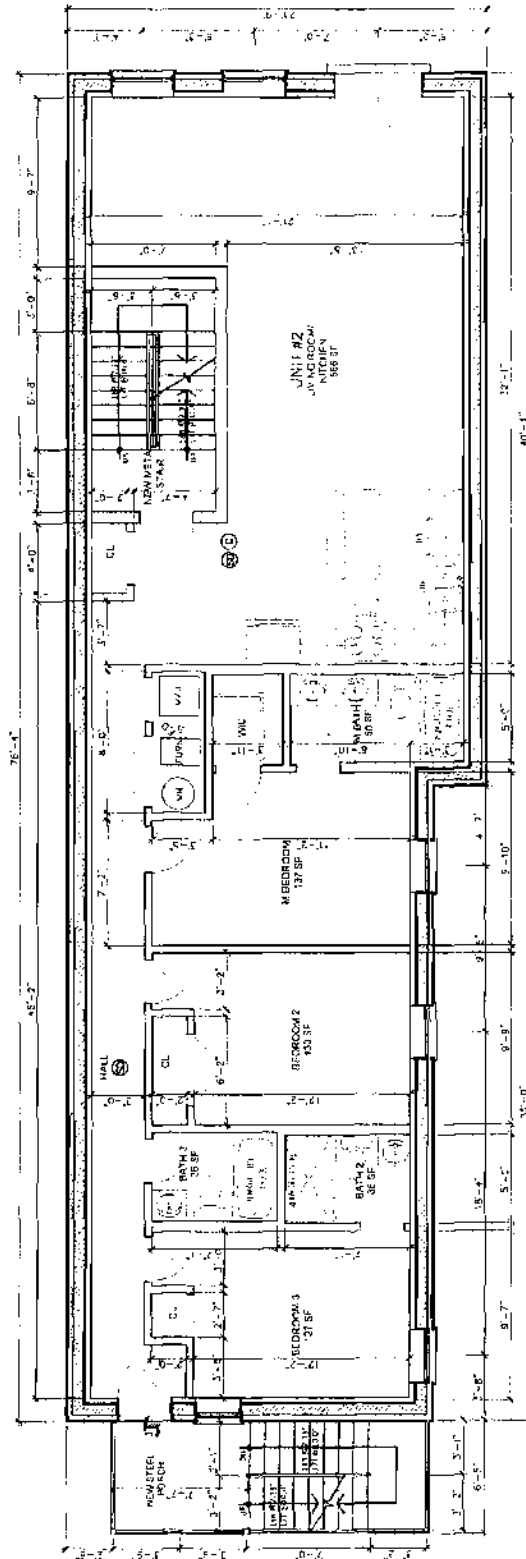
FINAL FOR PUBLICATION





ARCH. SECOND FLOOR PLAN - RES DENTIAL  
1628 N. WESTERN AVE.

FINAL FOR PUBLICATION



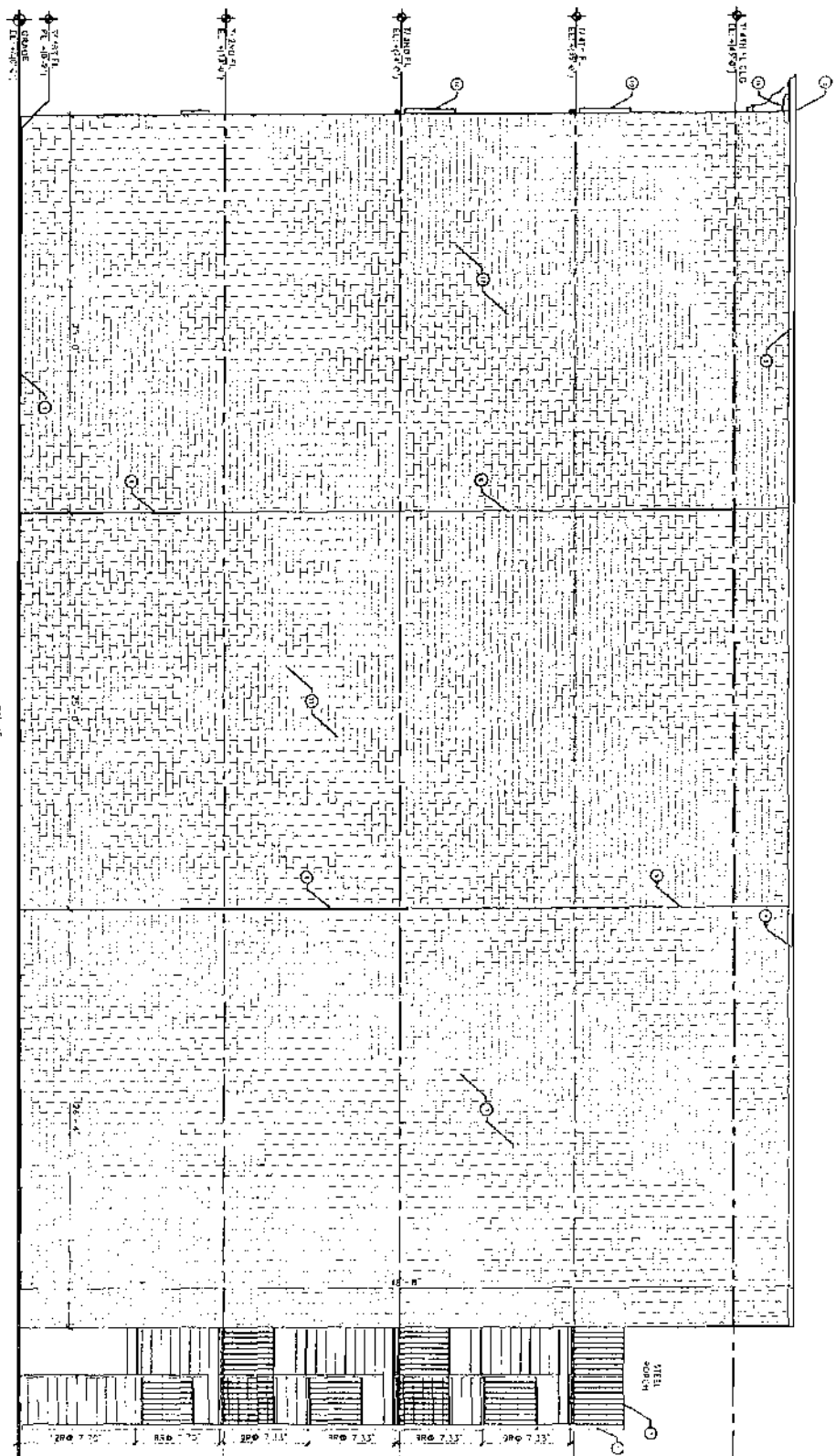
1 ARCH. THIRD FLOOR PLAN - RESIDENTIAL  
3110 N. WESTERN AVE.

FINAL FOR PUBLICATION





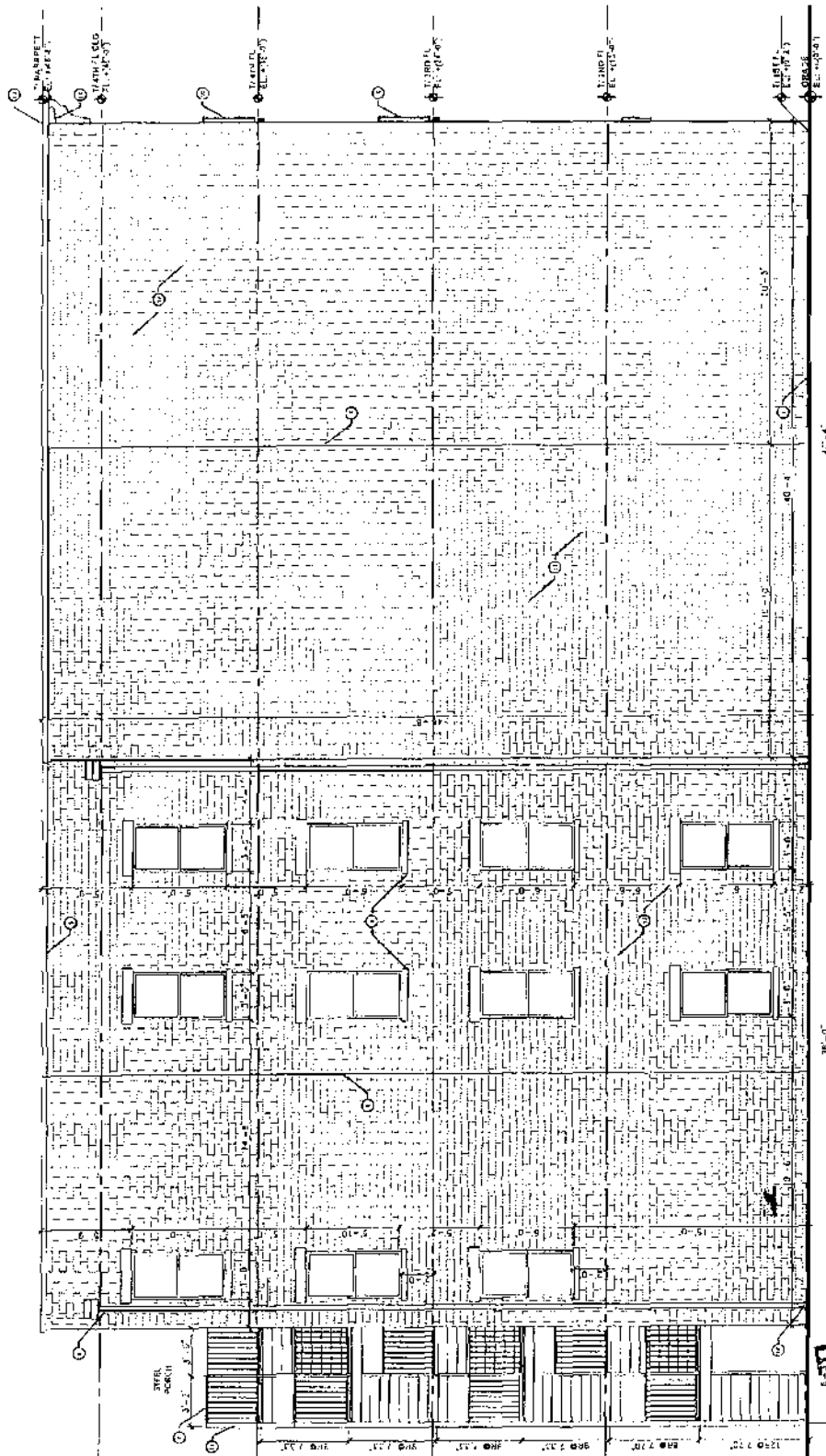
FINAL FOR PUBLICATION



**NORTH ELEVATION**

LESS 10' 0" W/ 11' 3 1/2" DIA.

- MATERIAL LEGEND**
1. UNFINISHED CONCRETE
  2. POLISHED CONCRETE
  3. BRICK
  4. STONE
  5. METAL PANELS
  6. GLASS
  7. CERAMIC TILE
  8. WOOD
  9. PAINT
  10. OTHER



**SOUTH ELEVATION**  
1536 N. WESTERN AVE.

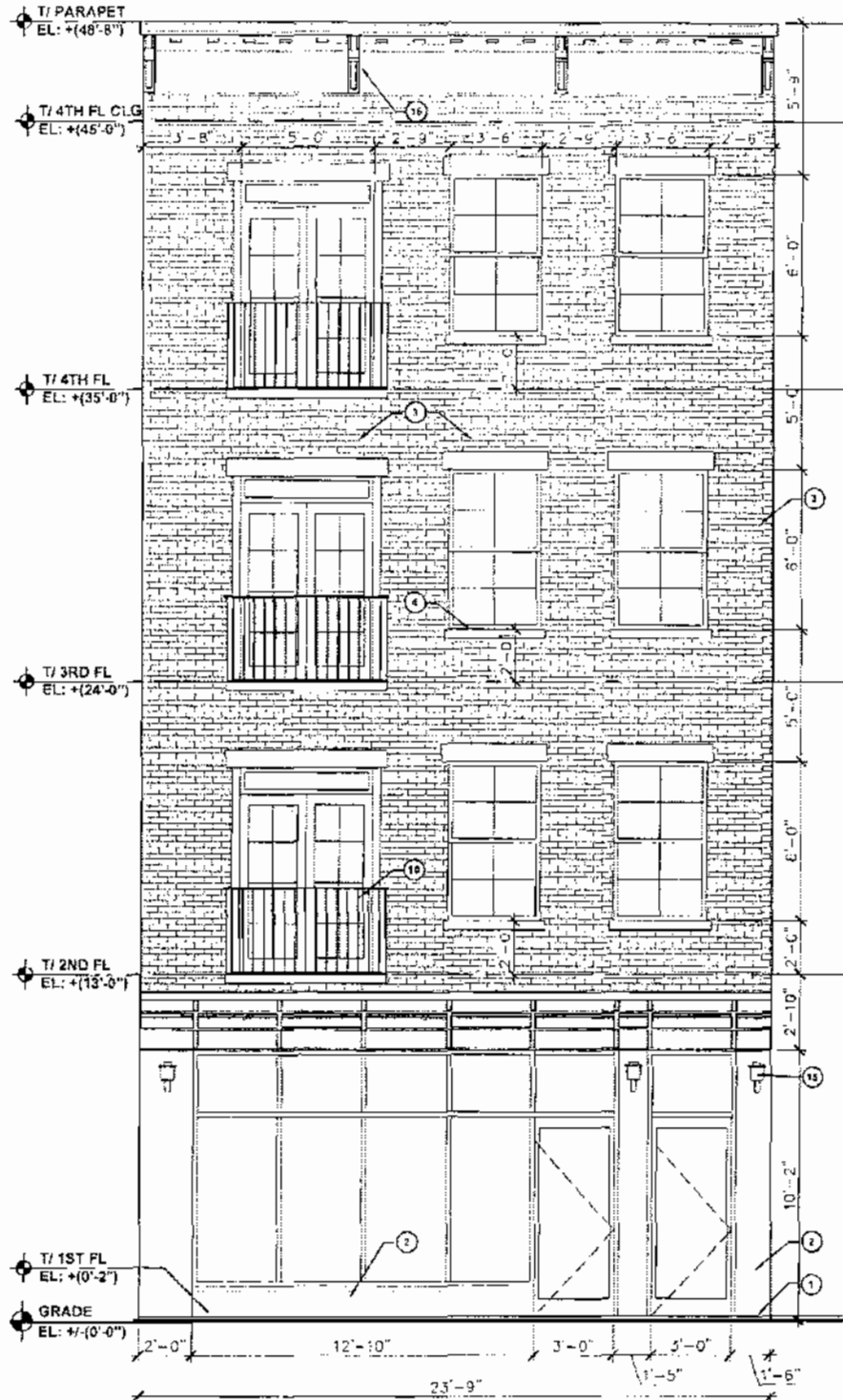
**MATERIAL LEGEND**

- 1. BRICK, COMMON BRICK, COURSEWORK
- 2. ACY MORTAR, UNDER CO. DWELL
- 3. MODULAR BRICK, CO. DWELL
- 4. STONE WALL WITH MASONRY
- 5. PRECAST CONCRETE, COURSEWORK
- 6. CONCRETE, WALLS, COURSEWORK, UNDER CO. DWELL
- 7. RED, UNGLAZED BRICK, COURSEWORK, COURSEWORK
- 8. ALUMINUM CLIPS & SCREWDRIVER, COURSEWORK
- 9. PRECAST CONCRETE, COURSEWORK
- 10. ALUMINUM CLIPS & SCREWDRIVER, COURSEWORK
- 11. STEEL COLLARS, RAILS & PIPES, COURSEWORK
- 12. ALUMINUM CLIPS & SCREWDRIVER, COURSEWORK
- 13. PRECAST CONCRETE, COURSEWORK
- 14. ALUMINUM CLIPS & SCREWDRIVER, COURSEWORK
- 15. ALUMINUM CLIPS & SCREWDRIVER, COURSEWORK
- 16. ALUMINUM CLIPS & SCREWDRIVER, COURSEWORK
- 17. ALUMINUM CLIPS & SCREWDRIVER, COURSEWORK

**FINAL FOR PUBLICATION**

**MATERIAL LEGEND**

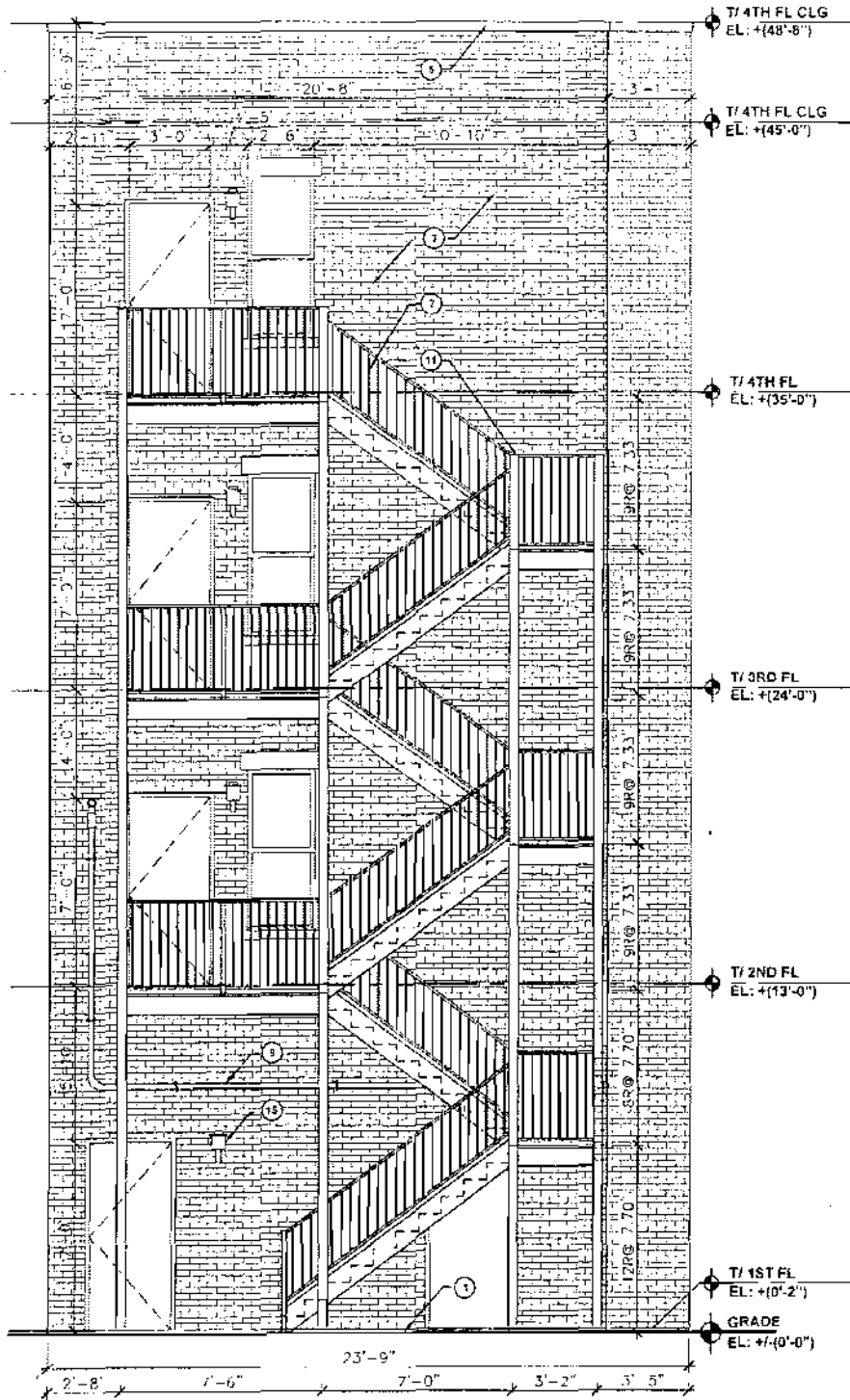
- 1. EXPOSED CONCRETE FOUNDATION
- 2. ACM METAL PANELING-COLOR BY OWNER
- 3. MODULAR BRICK-COLOR BY OWNER
- 4. STONE SILL WITH WASH& DRIP
- 5. PRE-FINISHED ALUMINUM COPING-COLOR BY OWNER
- 6. CONTINUOUS MASONRY CONTROL JOINT W/ BACKER ROD AND SLANT
- 7. NON-COMBUSTIBLE METAL GUARDRAIL SYSTEM @ 3'-6" A.F.F.
- 8. ALUMINUM SCUPPER & DOWNSPOUT-COLOR BY OWNER
- 9. PROPOSED ELECTRICAL SERVICE DROP
- 10. NON-COMBUSTIBLE METAL BALCONY SYSTEM-PRIMED & PAINTED-COLOR BY OWNER
- 11. STEEL COLUMN-PRIMED & PAINTED-COLOR BY OWNER
- 12. ALUMINUM GUTTER & DOWNSPOUT-COLOR BY OWNER
- 13. STONE COPING
- 14. CAST IRON HUB
- 15. EXTERIOR LIGHT FIXTURE
- 16. ALUMINUM CORNICE-COLOR/STYLE BY OWNER.
- 17. JUMBO BRICK-COLOR BY OWNER



**EAST ELEVATION**

1636 N. WESTERN AVE.

**FINAL FOR PUBLICATION**



- MATERIAL LEGEND**
1. EXPOSED CONCRETE FOUNDATION
  2. ACM METAL PANELING-COLOR BY OWNER
  3. MODULAR BRICK COLOR BY OWNER
  4. STONE SILL WITH WASH & DRIP
  5. PRE-FINISHED ALUMINUM COPING- COLOR BY OWNER
  6. CONTINUOUS MASONRY CONTROL JOINT W/ BACKER ROD AND SEALANT
  7. NON-COMBUSTIBLE METAL GUARDRAIL SYSTEM @ 3'-6" A.F.F.
  8. ALUMINUM SCUPPER & DOWNSPOUT- COLOR BY OWNER
  9. PROPOSED ELECTRICAL SERVICE DROP
  10. NON-COMBUSTIBLE METAL BALCONY SYSTEM- PRIMED & PAINTED- COLOR BY OWNER
  11. STEEL COLUMN- PRIMED & PAINTED- COLOR BY OWNER
  12. ALUMINUM GUTTER & DOWNSPOUT- COLOR BY OWNER
  13. STONE COPING
  14. CAST IRON HUB
  15. EXTERIOR LIGHT FIXTURE
  16. ALUMINUM CORNICE- COLOR/ STYLE BY OWNER.
  17. JUMBO BRICK - COLOR BY OWNER

**WEST ELEVATION**

1636 N. WESTERN AVE.

**FINAL FOR PUBLICATION**

*Reclassification Of Area Shown On Map No. 5-J.*  
(Application No. 18893)  
(Common Address: 3639 W. Cortland St.)

[O2016-5568]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 5-J in the area bounded by:

West Cortland Street; a line 36.00 feet west of North Monticello Avenue; the public alley next south of West Cortland Street; and a line 72.00 feet west of North Monticello Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

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*Reclassification Of Area Shown On Map No. 6-F.*  
(Application No. 18907)  
(Common Address: 214 W. 22<sup>nd</sup> Pl.)

[O2016-5582]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RM6.5 Residential Multi-Unit District symbols as shown on Map Number 6-F in the area bounded by:

the public alley next north of and parallel to West 22<sup>nd</sup> Place; a line 100 feet west of and parallel to South Wentworth Avenue; West 22<sup>nd</sup> Place; and a line 150.10 feet west of and parallel to South Wentworth Avenue,

to those of a B3-5 Community Shopping District.

SECTION 2. This ordinance takes effect after its passage and due publication.

*Reclassification Of Area Shown On Map No. 9-G.*

(As Amended)

(Application No. 18892T1)

(Common Address: 3469 -- 3475 N. Clark St.)

[SO2016-5556]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the B3-2 Community Shopping District symbols and indications as shown on Map Number 9-G in the area bounded by:

a line 337 feet northwest of the intersection of North Clark Street and North Sheffield Avenue as measured at the easterly right-of-way line of North Clark Street and perpendicular thereto; the alley next northeast of North Clark Street; the south right-of-way of the alley next south of and parallel to West Addison Street; a line from a point 68.10 feet west of North Sheffield Avenue and the south right-of-way line of the alley next south of and parallel to West Addison Street to a point 275.81 feet northwest of the intersection of North Clark Street and North Sheffield Avenue and 73.26 feet west of North Sheffield Avenue; a line from the previously identified point to a point 62.80 feet west of North Sheffield Avenue and 237 feet northwest of the intersection of North Clark Street and North Sheffield Avenue as measured at North Clark Street and perpendicular thereto; a line 237 feet northwest of the intersection of North Sheffield Avenue and North Clark Street as measured at the easterly right-of-way of North Clark Street and perpendicular thereto; and North Clark Street,

to those of a B3-5 Community Shopping District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site/Landscape Plan; Lower Level, First, Second, Third, Fourth, Fifth and Roof Deck Floor Plans; Pool Deck Plan; Building Section; and North, South, East and West Building Elevations attached to this ordinance printed on pages 32007 through 32017 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*17-13-0303-C (1) Narrative Zoning Analysis.*

*Substitute Narrative, Plans And Ordinance.*

*3469 -- 3475 N. Clark St., Chicago, Illinois.*

Proposed Zoning:

B3-5 Neighborhood Mixed-Use District

Lot Area:

7,391 square feet

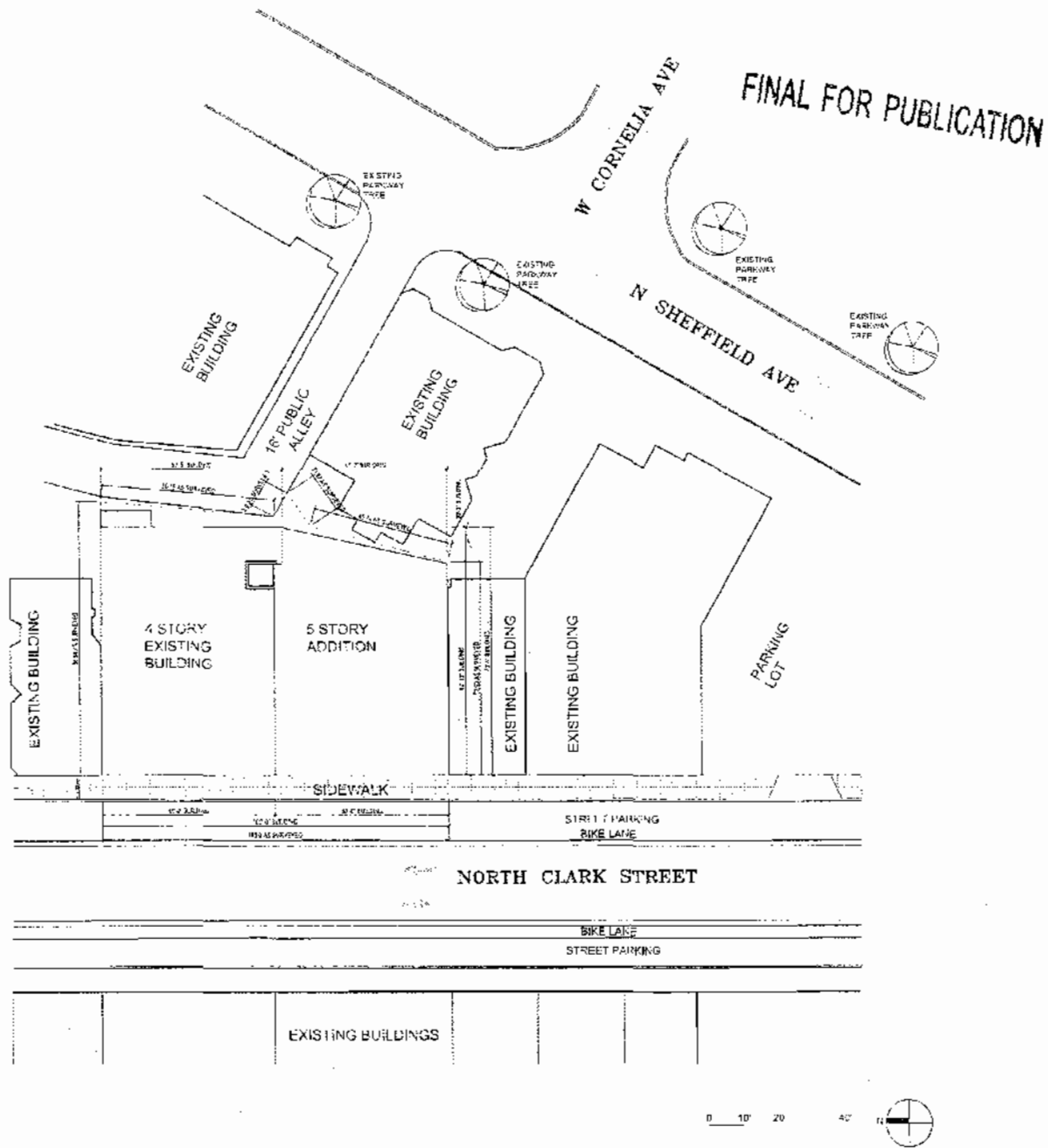
Proposed Land Use:

The applicant is seeking a zoning change in order to permit the rehabilitation of the existing four-story building, and the erection of a new five-story addition -- on the adjacent vacant lots, in order to locate and establish a new hotel, with retail tenancy, at the subject property. The rehabilitation plan, for the existing (vacant) four-story building, calls for the build-out and location of a hotel lobby (1,762 square feet) and a single retail space (1,476 square feet) -- at grade level, and fifteen (15) hotel rooms -- above (Floors 2 through 4). The new five-story addition will contain a small hotel lobby area (275 square feet) and a single retail space (2,336 square feet) -- at grade level, and twenty (20) hotel rooms -- above (Floors 2 through 5), for a total of thirty-five (35) hotel rooms at the site. Additional retail space (1,942 square feet) and a communal staff area (1,261 square feet) will be available in the basement of the existing building, with retail storage (1,000 square feet) located in the basement of the new addition. As part of the plan, the applicant also intends to erect two private roof decks -- one above the 4<sup>th</sup> Floor of the existing building and one above the 5<sup>th</sup> Floor of the new addition, which will be available for use by guests of the hotel and the retail tenants. No on-site parking is required or intended for the proposed building, with new addition. The newly rehabbed building, with



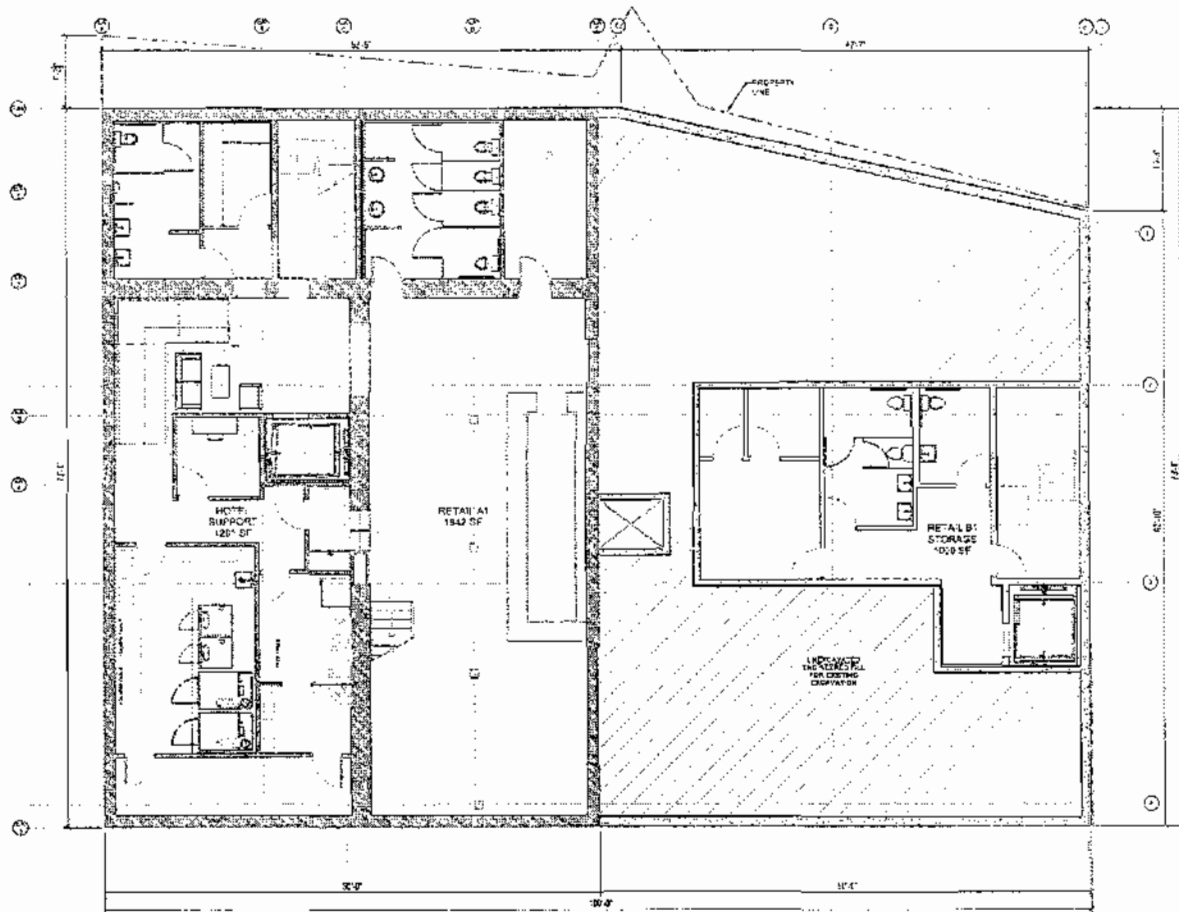
five-story addition, will measure 76 feet, 2 inches in height. The existing building, with new addition, will be masonry and glass in construction.

- (A) The Project's Floor Area Ratio: 32,074 square feet (4.34 FAR)
- (B) The Project's Density (Lot Area Per Dwelling Unit): No residential units
- (C) The amount of Off-Street Parking: 0
- (D) Setbacks:
- a. Front Setback: 0 feet, 0 inches
  - b. Rear Setback: 0 feet, 0 inches
  - c. Side Setbacks:
    - North: 0 feet, 0 inches
    - South: 0 feet, 0 inches
- (E) Building Height: 76 feet, 2 inches



SITE/ LANDSCAPE PLAN

SCALE: 1" = 40'-0"

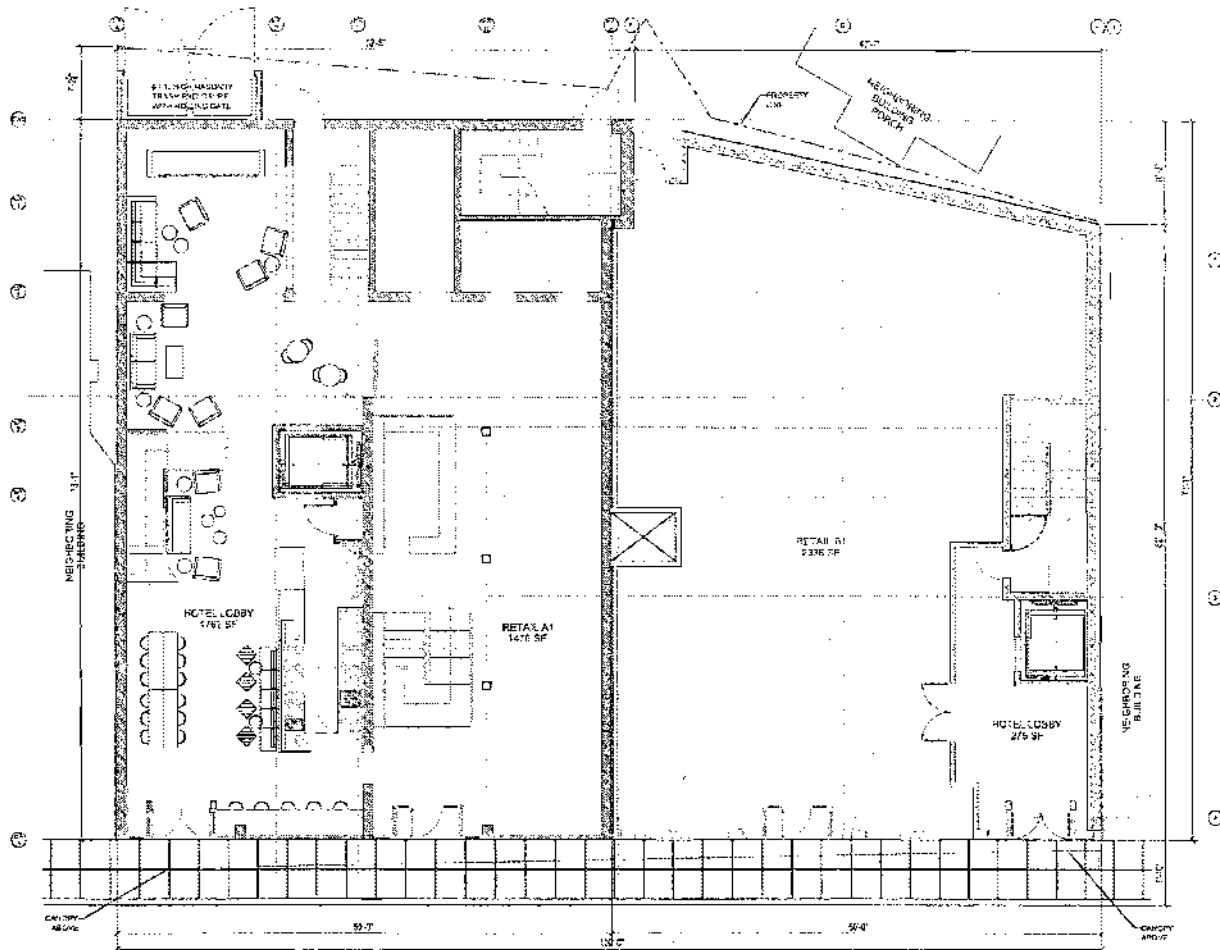


FINAL FOR PUBLICATION

LOWER LEVEL FLOOR PLAN

SCALE: 1/16" = 1'-0"

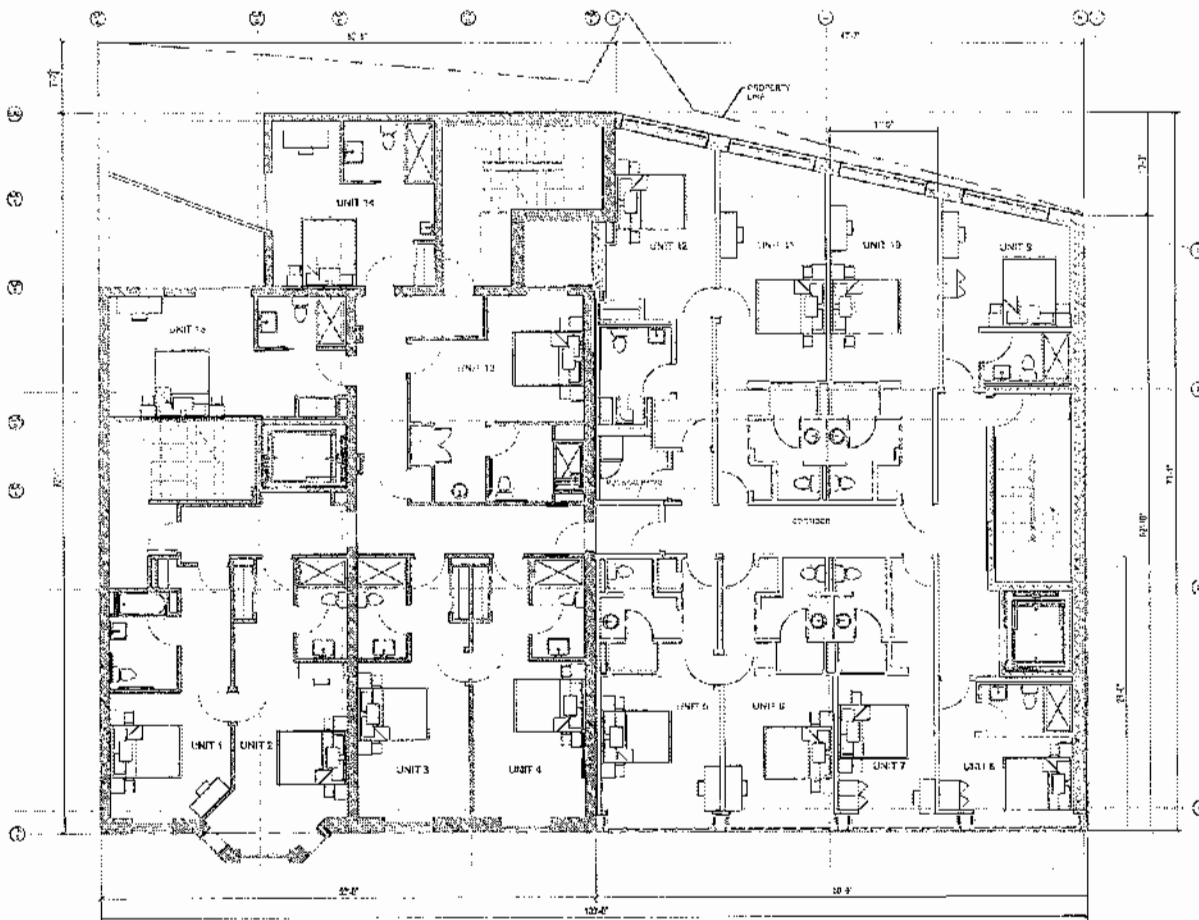




FINAL FOR PUBLICATION

FIRST FLOOR PLAN  
SCALE: 1/16" = 1'-0"

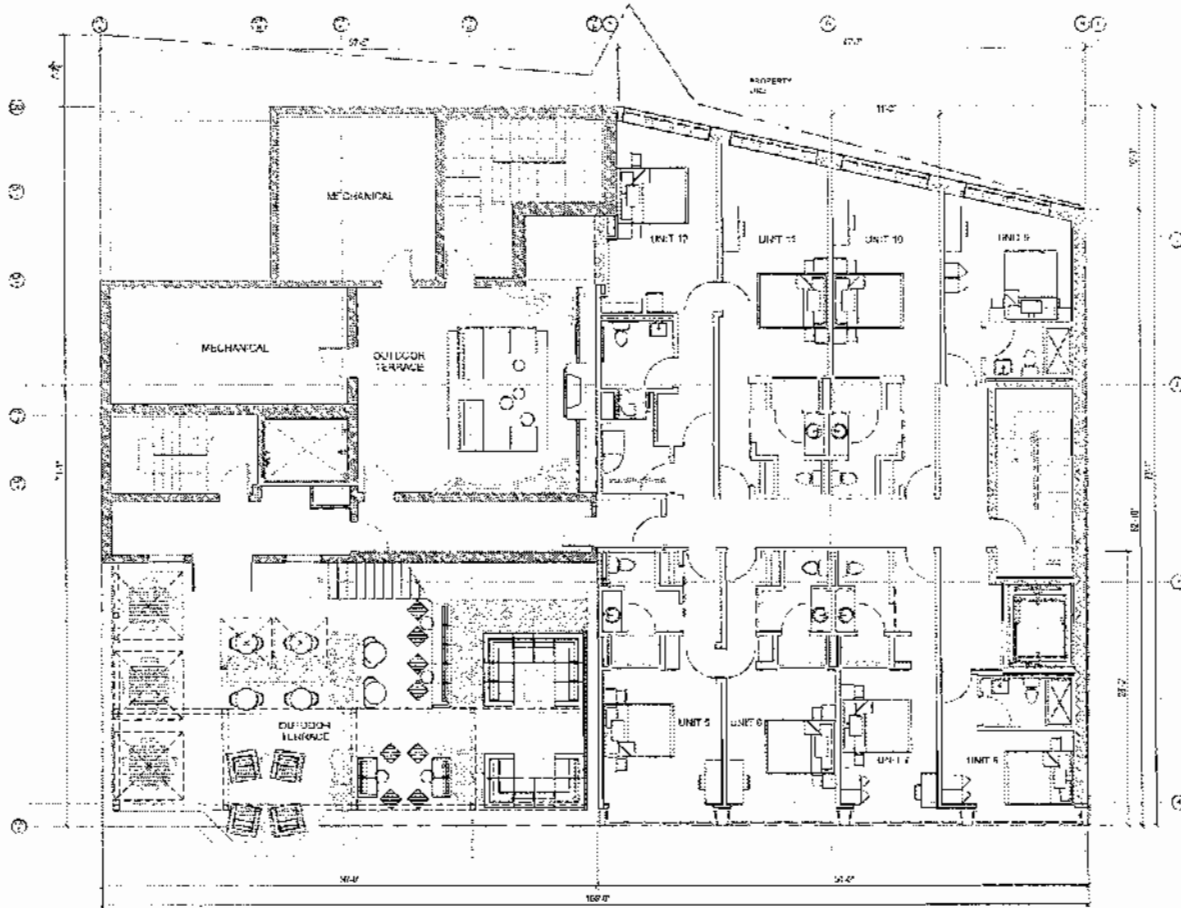




INAL FOR PUBLICATIC

2ND-4TH FLOORS  
SCALE: 1/16" = 1'-0"



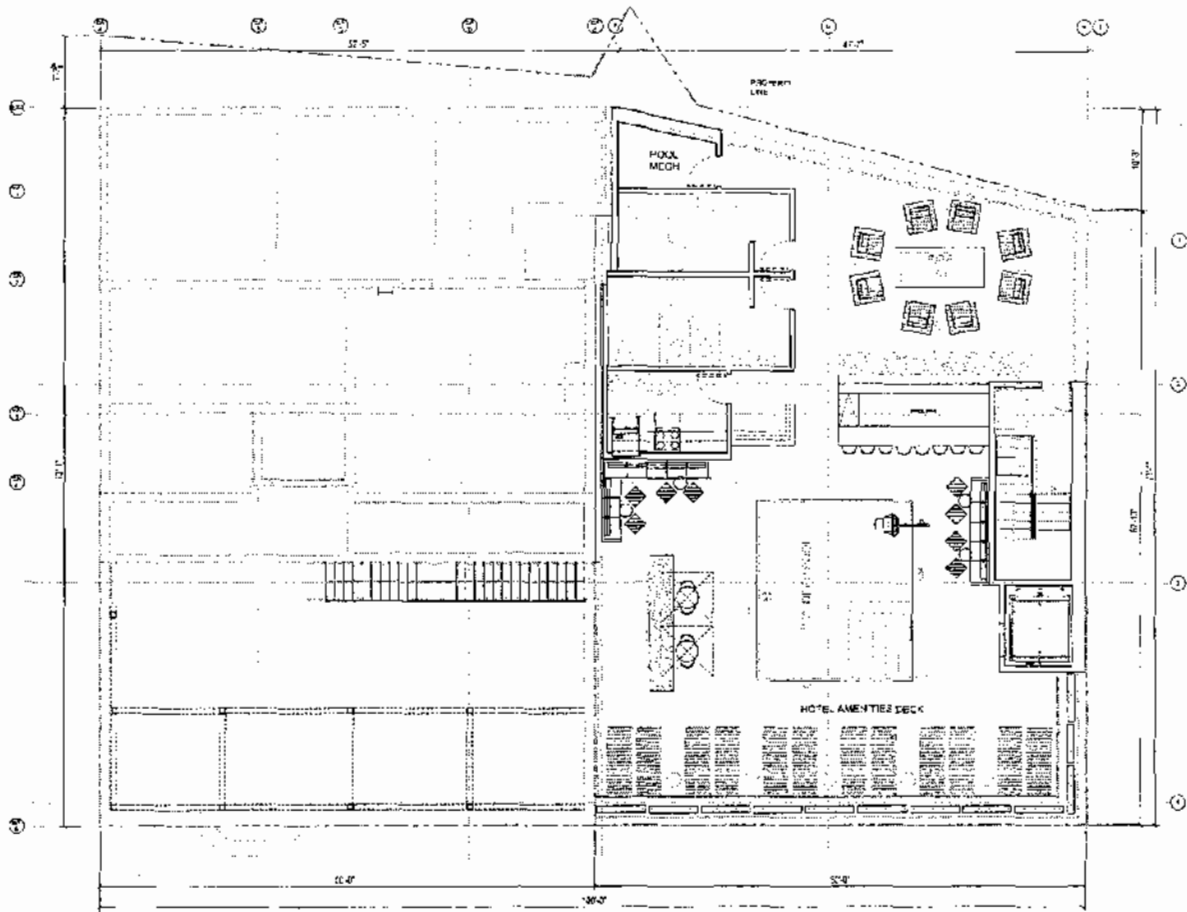


FINAL FOR PUBLICATION

FIFTH FLOOR/ ROOF DECK PLAN

SCALE: 1/16" = 1'-0"

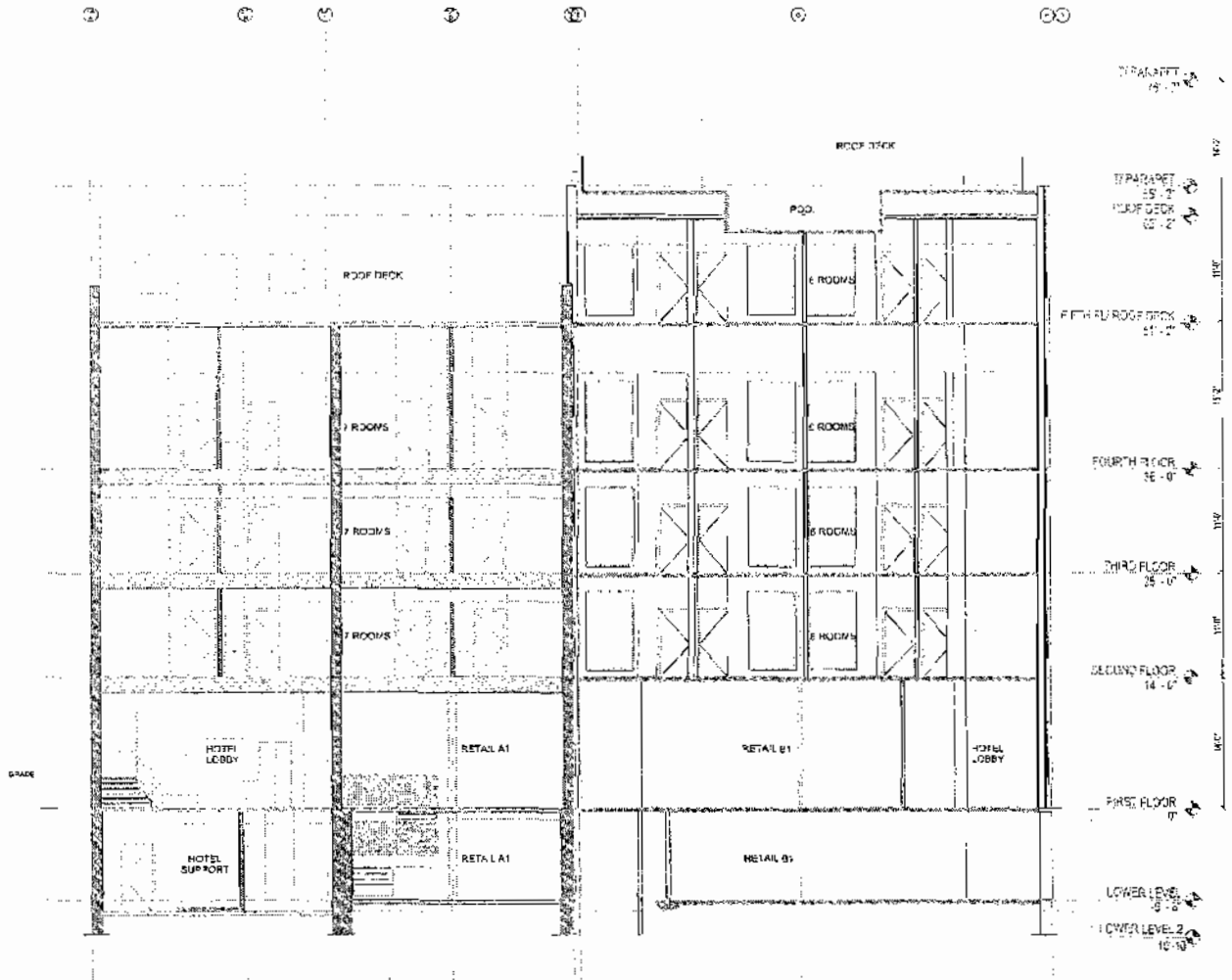




FINAL FOR PUBLICATION

POOL DECK PLAN  
SCALE: 1/16" = 1'-0"

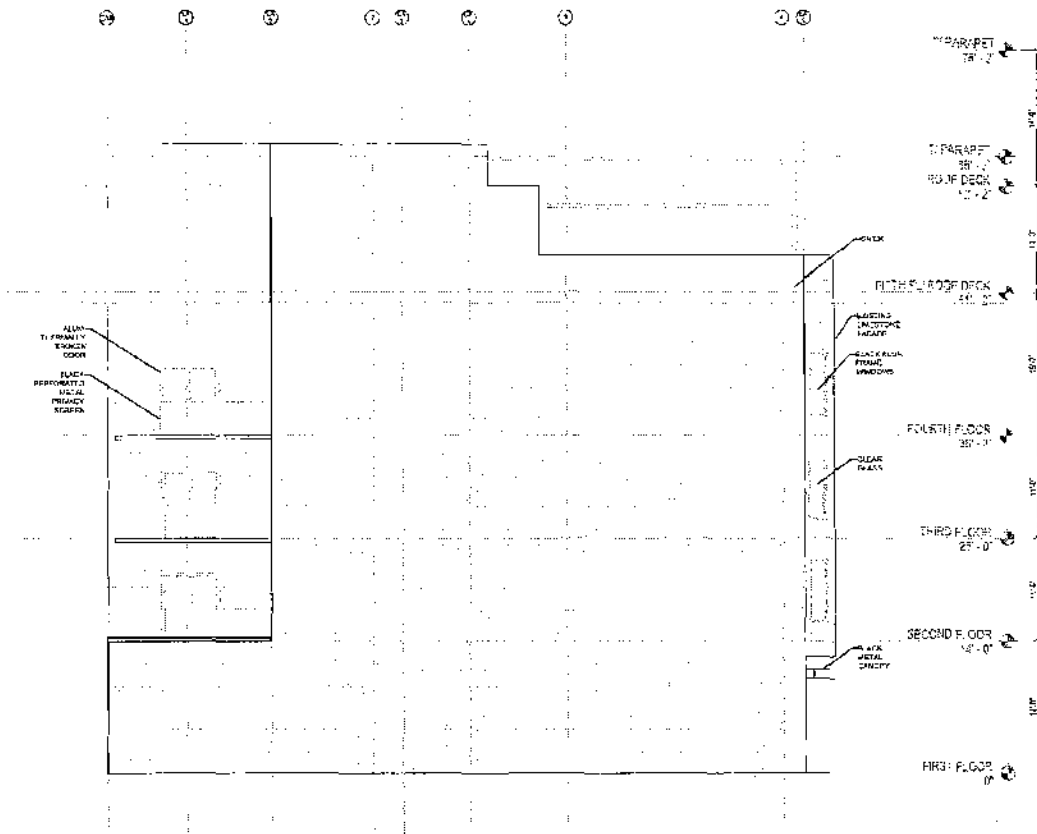




**FINAL FOR PUBLICATION**

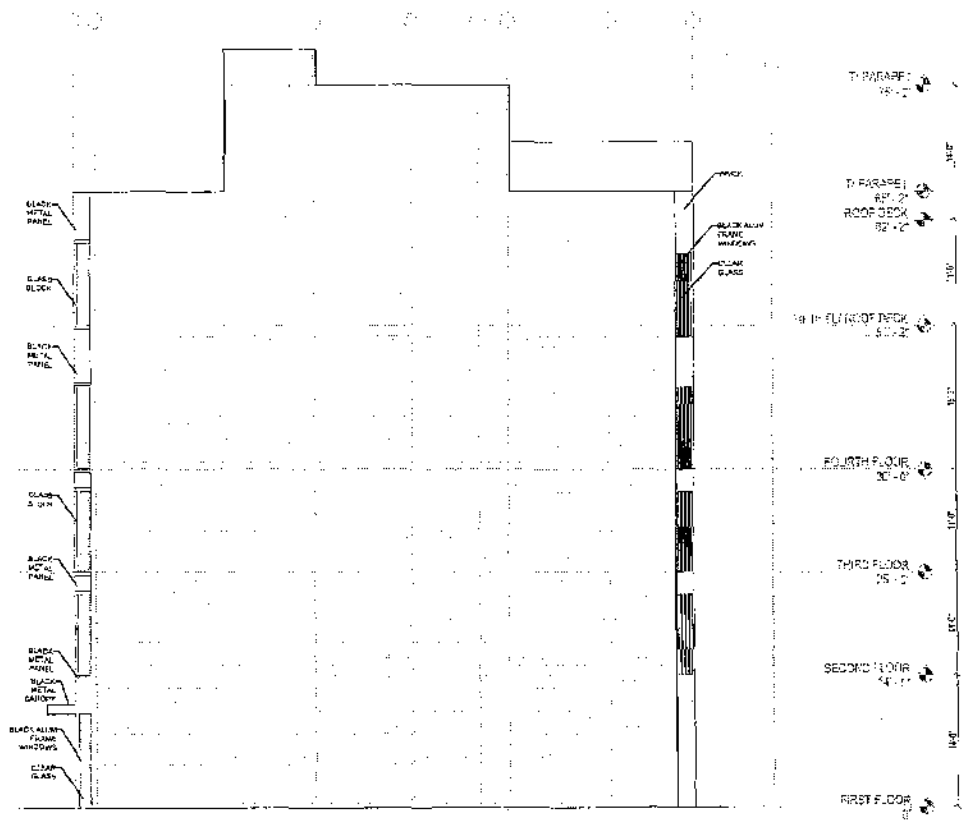
**BUILDING SECTION**  
SCALE: NTS





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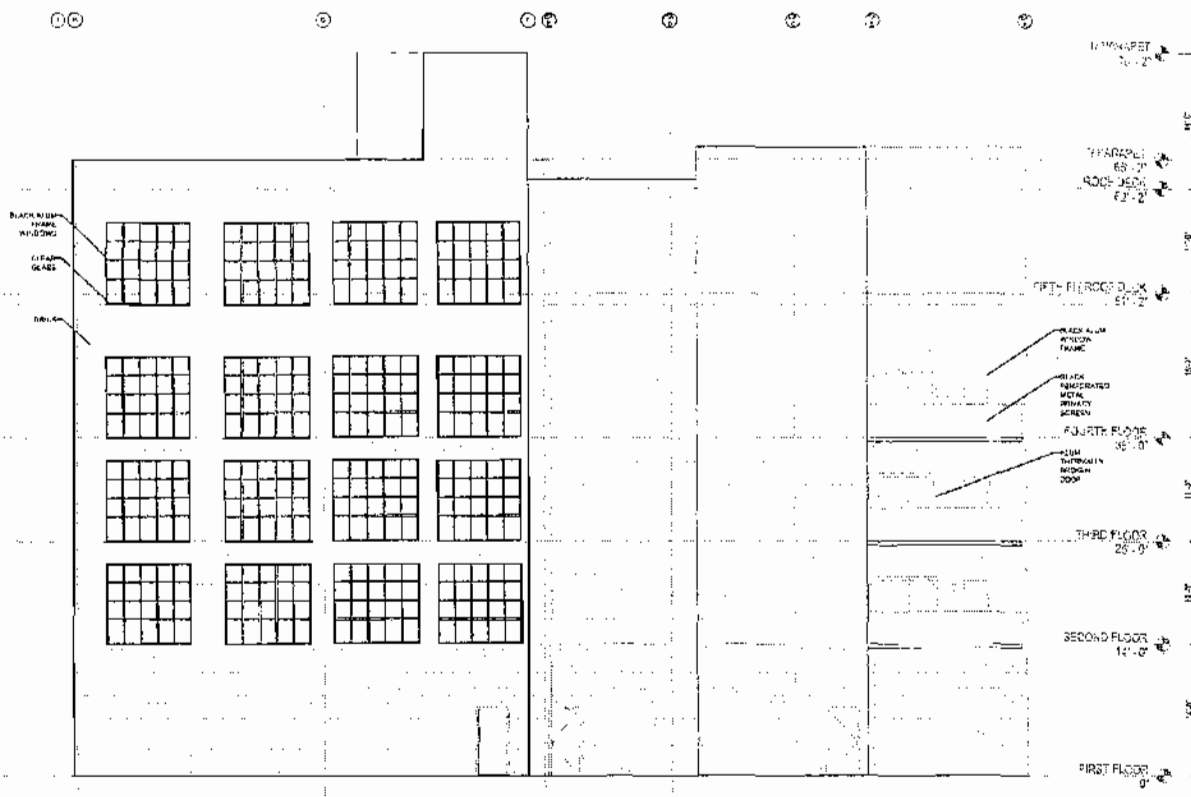
NORTH ELEVATION  
SCALE: N1'S



FINAL FOR PUBLICATION

SOUTH ELEVATION

SCA.C: N13



FINAL FOR PUBLICATION

EAST ELEVATION  
SCALE: NTS



*Reclassification Of Area Shown On Map No. 9-G.*  
(Application No. 18903)  
(Common Address: 1454 W. Henderson St.)

[O2016-5578]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RT3.5 Residential Two-Flat, Townhouse and Multi-Unit District symbols and indications as shown on Map Number 9-G in the area bounded by:

West Henderson Street; a line parallel to and 25.00 feet east of the east line of the right-of-way of North Greenview Avenue; the public alley parallel to and north of West Henderson Street; and a line parallel to and 50.00 feet east of the east line of the right-of-way of North Greenview Avenue,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 9-H.*  
(As Amended)  
(Application No. 18920T1)  
(Common Address: 3462 N. Lincoln Ave.)

[SO2016-5597]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B3-2 Community Shopping District symbols and indications as shown on Map Number 9-H in the area bounded by:

West Cornelia Avenue; North Lincoln Avenue; and a perpendicular line to North Lincoln Avenue 112.50 feet long starting at a point 48 feet southeast of the south line

of West Cornelia Avenue (as measured along the southwest line of North Lincoln Avenue) and ending at a point 93.71 feet south of the south line of West Cornelia Avenue (as measured along the east line of the public alley next west of North Lincoln Avenue),

to those of a B3-3 Community Shopping District and an accompanying use district is hereby established in the area described above.

SECTION 2. This ordinance takes effect after its passage and due publication.

[Context Plan; Ground Floor Plan; North, South, East  
and West Building Elevations and Building Section  
attached to this ordinance printed on  
pages 32021 through 32027  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Substitute.*

*Project Narrative And Plans.*

*3462 N. Lincoln Ave.*

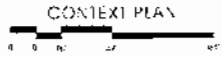
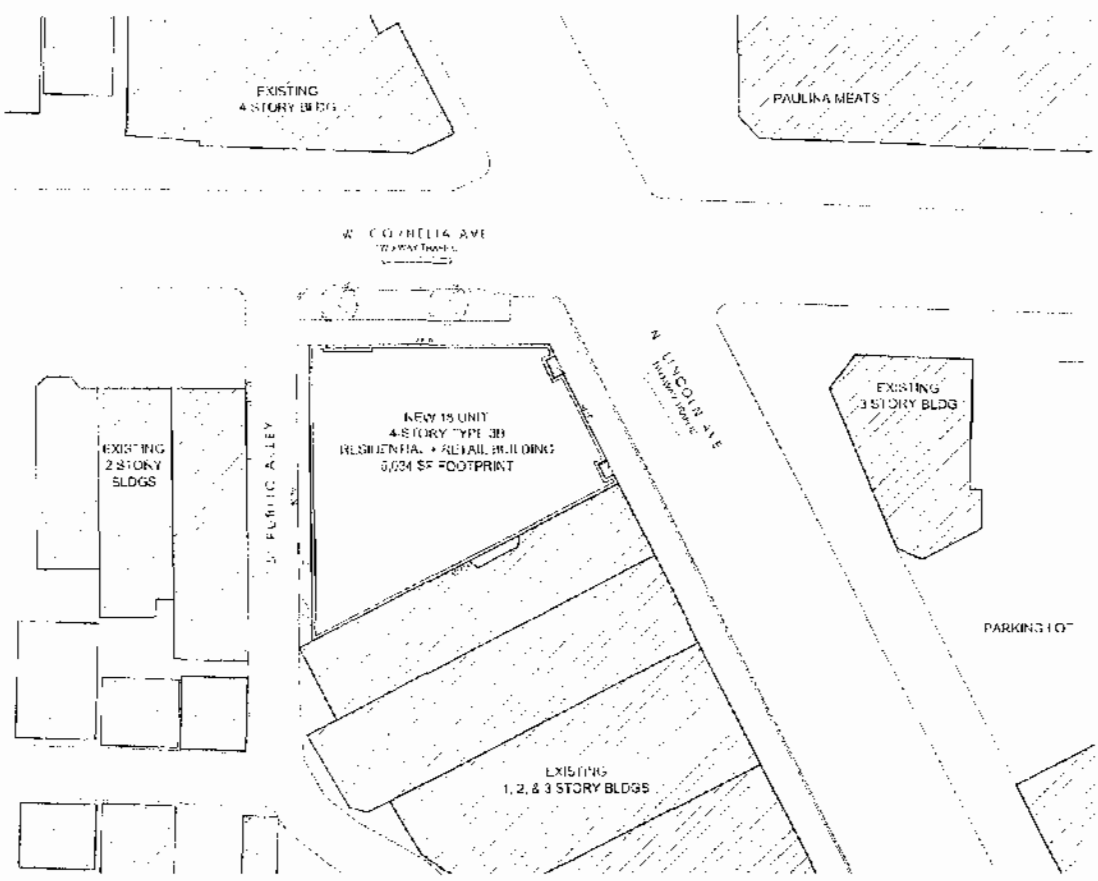
The applicant requests a zoning change for the property located at 3462 North Lincoln Avenue from the B3-2 Community Shopping District to the B3-3 Community Shopping District in order to construct a four-story, 50-foot tall transit-oriented, mixed-use development. The proposed building will have eighteen (18) dwelling units and approximately 2,812 square feet of retail/commercial space and eight (8) parking spaces located on the ground floor. The proposed building is located on a pedestrian street and is approximately 600 feet from the Chicago Transit Authority Paulina Brown Line train station.

Lot Area: 6,453 square feet

Floor Area Ratio: 3.84

Building Area:	24,780 square feet
Density (Lot Area per Dwelling Unit):	358.5 square feet per unit
Number of Dwelling Units:	18
Off-Street Parking:	8 parking spaces/0.44: 1 unit
Bicycle Parking:	18 spaces
Setbacks:	
Front:	0
Side (cumulative):	0
Side (Minimum One Side):	0
Rear:	4.0 feet (applicant to seek variance)
Building Height:	50 feet (to underside of top floor, not including parapet, pergola and stair/elevator penthouse)

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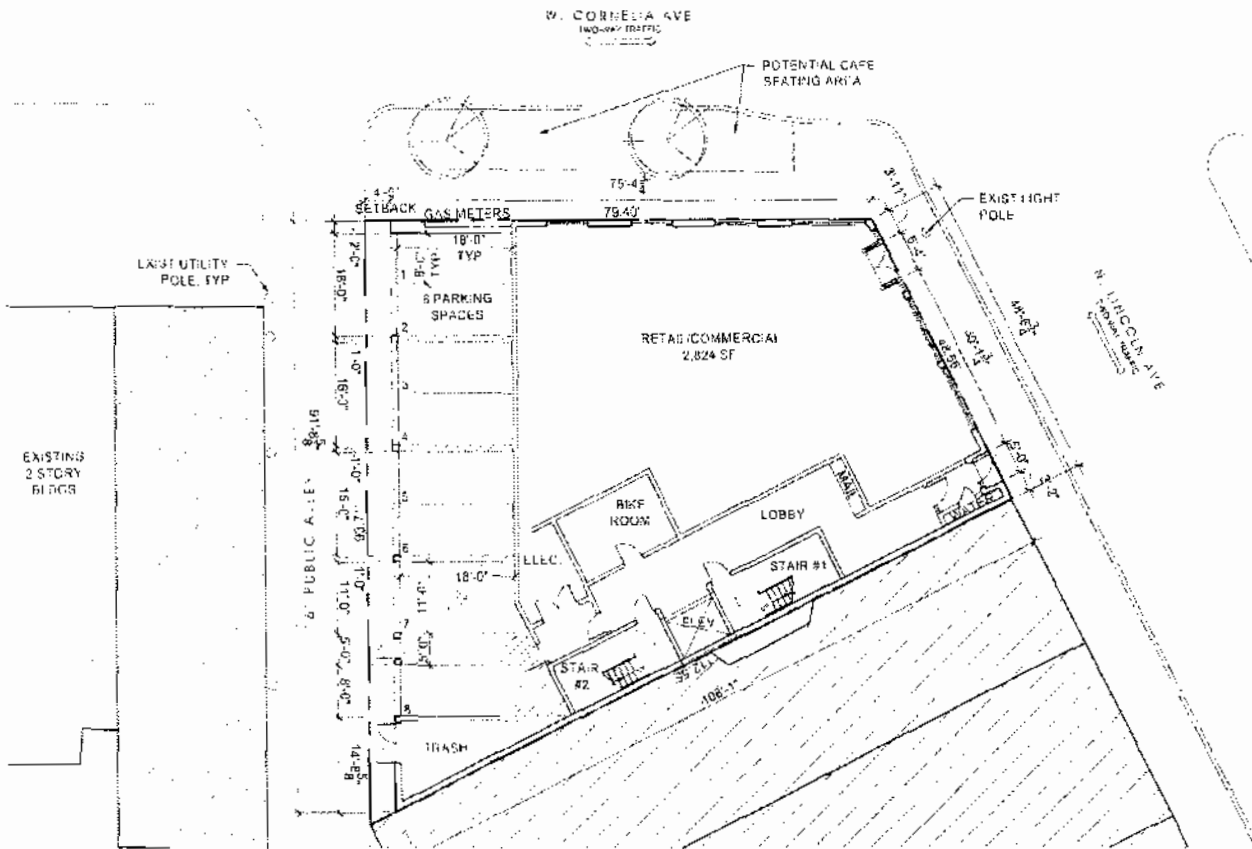
**3462 N LINCOLN AVE**  
 CHICAGO, IL 60657



FIFIELD CONSTRUCTION  
 DEVELOPER  
 AUGUST 11, 2016



FINAL FOR PUBLICATION



GROUND FLOOR PLAN



3462 N LINCOLN AVE  
CHICAGO, IL 60657

SULLIVAN  
GOULETTE  
& WILSON  
ARCHITECTS

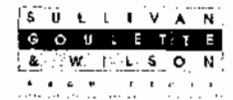
FIFIELD CONSTRUCTION  
DEVELOPER  
AUGUST 31, 2016

FINAL FOR PUBLICATION



NORTH ELEVATION

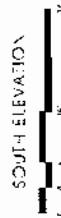
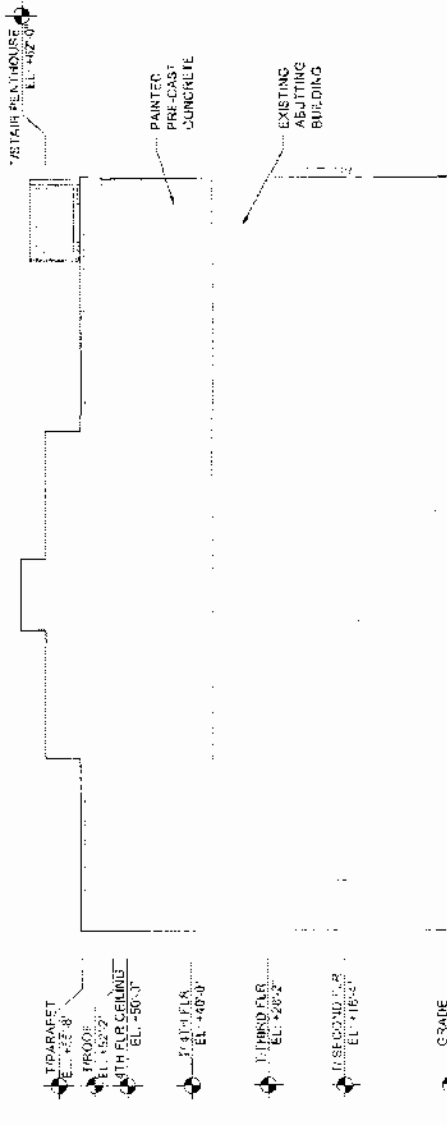
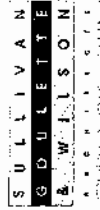
3462 N LINCOLN AVE  
CHICAGO, IL 60657



FIFIELD CONSTRUCTION  
DEVELOPER

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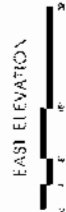
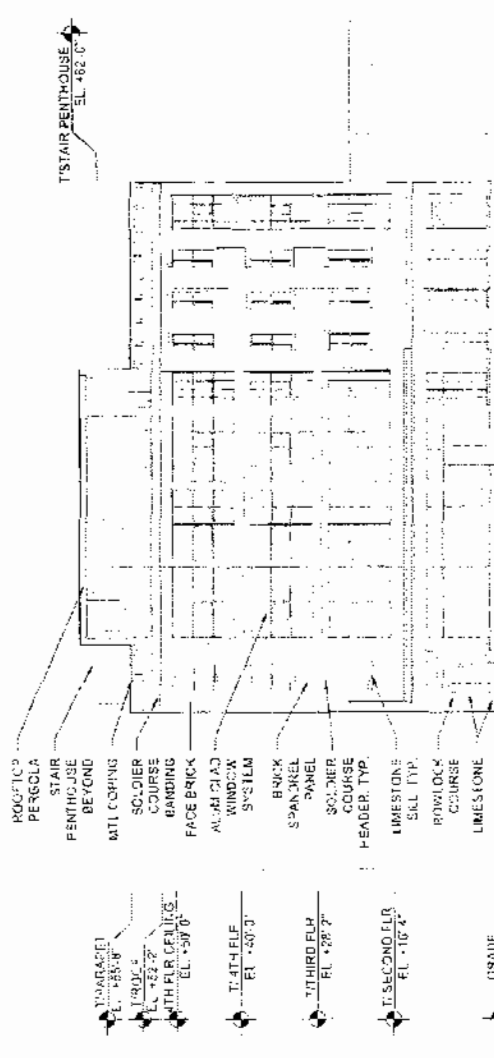


**3462 N LINCOLN AVE**  
 CHICAGO, IL 60657

FIELD CONSTRUCTION  
 C. WILSON  
 AUGUST 11, 2016

FINAL FOR PUBLICATION

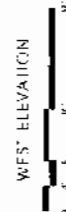
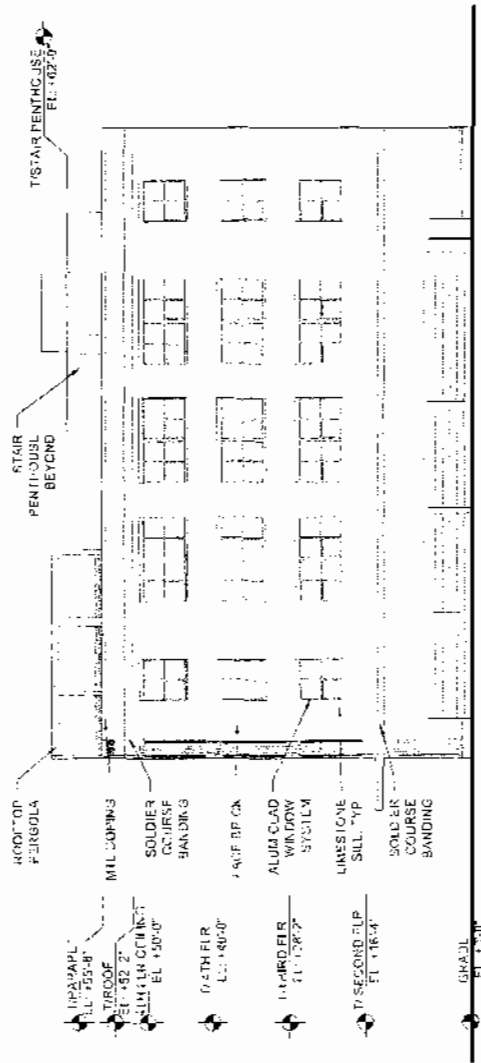
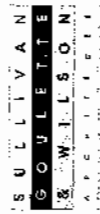
SULLIVAN  
GUILLETTE  
& WILSON  
ARCHITECTS



EAST ELEVATION  
3462 N LINCOLN AVE  
CHICAGO, IL 60657

FIELD CONSTRUCTION  
2 AUGUST 2015

FINAL FOR PUBLICATION

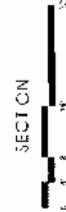
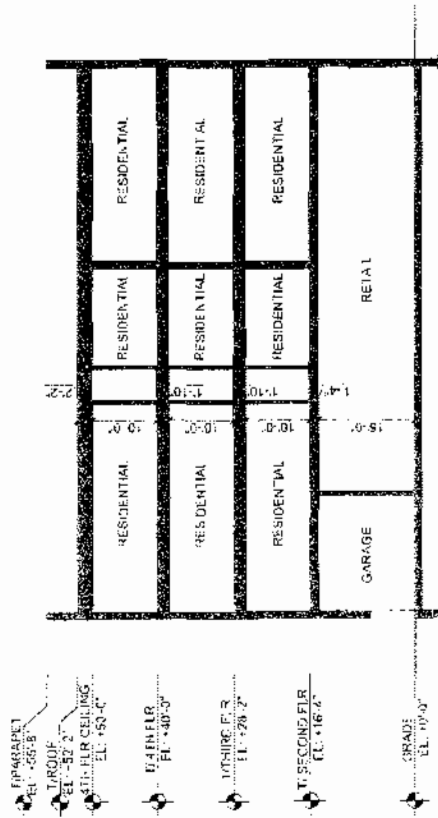


3462 N LINCOLN AVE  
CHICAGO, IL 60657

FIELD CONSTRUCTION  
ENVELOPE 1  
AUGUST 21, 2013

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& WILSON  
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3462 N LINCOLN AVE  
CHICAGO, IL 60657

FIELD CONSTRUCTION  
DEVELOPER  
AUGUST 2016

*Reclassification Of Area Shown On Map No. 11-I.*  
 (As Amended)  
 (Application No. 18897T1)  
 (Common Address: 3001 -- 3007 W. Lawrence Ave./  
 4746 -- 4756 N. Sacramento Ave.)

[SO2016-5572]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the B2-5 Neighborhood Mixed-Use District symbols and indications as shown on Map Number 11-I in the area bounded by:

West Lawrence Avenue; North Sacramento Avenue; the public alley next south of West Lawrence Avenue; and a line 83.83 feet west of North Sacramento Avenue,

to those of a B2-5 Neighborhood Mixed-Use District which is hereby established in the area described above.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Existing First Floor W/One and Two New Dwelling  
 Units Proposed; Existing First, Second and Third Floor  
 Plans; North, North/East, South and East Building  
 Elevations attached to this ordinance printed  
 on pages 32030 through 32037  
 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Substitute Narrative And Plans.*

*3001 -- 3007 W. Lawrence Ave./4746 -- 4756 N. Sacramento Ave.*

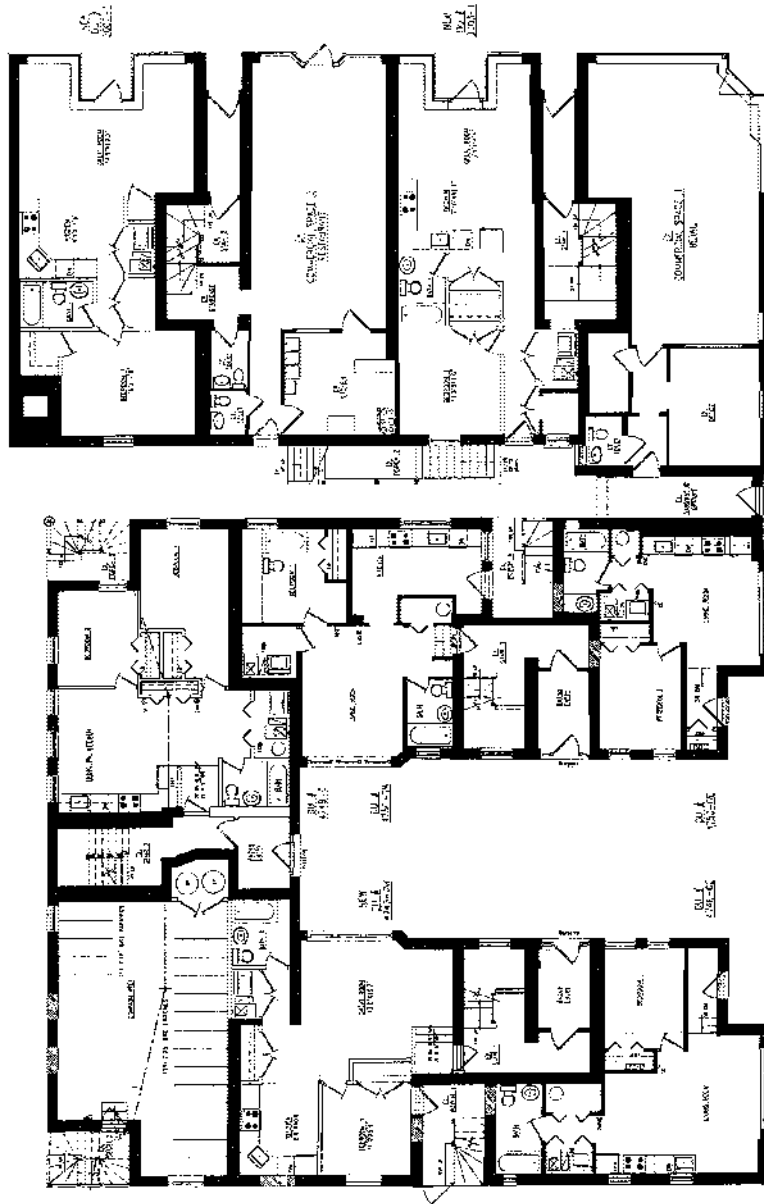
*Type 1 Regulations.*

Current Zoning:	B2-5 Neighborhood Mixed-Use District
Proposed Zoning:	B2-5 Neighborhood Mixed-Use District



Narrative:	The subject property consists of 10,468 square feet of land, and is currently a mixed-use, residential apartment building containing 30 residential dwelling units, first floor retail space, and no loading berth. The applicant proposes to complete an interior remodeling of the building, adding three residential dwelling units for a total of 33 residential dwelling units, approximately 1,700 square feet of retail space, zero automobile parking spaces*, 29 bicycle parking spaces and no loading berth. The height of the building will remain at 35 feet.
FAR:	2.32
Floor Area:	24,268 square feet
MLA per Dwelling Unit:	317
Residential Dwelling Units:	33
Height:	35 feet (existing -- no change)
Setbacks:	
North setback Line:	0 feet
East setback Line:	0 feet
South setback Line:	0 feet
West Property Line:	0 feet
Automobile Parking Spaces:	0* pursuant to TOD ordinance
Bicycle Parking Spaces:	29
Loading Berth:	None





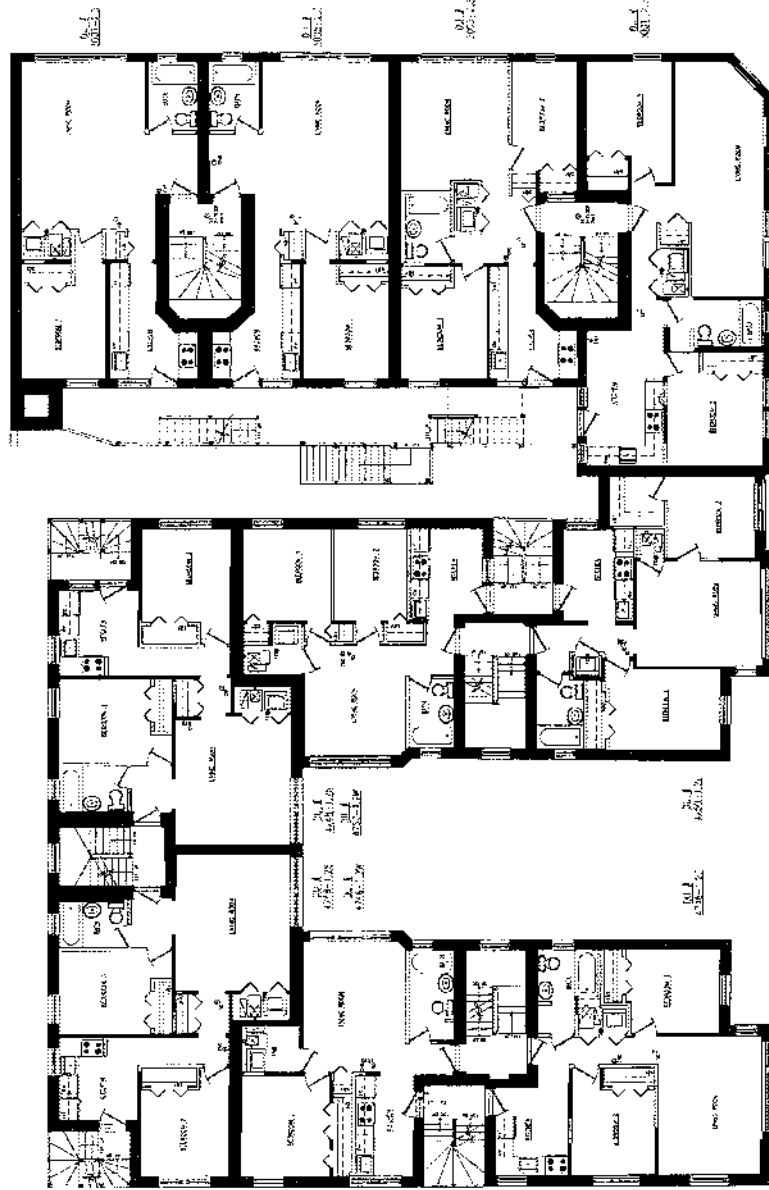


**FINAL FOR PUBLICATION**

 EXISTING FIRST FLOOR W/ (1) NEW DWELLING UNIT PROPOSED...  
 EXISTING FIRST FLOOR W/ (2) NEW DWELLING UNITS PROPOSED  
 LEGEND:  
 ———— EXISTING  
 - - - - - PROPOSED

<p><b>architects llc</b></p> <p>1111 11th Street, Suite 100        Seattle, WA 98101        Phone: 206.461.1111        Fax: 206.461.1112        Email: info@architectsllc.com</p>		<p>PROJECT NO. 16-001</p> <p>DATE: 9/14/2016</p> <p>SCALE: AS SHOWN</p>	<p>NO. OF SHEETS: 10</p> <p>SHEET NO. 2-2</p>
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<p>NOTES:</p> <p>1. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO BUILDING CODE, 2012 EDITION, UNLESS OTHERWISE NOTED.</p> <p>2. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO MECHANICAL CODE, 2012 EDITION, UNLESS OTHERWISE NOTED.</p> <p>3. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO ELECTRICAL CODE, 2012 EDITION, UNLESS OTHERWISE NOTED.</p> <p>4. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO PLUMBING AND GAS CODE, 2012 EDITION, UNLESS OTHERWISE NOTED.</p> <p>5. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO FIRE CODE, 2012 EDITION, UNLESS OTHERWISE NOTED.</p> <p>6. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO SANITATION AND NUISANCE CODE, 2012 EDITION, UNLESS OTHERWISE NOTED.</p> <p>7. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO LANDMARK PRESERVATION ACT, 2004 EDITION, UNLESS OTHERWISE NOTED.</p> <p>8. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO HISTORIC PRESERVATION ACT, 2004 EDITION, UNLESS OTHERWISE NOTED.</p> <p>9. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO HISTORIC LANDMARK ACT, 2004 EDITION, UNLESS OTHERWISE NOTED.</p> <p>10. ALL WORK SHALL BE IN ACCORDANCE WITH THE CHICAGO HISTORIC LANDMARK PRESERVATION ACT, 2004 EDITION, UNLESS OTHERWISE NOTED.</p>	<p>ARCHITECT:</p> <p>AP ARCHITECTS, LLC</p> <p>100 N. LAUREL ST. SUITE 200</p> <p>CHICAGO, IL 60610</p> <p>TEL: 312.467.1234</p> <p>FAX: 312.467.1235</p> <p>WWW.APARCHITECTS.COM</p>	<p>DATE:</p> <p>09/14/2016</p> <p>PROJECT:</p> <p>EXISTING FIRST AND SECOND FLOOR</p> <p>NO.:</p> <p>Z-3</p>
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**FINAL FOR PUBLICATION**

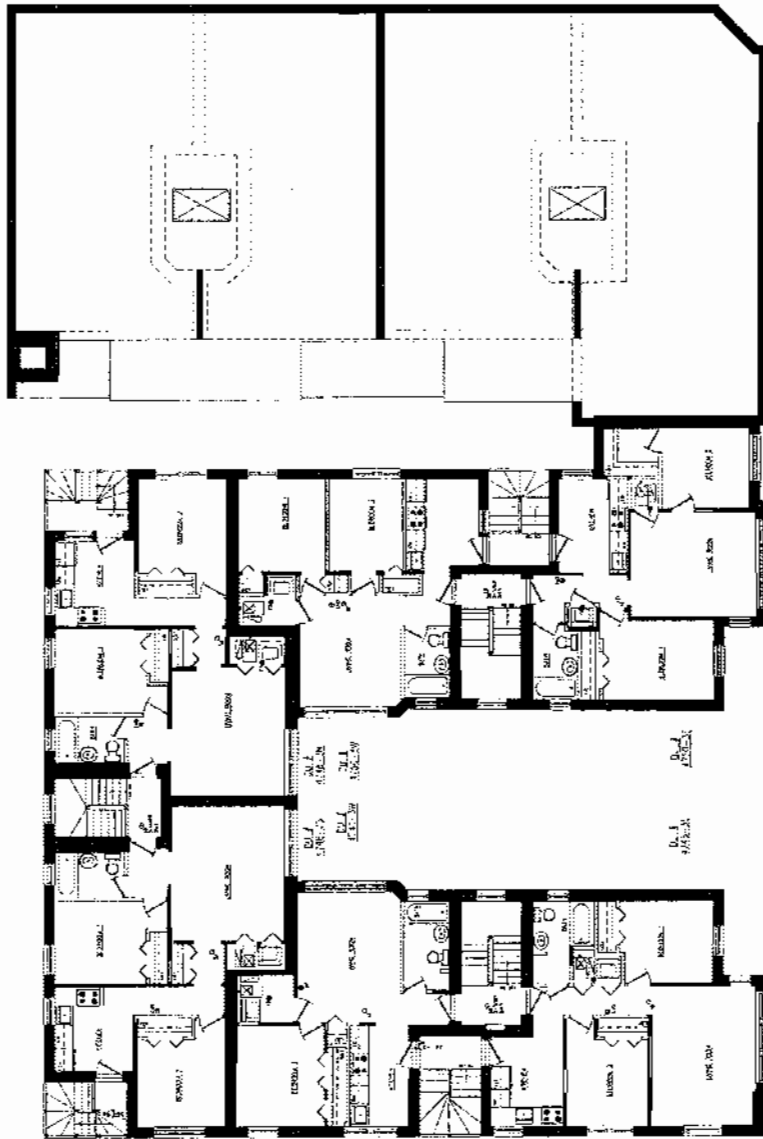
EXISTING FIRST AND SECOND FLOOR

EXISTING SECOND AND THIRD FLOOR

ARCHITECTURAL BOARD  
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 DENVER, CO 80202  
 (303) 733-1000  
 www.aparchitects.com

PROJECT NO. 16-001  
 SHEET NO. 7-4  
 DATE 09/14/2016

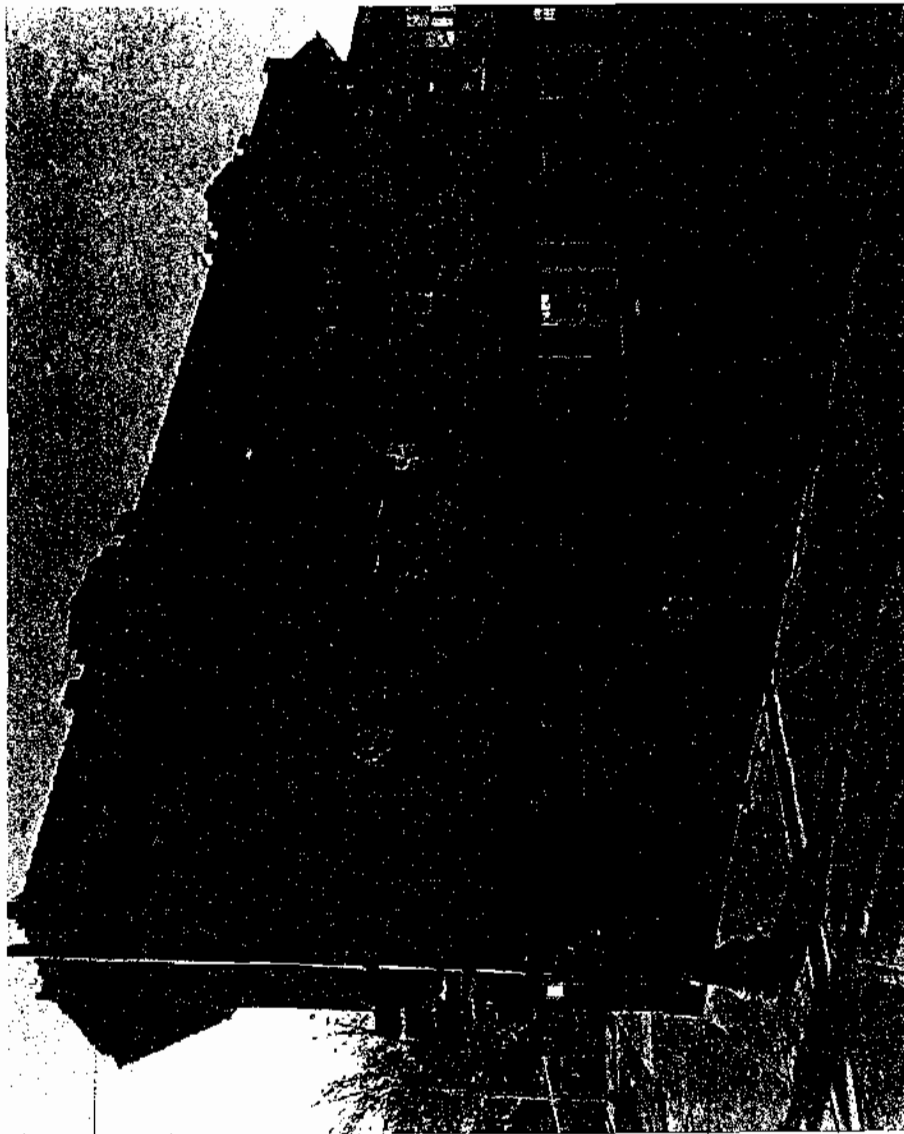


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EXISTING THIRD FLOOR

1/8" = 1'-0" SCALE  
 1/4" = 1'-0" SCALE  
 1/2" = 1'-0" SCALE

0 1 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52 53 54 55 56 57 58 59 60 61 62 63 64 65 66 67 68 69 70 71 72 73 74 75 76 77 78 79 80 81 82 83 84 85 86 87 88 89 90 91 92 93 94 95 96 97 98 99 100



1 NORTH ELEVATION @ W. LAWRENCE AVENUE

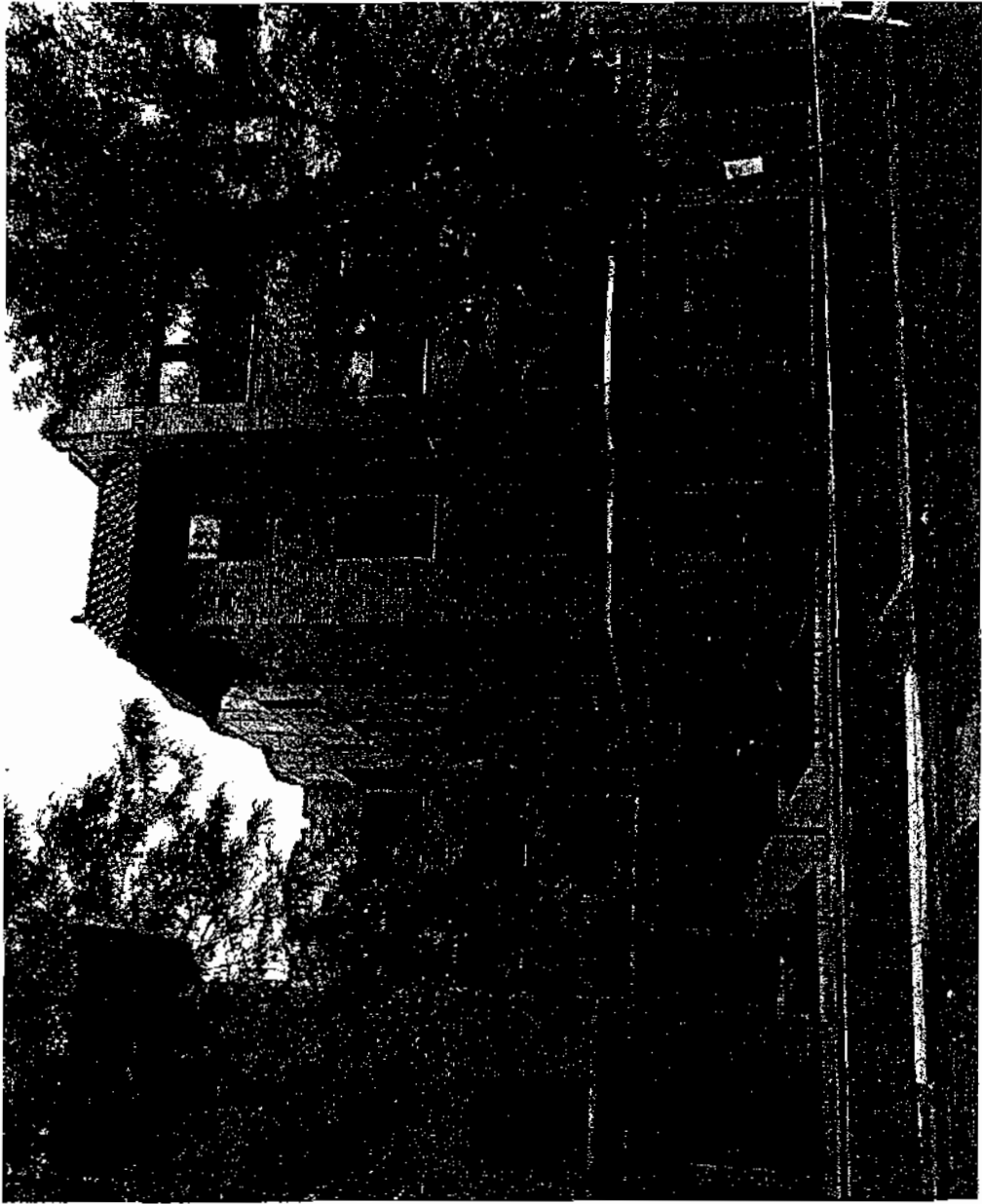
FINAL FOR PUBLICATION

Z-5

<p>NOT TO SCALE        ALL DIMENSIONS TO FACE UNLESS OTHERWISE NOTED        ALL MATERIALS TO BE APPROVED BY THE ARCHITECT        ALL WORK TO BE DONE IN ACCORDANCE WITH THE CITY OF CHICAGO SPECIFICATIONS        ALL WORK TO BE DONE IN ACCORDANCE WITH THE IBC 2012 CODES        ALL WORK TO BE DONE IN ACCORDANCE WITH THE IBC 2012 CODES        ALL WORK TO BE DONE IN ACCORDANCE WITH THE IBC 2012 CODES</p>	<p>PROFESSIONAL SEAL        ARCHITECT        STATE OF ILLINOIS        NO. 001234567        JAMES J. JAMES        ARCHITECT        1234 N. LAURENCE AVE.        CHICAGO, IL 60610</p>	<p>ADD: ONK (P)SU        DESIGN        3301 N. LAURENCE AVE.        CHICAGO, IL 60641</p>	<p>DATE: 09/14/2016        DRAWN BY: JJJ        CHECKED BY: JJJ        SCALE: AS SHOWN</p>	<p>AP        ARCHITECTURAL PRACTICE        1234 N. LAURENCE AVE.        CHICAGO, IL 60641        TEL: (773) 555-1234        FAX: (773) 555-5678        WWW: WWW.AP-ARCHITECTS.COM</p>	<p>SEAL OF THE CITY OF CHICAGO        OFFICE OF THE CLERK        121 N. LAURENCE AVE.        CHICAGO, IL 60641        TEL: (773) 555-1234        FAX: (773) 555-5678</p>	<p>STREET VIEW</p>
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35

EAST ELEVATION @ N. SACRAMENTO AVE.

FINAL FOR PUBLICATION

<p><b>CONTRACT NO.</b></p> <p><b>DATE OF CONTRACT</b></p> <p><b>PROJECT NAME</b></p> <p><b>CLIENT</b></p> <p><b>PROJECT LOCATION</b></p> <p><b>PROJECT DESCRIPTION</b></p> <p><b>DATE OF THIS REPORT</b></p> <p><b>REPORT NO.</b></p>	<p><b>ARCHITECT</b></p> <p><b>DESIGNER</b></p> <p><b>2801 N. LAWRENCE AVE</b></p> <p><b>EMERYVILLE, CA 94608</b></p>	<p><b>ARCHITECTURE BY YOU</b></p> <p><b>DESIGNER</b></p> <p><b>2801 N. LAWRENCE AVE</b></p> <p><b>EMERYVILLE, CA 94608</b></p>	<p><b>AP</b></p> <p><b>architecture llc</b></p> <p><b>1100 DALLAS ST. SUITE 100</b></p> <p><b>EMERYVILLE, CA 94608</b></p> <p><b>TEL: 415.762.1000</b></p> <p><b>FAX: 415.762.1001</b></p> <p><b>WWW.ARCHITECTUREBYYOU.COM</b></p>	<p><b>SCALE</b></p> <p><b>DATE</b></p> <p><b>BY</b></p> <p><b>CHECKED</b></p> <p><b>APPROVED</b></p>	<p><b>PROJECT NO.</b></p> <p><b>DATE</b></p> <p><b>BY</b></p> <p><b>CHECKED</b></p> <p><b>APPROVED</b></p>	<p><b>PROJECT NO.</b></p> <p><b>DATE</b></p> <p><b>BY</b></p> <p><b>CHECKED</b></p> <p><b>APPROVED</b></p>	<p><b>PROJECT NO.</b></p> <p><b>DATE</b></p> <p><b>BY</b></p> <p><b>CHECKED</b></p> <p><b>APPROVED</b></p>
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*Reclassification Of Area Shown On Map No. 11-I.*  
(Application No. 18890T1)  
(Common Address: 3119 -- 3125 W. Lawrence Ave./  
4747 -- 4757 N. Troy St.)

[O2016-5554]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the C1-2 Neighborhood Commercial District symbols and indications as shown on Map Number 11-I in the area bounded by:

West Lawrence Avenue; a line 83 feet east of North Troy Street; the public alley next south of West Lawrence Avenue; and North Troy Street,

to those of a B2-5 Neighborhood Mixed-Use District which is hereby established in the area described above.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; Existing Floor Plans; Existing Basement with two New Dwelling Units Proposed; and North/West, South and West Building Elevations attached to this ordinance printed on pages 32040 through 32047 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Narrative.*

*3119 -- 3125 W. Lawrence Ave./4747 -- 4757 N. Troy St.*

*Type 1 Regulations.*

Current Zoning:	C1-2 Neighborhood Commercial District
Proposed Zoning:	B2-5 Neighborhood Mixed-Use District

Narrative: The subject property includes 10,374 square feet of land, and is currently a mixed-use, residential building containing 29 residential dwelling units and first floor retail space, no automobile parking spaces and no loading berth. The applicant proposes to complete an interior remodeling of the building, adding two residential dwelling units for a total of 31 residential dwelling units, approximately 3,000 square feet of retail space, zero automobile parking spaces\*, 16 bicycle parking spaces and no loading berth. The height of the building will remain at 35 feet.

FAR: 2.74

Floor Area: 28,447 square feet

Residential Dwelling Units: 31

Height: 35 feet (existing)

Setbacks:

North setback Line: 0 feet

East setback Line: 0 feet

South setback Line: 0 feet

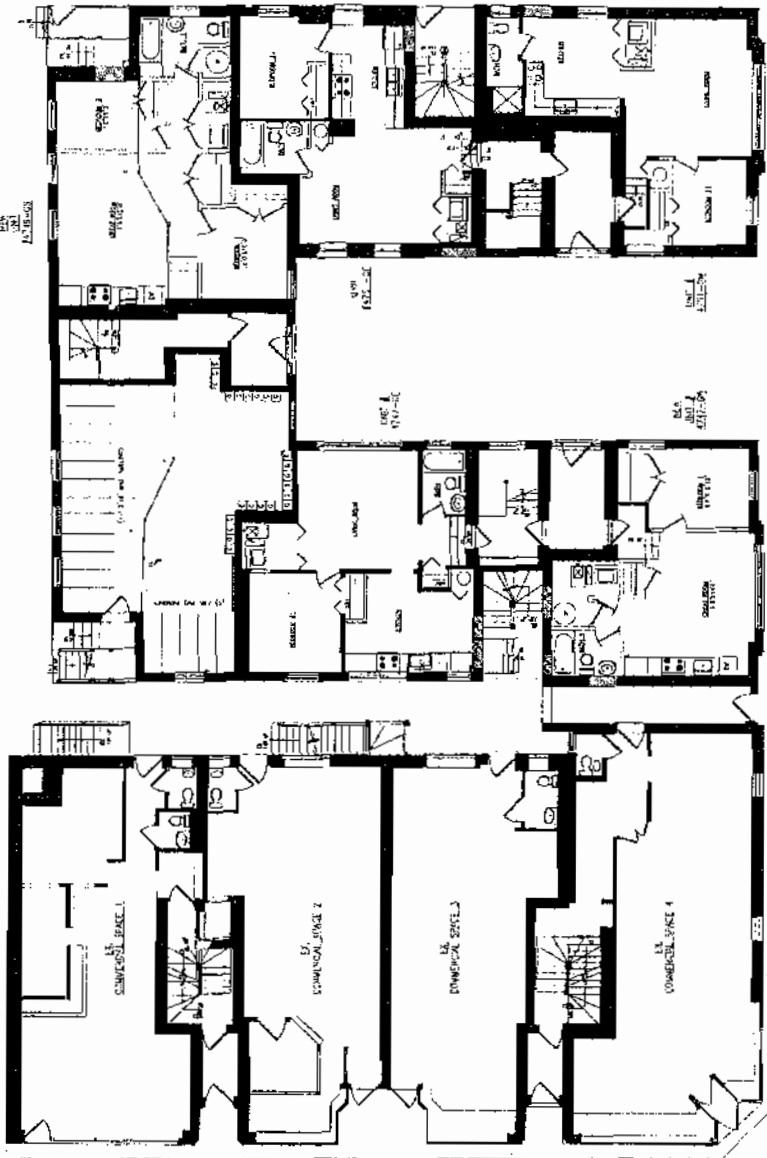
West Property Line: 0 feet

Automobile Parking Spaces: 0\* pursuant to TOD ordinance

Bicycle Parking Spaces: 16

Loading Berth: None





**NOTES:**  
 1. ALL DIMENSIONS ARE TO FACE UNLESS NOTED OTHERWISE.  
 2. ALL FINISHES ARE TO BE DETERMINED BY THE ARCHITECT.  
 3. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL RESIDENTIAL CODE BOOK (IRC) AND THE 2012 INTERNATIONAL BUILDING CODE (IBC).  
 4. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL PLUMBING CODE (IPC) AND THE 2012 INTERNATIONAL MECHANICAL AND ELECTRICAL CODE (IMC).  
 5. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL FIRE AND SAFETY CODE (IFSC).  
 6. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL ENERGY CONSERVATION CODE (IECC).  
 7. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL SMOKE AND ALARM CODE (ISAC).  
 8. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL ACCESSIBILITY AND MOBILITY ACT (ADA).  
 9. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL GREEN BUILDING CONSTRUCTION CODE (IGBC).  
 10. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL SUSTAINABLE DESIGN AND CONSTRUCTION CODE (ISDC).  
 11. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL WELL-BEING AND PERFORMANCE CODE (IWPC).  
 12. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL QUALITY MANAGEMENT SYSTEM (IQMS).  
 13. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL RISK MANAGEMENT SYSTEM (IRMS).  
 14. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL COMPLIANCE AND ENFORCEMENT SYSTEM (ICES).  
 15. ALL WORK IS TO BE IN ACCORDANCE WITH THE 2012 INTERNATIONAL DISPUTE RESOLUTION SYSTEM (IDS).  
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**LEGEND:**  
 1. EXISTING  
 2. PROPOSED  
 3. TO BE DEMOLISHED

NO.	DATE	DESCRIPTION
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3	9/14/2016	ISSUED FOR PERMITTING
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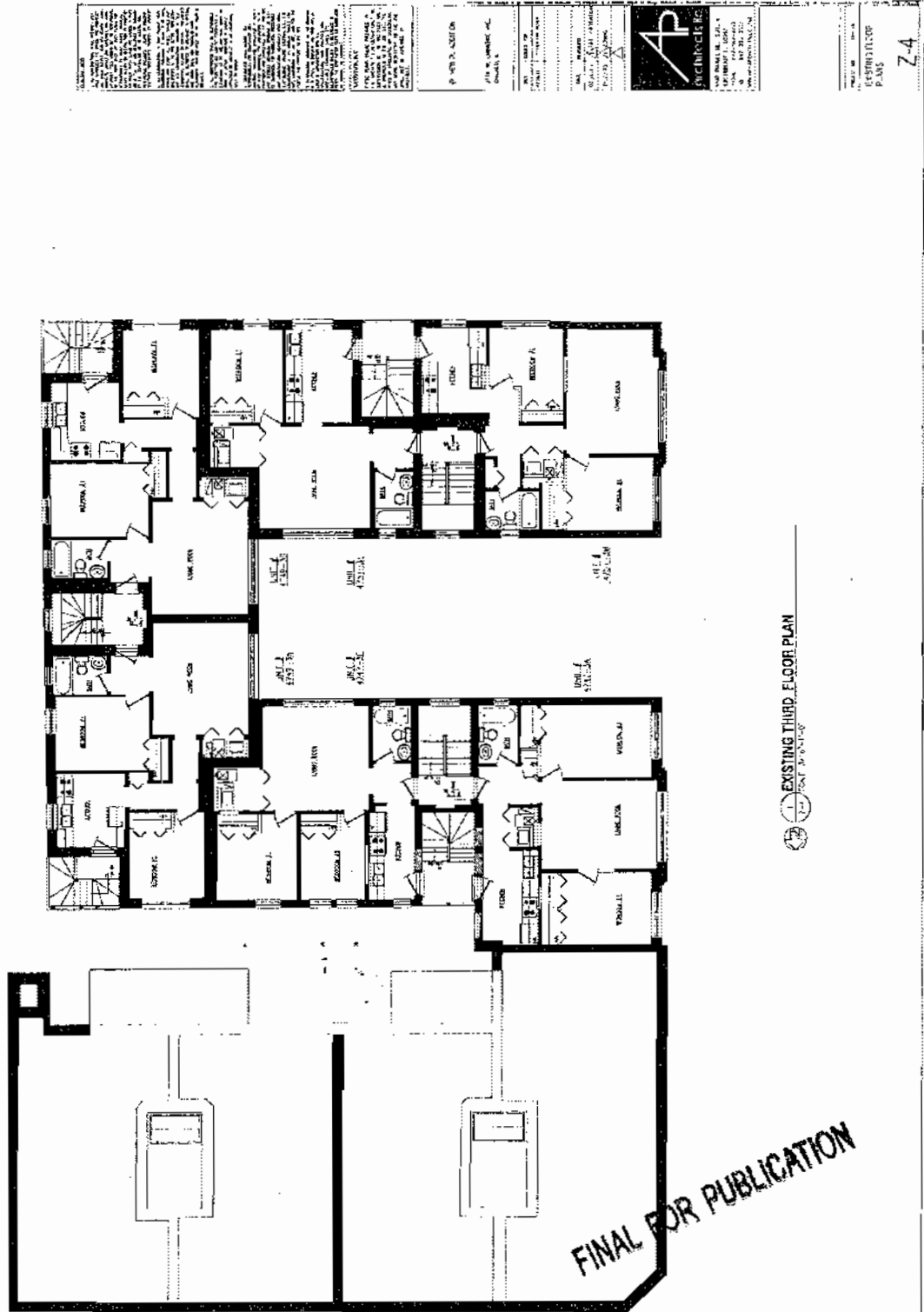
PROJECT NO. 15-001  
 PROPOSED FIRST FLOOR PLAN  
 Z-2

EXISTING BASEMENT WITH (2) NEW DWELLING UNITS PROPOSED

EXISTING FIRST FLOOR PLAN

FINAL FOR PUBLICATION

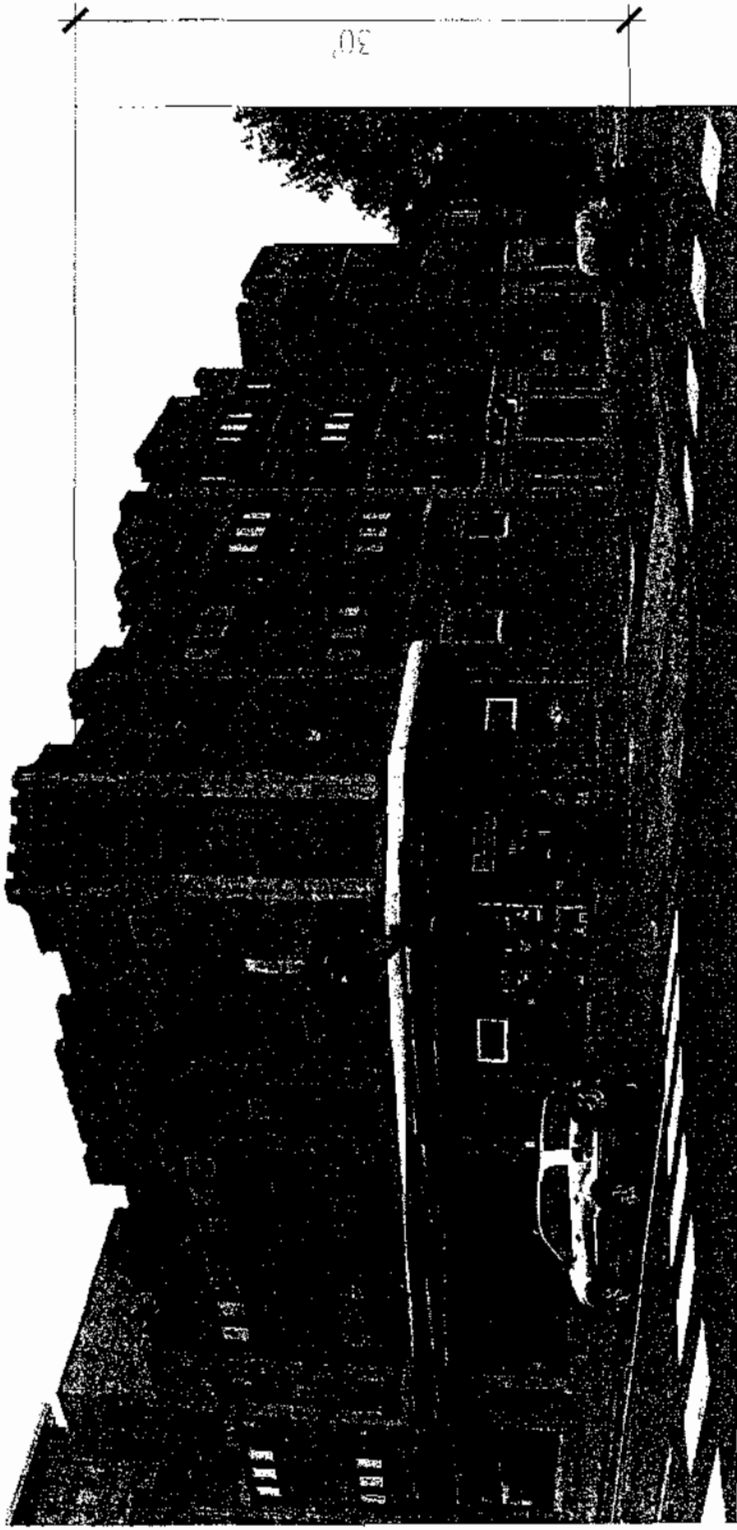




EXISTING THIRD FLOOR PLAN

<p><b>AP ARCHITECTS</b>          1000 MARKET STREET, SUITE 200          PHILADELPHIA, PA 19102          TEL: 215-592-1000          FAX: 215-592-1001          WWW.APARCHITECTS.COM</p>		<p>PROJECT NO. 16-001          SHEET NO. 74          DATE: 9/14/2016</p>
<p>DESIGNED BY: [Name]          CHECKED BY: [Name]          DRAWN BY: [Name]</p>	<p>SCALE: 1/8" = 1'-0"</p>	<p>74</p>

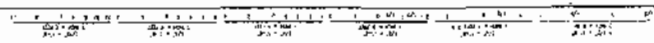
<p><b>PROJECT:</b> 1111 N. LAWRENCE AVE. CHICAGO, IL</p> <p><b>ARCHITECT:</b> AP ARCHITECTURE LLC 1111 N. LAWRENCE AVE. CHICAGO, IL 60610 TEL: (773) 327-1111 WWW.APARCHITECTURE.COM</p>	<p><b>DATE:</b> 09/14/2016</p> <p><b>SCALE:</b> 1/8" = 1'-0"</p> <p><b>PROJECT NO.:</b> 1111NLA</p> <p><b>DATE:</b> 09/14/2016</p> <p><b>PROJECT NO.:</b> 1111NLA</p>	<p><b>AP ARCHITECTURE LLC</b></p> <p>1111 N. LAWRENCE AVE. CHICAGO, IL 60610 TEL: (773) 327-1111 WWW.APARCHITECTURE.COM</p>	<p><b>PROJECT NO.:</b> 1111NLA</p> <p><b>DATE:</b> 09/14/2016</p> <p><b>PROJECT NO.:</b> 1111NLA</p> <p><b>DATE:</b> 09/14/2016</p>	<p><b>PROJECT NO.:</b> 1111NLA</p> <p><b>DATE:</b> 09/14/2016</p> <p><b>PROJECT NO.:</b> 1111NLA</p> <p><b>DATE:</b> 09/14/2016</p>
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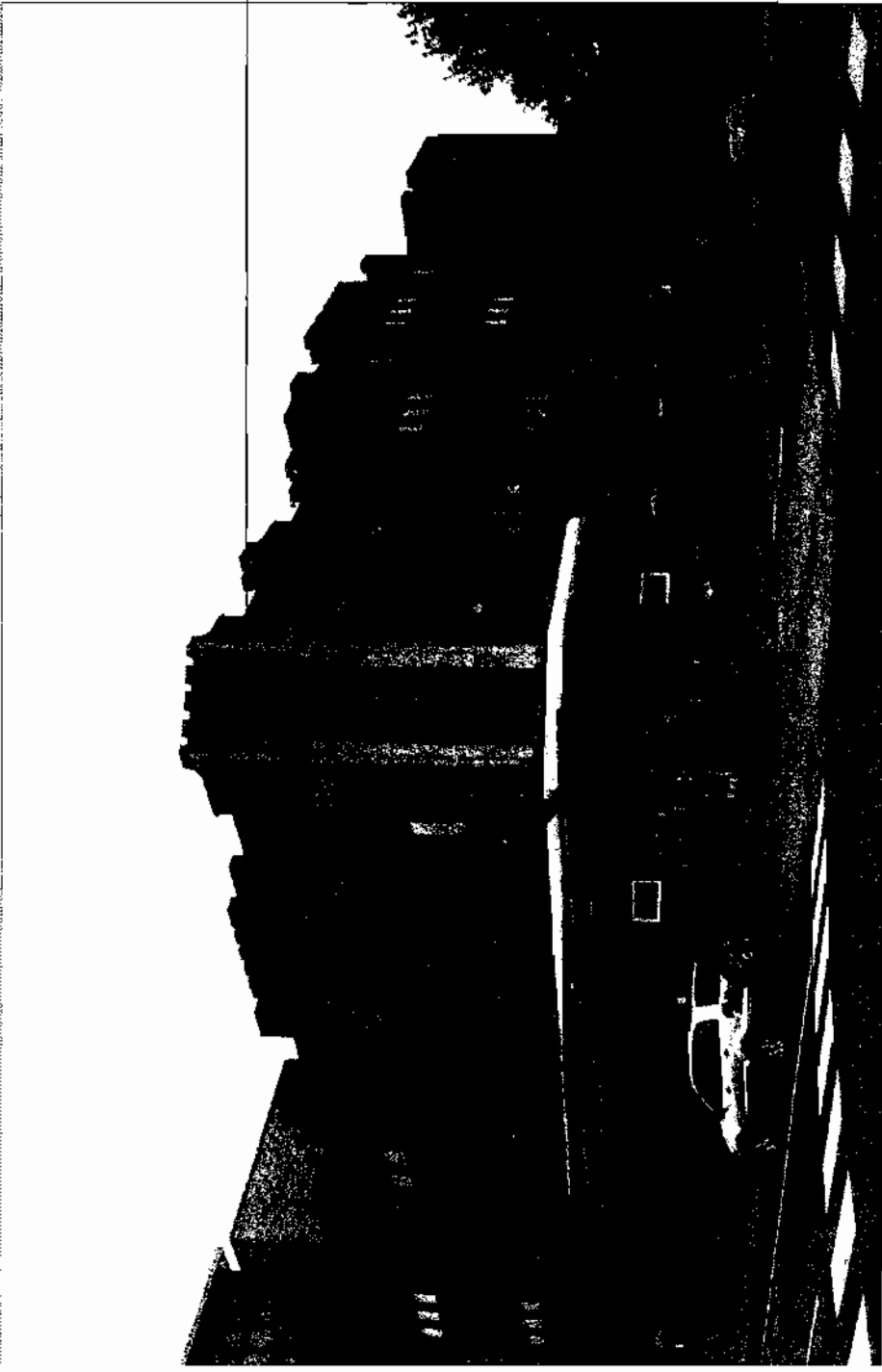
**FINAL FOR PUBLICATION**

**NORTH-WEST CORNER ELEVATION @ CORNER N. TROY ST. W. LAWRENCE AVE.**

**Z-5**



<p><b>GENERAL NOTES</b></p> <p>1. ALL WORK SHALL BE IN ACCORDANCE WITH THE LATEST EDITIONS OF THE INTERNATIONAL BUILDING CODES AND ALL APPLICABLE LOCAL ORDINANCES.</p> <p>2. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND INSURANCE.</p> <p>3. THE CONTRACTOR SHALL MAINTAIN ACCESS TO ALL ADJACENT PROPERTIES AT ALL TIMES.</p> <p>4. ALL MATERIALS AND WORKMANSHIP SHALL BE SUBJECT TO INSPECTION AND APPROVAL BY THE AUTHORITY HAVING JURISDICTION.</p> <p>5. THE CONTRACTOR SHALL BE RESPONSIBLE FOR PROTECTING ALL EXISTING UTILITIES AND STRUCTURES.</p> <p>6. ALL WORK SHALL BE COMPLETED WITHIN THE SPECIFIED TIME FRAME.</p> <p>7. THE CONTRACTOR SHALL MAINTAIN A NEAT AND ORDERLY WORK SITE AT ALL TIMES.</p> <p>8. ALL MATERIALS SHALL BE STORED PROPERLY ON THE SITE.</p> <p>9. THE CONTRACTOR SHALL BE RESPONSIBLE FOR OBTAINING ALL NECESSARY PERMITS AND INSURANCE.</p> <p>10. THE CONTRACTOR SHALL MAINTAIN ACCESS TO ALL ADJACENT PROPERTIES AT ALL TIMES.</p> <p>11. ALL MATERIALS AND WORKMANSHIP SHALL BE SUBJECT TO INSPECTION AND APPROVAL BY THE AUTHORITY HAVING JURISDICTION.</p> <p>12. THE CONTRACTOR SHALL BE RESPONSIBLE FOR PROTECTING ALL EXISTING UTILITIES AND STRUCTURES.</p> <p>13. ALL WORK SHALL BE COMPLETED WITHIN THE SPECIFIED TIME FRAME.</p> <p>14. THE CONTRACTOR SHALL MAINTAIN A NEAT AND ORDERLY WORK SITE AT ALL TIMES.</p> <p>15. ALL MATERIALS SHALL BE STORED PROPERLY ON THE SITE.</p>		<p><b>AP</b></p> <p>ARCHITECT</p> <p>1000 W. LAWRENCE AVE. TROY, MI 48068</p> <p>PHONE: (313) 247-1234 FAX: (313) 247-5678 WWW: www.ap-architect.com</p>	<p>PROJECT NO. 16-001</p> <p>DATE: 9/14/2016</p> <p>SCALE: AS SHOWN</p> <p>BY: [Signature]</p> <p>CHECKED: [Signature]</p> <p>APPROVED: [Signature]</p>	<p>PROJECT NO. 16-001</p> <p>DATE: 9/14/2016</p> <p>SCALE: AS SHOWN</p> <p>BY: [Signature]</p> <p>CHECKED: [Signature]</p> <p>APPROVED: [Signature]</p>
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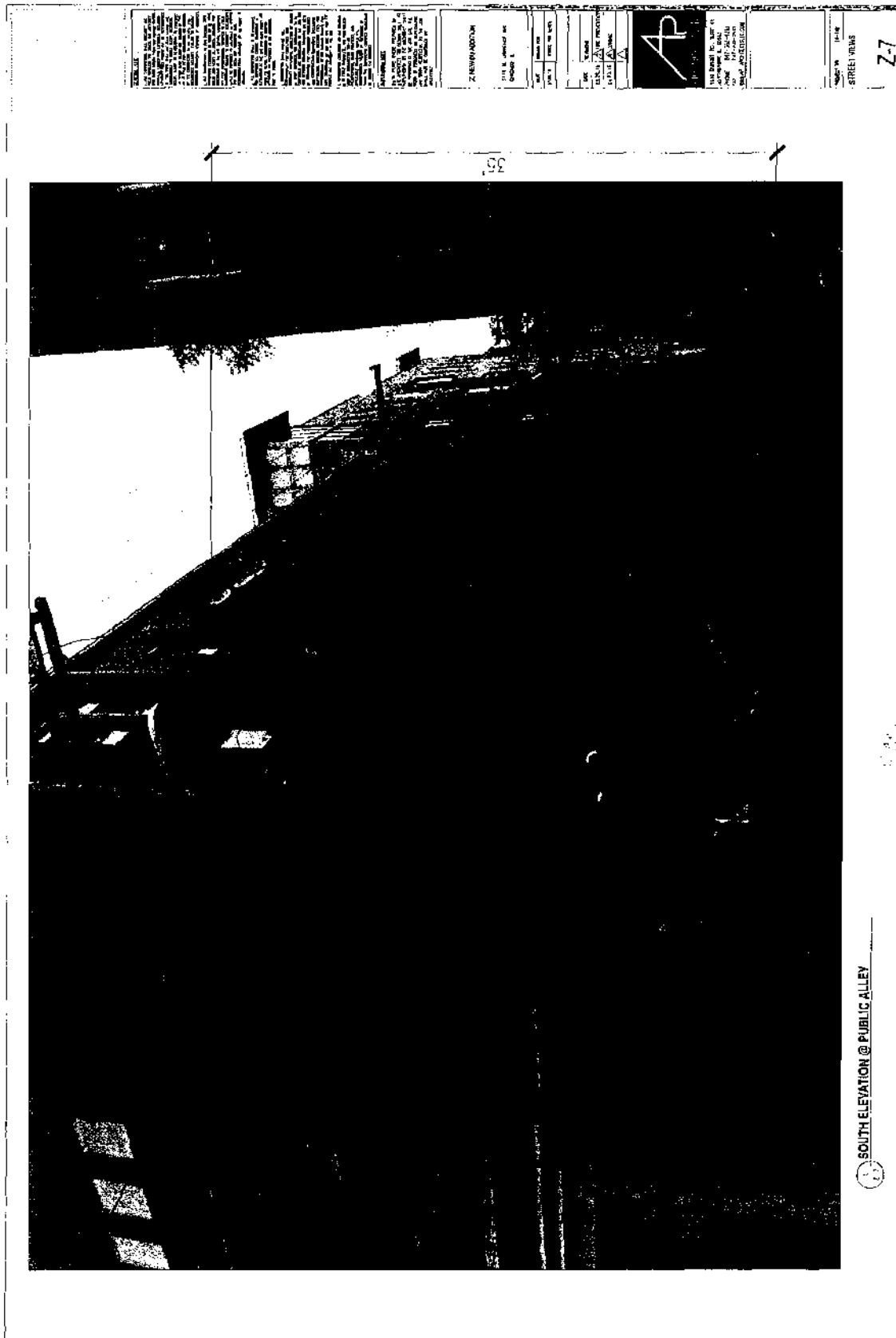
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⊙ NORTH-WEST CORNER ELEVATION @ CORNER N. TROY ST. W. LAWRENCE AVE.

Z-5







<p><b>ZENITH ACTION</b>          1111 S. JEFFERSON ST.          CHICAGO, IL 60607</p>		<p><b>AP</b></p>		<p>1111 S. JEFFERSON ST.          CHICAGO, IL 60607          TEL: 312.467.1111          WWW.ZENITHACTION.COM</p>	
<p>NAME: [REDACTED]          TITLE: [REDACTED]          PHONE: [REDACTED]          FAX: [REDACTED]          EMAIL: [REDACTED]</p>	<p>DATE: [REDACTED]          TIME: [REDACTED]          LOCATION: [REDACTED]</p>	<p>PROJECT: [REDACTED]          DRAWING: [REDACTED]          SHEET: [REDACTED]</p>	<p>SCALE: [REDACTED]          DATE: [REDACTED]</p>	<p>BY: [REDACTED]          CHECKED: [REDACTED]          APPROVED: [REDACTED]</p>	<p>77</p>

1 SOUTH ELEVATION @ PUBLIC ALLEY

*Reclassification Of Area Shown On Map No. 11-L.*  
(Application No. 18919)  
(Common Address: 5121 W. Agatite Ave.)

[O2016-5596]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 11-L in the area bounded by:

West Agatite Avenue; the public alley west of North Milwaukee Avenue; the east/west alley south of and parallel to West Agatite Avenue; and a line 150 feet west of North Milwaukee Avenue (as measured along the south line of West Agatite Avenue),

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 11-L.*  
(As Amended)  
(Application No. 18685)  
(Common Address: 4812 -- 4818 W. Montrose Ave.)

[SO2016-1610]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the City Zoning Ordinance be amended by changing all the B3-1 Community Shopping District symbols and indications as shown on Map Number 11-L in the area bounded by:

the public alley next north of West Montrose Avenue; a line 100.11 feet west of and parallel to North Cicero Avenue; West Montrose Avenue; and a line 200.47 feet west of and parallel to North Cicero Avenue,

to those of a B2-3 Neighborhood Mixed-Use District and a corresponding use district is hereby established in the area above described.

SECTION 2. The ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; North, South, East and West Building Elevations  
And Roof Plan attached to this ordinance printed on  
pages 32050 through 32055 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

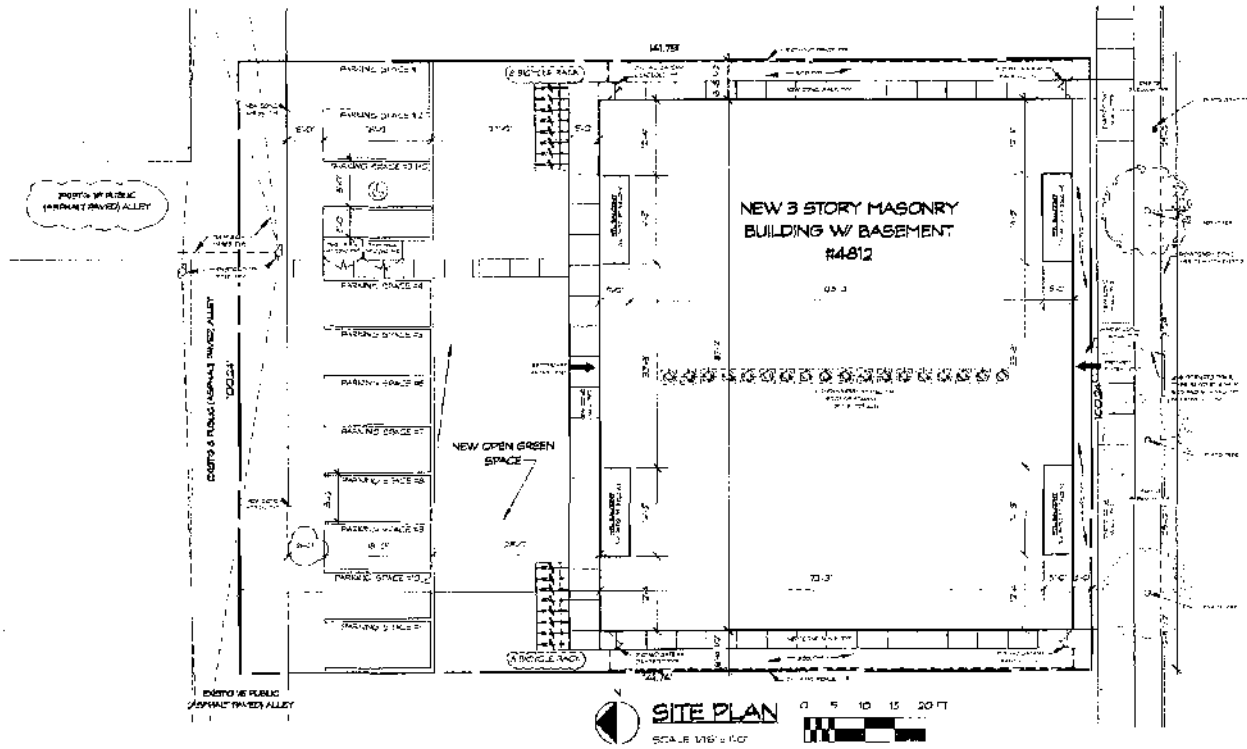
*Zoning And Development Narrative.*

*In Support Of Application For Type 1 Map Amendment  
Of City Of Chicago Zoning Map  
For Property Commonly Known As 4812 -- 4818 W. Montrose Ave.*

Applicant seeks a Type 1 map amendment of the City of Chicago Zoning Map from B3-1 District to that of a B2-3 District for the property commonly known as 4812 -- 4818 West Montrose Avenue. The lot measures approximately 100 feet in width and 141.71 feet in depth resulting in a total lot area of 14,200 square feet. Applicant seeks to improve the currently vacant site with a three-story, 16 residential dwelling unit building. Because of proximity to Metra and CTA Blue Line, 11 parking spaces are provided.

The following is a list of the proposed dimensions of the development:

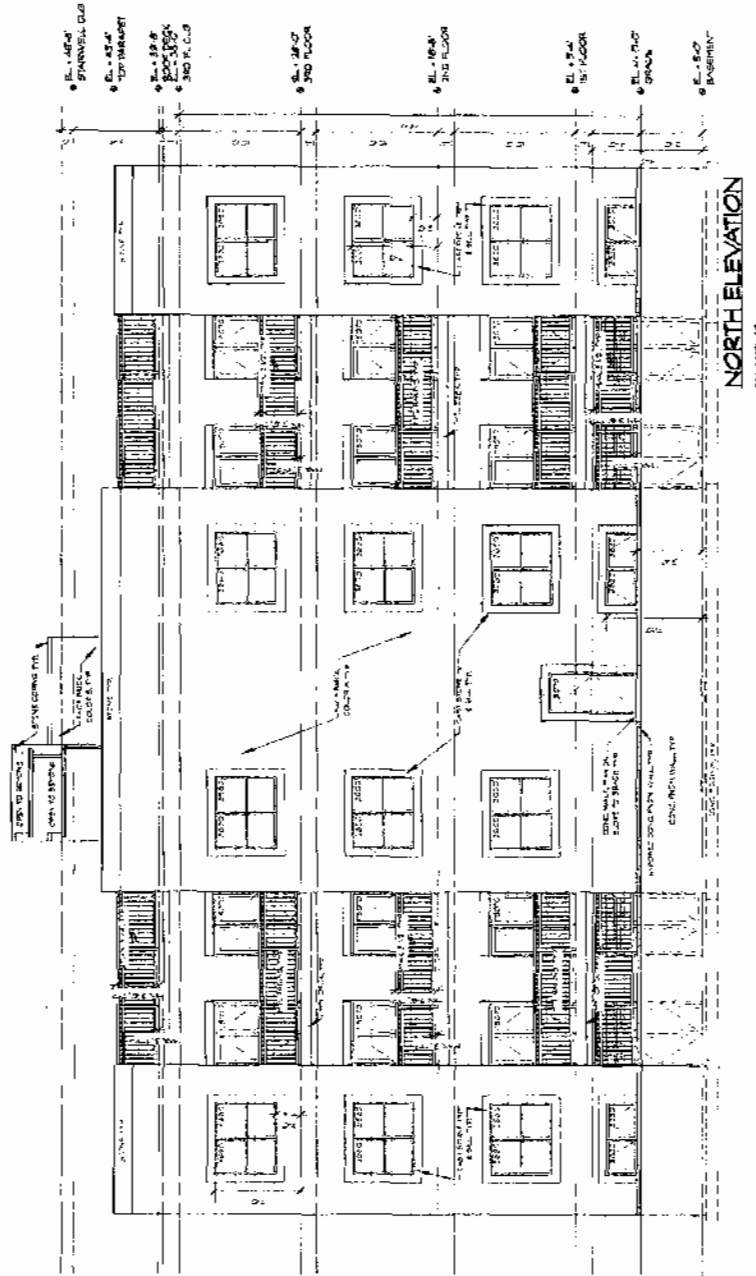
Density:	16 residential dwelling units
Lot Area Per Unit:	887
Off-Street Parking:	11 spaces
Bicycle Parking:	11 spaces
Height:	47 feet
Floor Area:	20,600 square feet
Floor Area Ratio:	1.45
Front (south) Setback:	3 feet
Rear (north) Setback:	30 feet
West Side Setback:	6 feet, 6.5 inches
East Side Setback:	6 feet, 6.5 inches



PROJECT: 4812 W. MONTROSE  
 DATE: 9/8/2016

**FINAL FOR PUBLICATION**

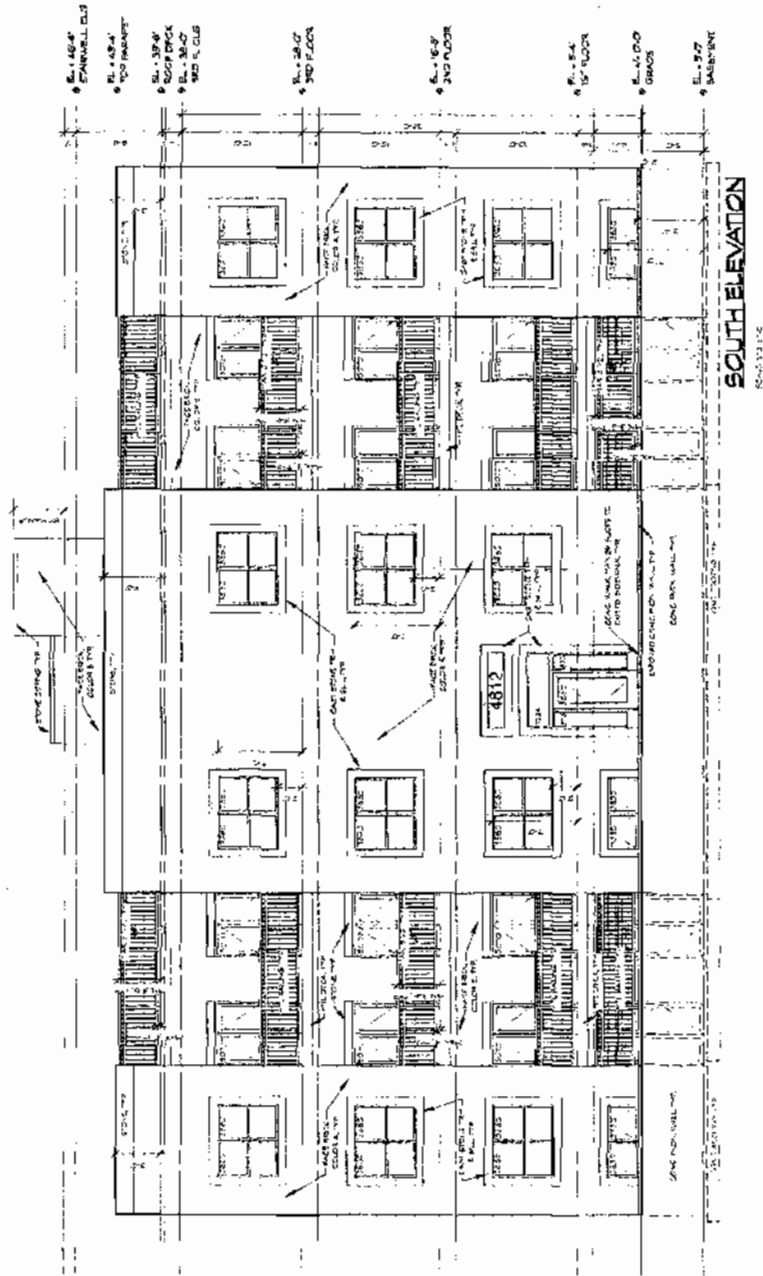
LASZLO SIMOVIC, ARCHITECTS, L.L.C.  
 6512 N. ARTESIAN AVE.  
 CHICAGO IL 60645-5325  
 EMAIL: LASZLO@LASZLOARCH.COM  
 FAX: 773-338-2226 TEL: 773-338-2225



LASZLO SIMOVIC, ARCHITECTS, LLC.  
 6512 N. ARTESIAN AVE.  
 CHICAGO, IL 60645-5828  
 EMAIL: LASZLO@LASZLOARCH.COM  
 FAX: 773-338-2228 TEL: 773-338-2225

FINAL FOR PUBLIC

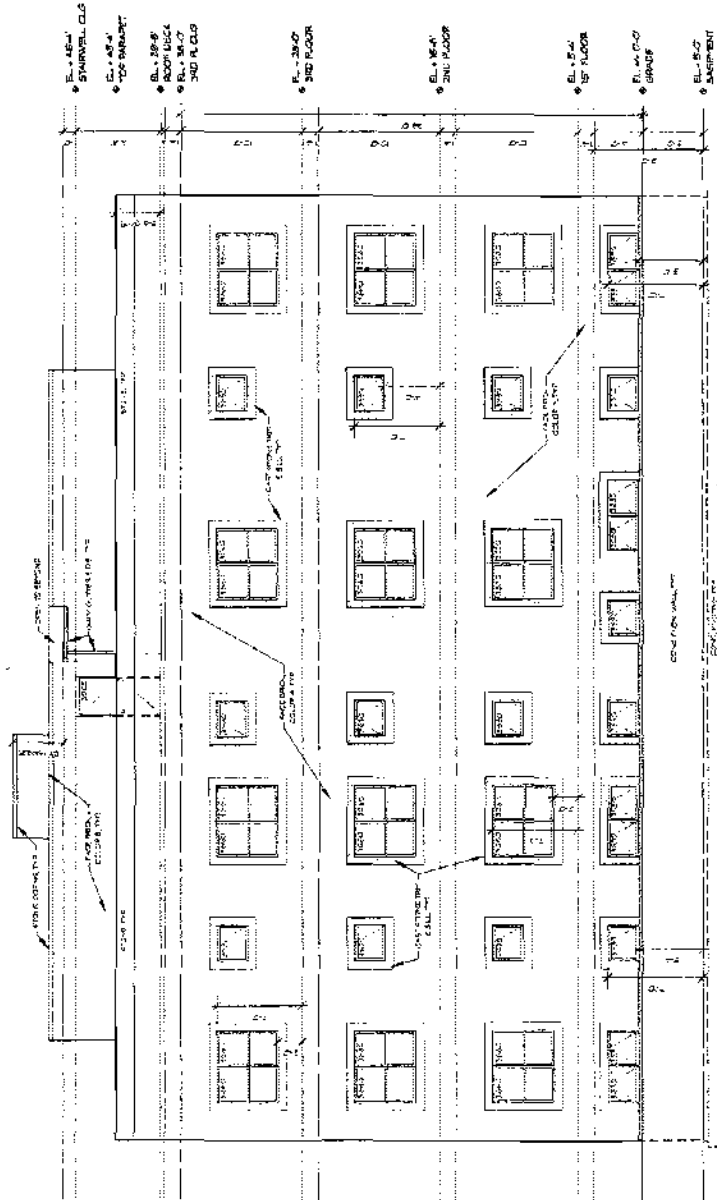
PROJECT: 4812 W. MONTROSE  
 DATE: 9/8/2016



LASZLO SIMOVIC, ARCHITECTS, L.L.C.  
 6512 N. ARTESIAN AVE.  
 CHICAGO, IL 60645-5319  
 EMAIL: LASZLO@LASZLOARCH.COM  
 FAX: 773-338-2226 TEL: 773-338-2225

**FINAL FOR PUBLICATION**

PROJECT: 4812 W. MONTROSE  
 DATE: 9/9/2016



EAST ELEVATION

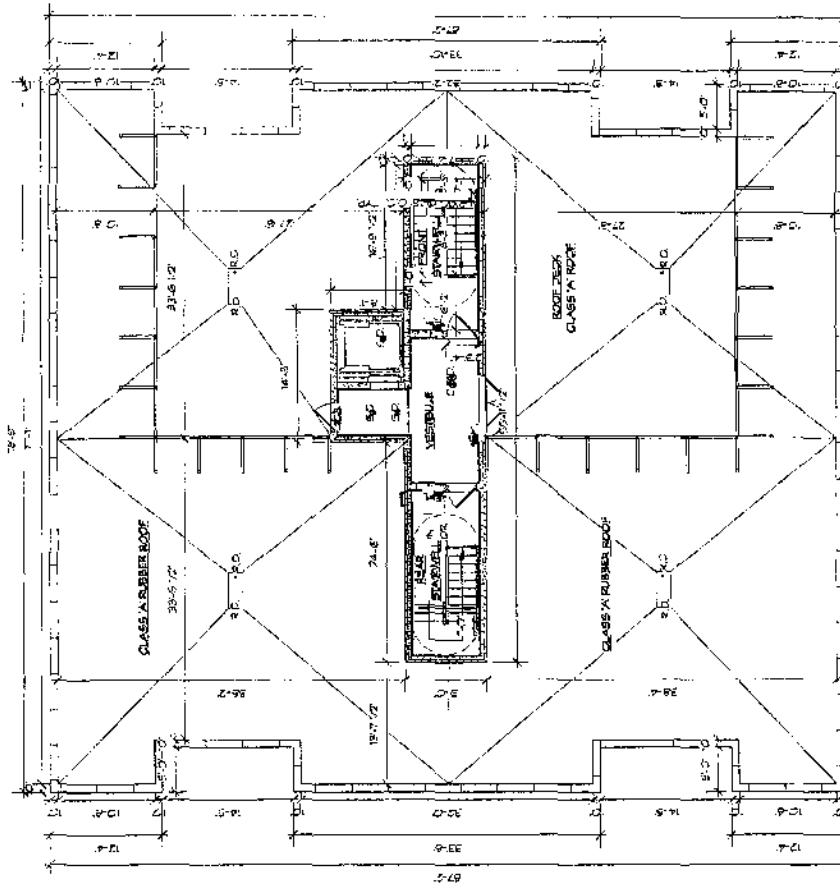
LASZLO SIMOVIC, ARCHITECTS, L.L.C.  
 6512 N. ARTESIAN AVE.  
 CHICAGO, IL 60645-8328  
 EMAIL: LASZLO@LASZLOARCH.COM  
 FAX: 773-336-2226 TEL: 773-336-2225

PROJECT: 4812 W. MONTROSE  
 DATE: 9/8/2016

FINAL FOR PUBLICATION







**ROOF PLAN**  
SCALE 1/8" = 1'-0" DRAWING NO.

**FINAL FOR PUBLICATION**

**LASZLO SIMOVIC, ARCHITECTS, L.L.C.**  
 6512 N. ARTESIAN AVE.  
 CHICAGO, IL 60645-8328  
 EMAIL: LASZLO@LASZLOARCH.COM  
 FAX: 773-335-2226 TEL: 773-335-2225

PROJECT: 4512 W. MONTROSE  
 DATE: 9/8/2016

*Reclassification Of Area Shown On Map No. 12-H.*  
(Application No. 18908)  
(Common Address: 4828 S. Hermitage Ave.)

[O2016-5583]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols as shown on Map Number 12-H in the area bounded by:

a line 312 feet north of and parallel to West 49<sup>th</sup> Street; South Hermitage Avenue; a line 288 feet north of and parallel to West 49<sup>th</sup> Street; and the public alley next west of and parallel to South Hermitage Avenue,

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 14-I.*  
(Application No. 18901T1)  
(Common Address: 2712 W. 59<sup>th</sup> St.)

[O2016-5576]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B3-1 Community Shopping District symbols and indications as shown on Map Number 14-I in an area bounded by:

a line 108.21 feet east of and parallel to South Fairfield Avenue; the public alley next north of and parallel to West 59<sup>th</sup> Street; a line 133.21 feet east of and parallel to South Fairfield Avenue; and West 59<sup>th</sup> Street,

to those of a B3-3 Community Shopping District.

SECTION 2. This ordinance takes effect after its passage and due publication.

[Site Plan; Zoning -- Basement, First, Second and Third Floor Plans; North, South, East and West Building Elevations; and Depiction of Existing Building attached to this ordinance printed on pages 32058 through 32066 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

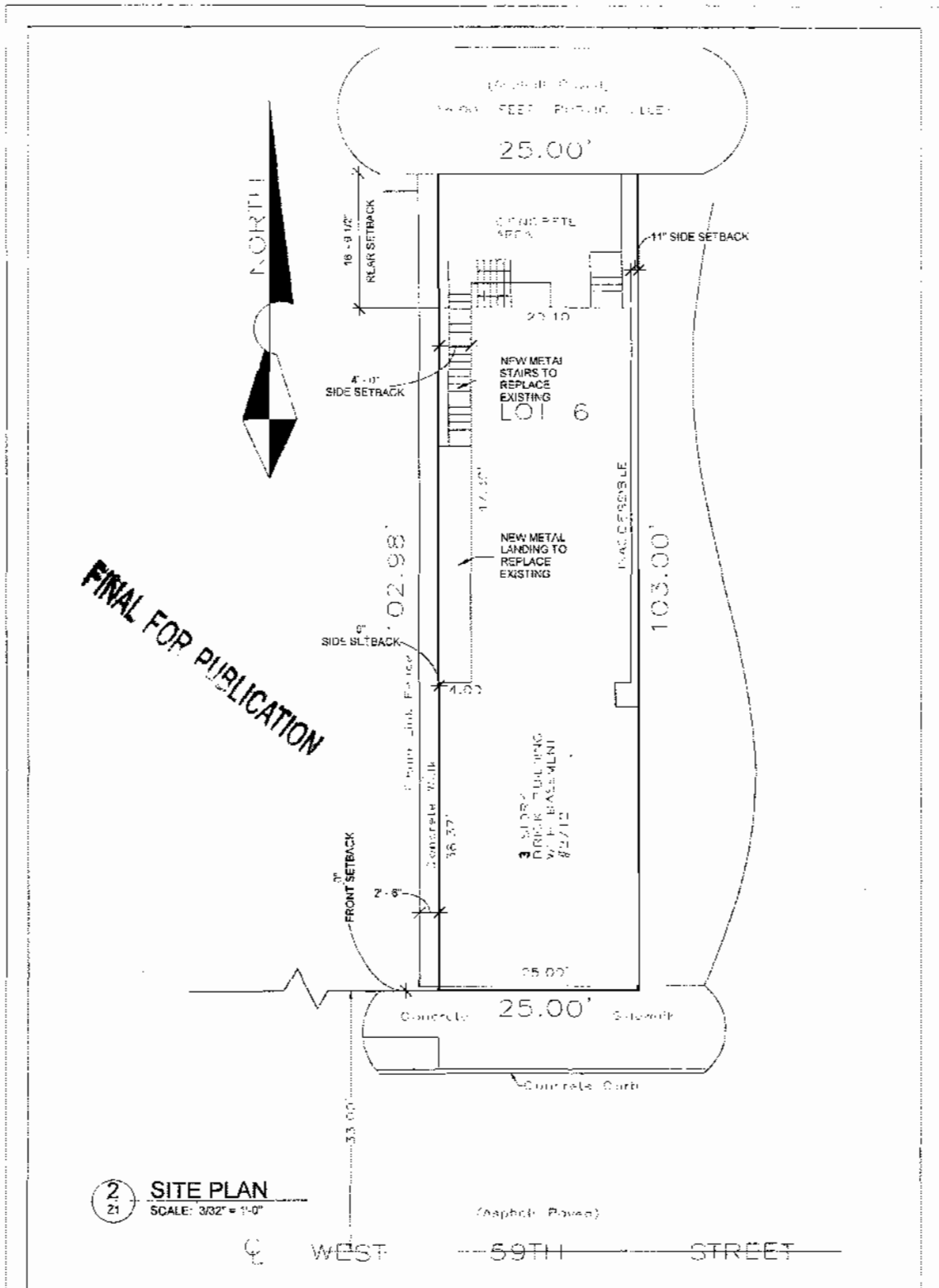
*Narrative.*

*2712 W. 59<sup>th</sup> St.*

*B3-1 To B3-3.*

The applicant requests a zoning change in order to convert the existing retail commercial and two dwelling units to retail commercial and three dwelling units. The height of the building will be 39 feet and 4 inches.

	B3-3
FAR:	1.51
Lot Area:	2,575 square feet
Building Area:	3,894 square feet
Number of Units:	3
Building Height:	39 feet, 4 inches
Front Setback:	0
Rear Setback:	16 feet, 9.5 inches
West Side Setback:	0
East Side Setback:	0
Parking:	none



**FINAL FOR PUBLICATION**

**2 SITE PLAN**  
 Z1 SCALE: 3/32" = 1'-0"

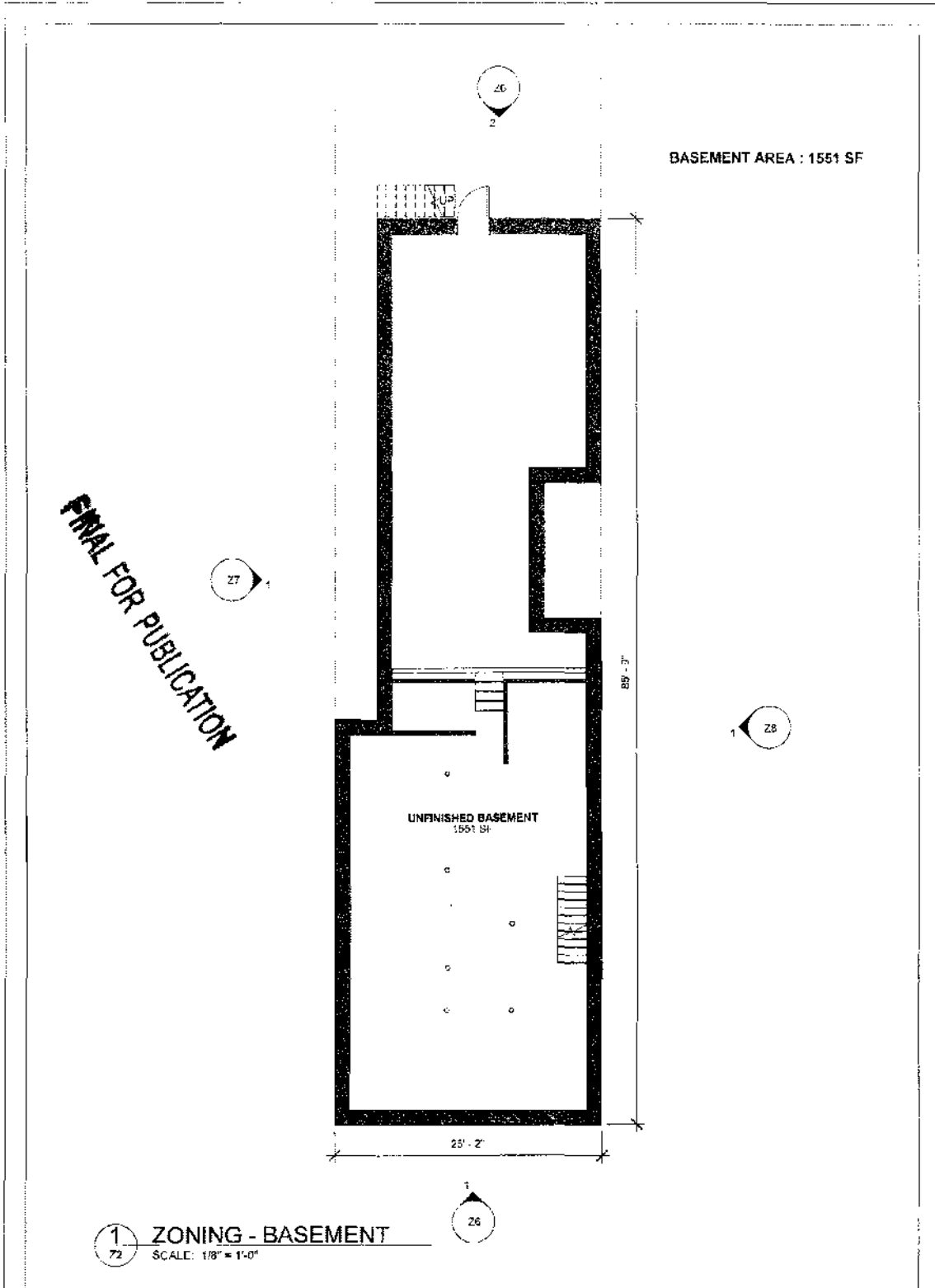
WEST 59TH STREET

**Senga Architects**  
 SENGA ARCHITECTS | WWW.SENGAARCH.COM  
 609 W Randolph Street #1205 |  
 Chicago, Illinois 60661 | C 773-656-8646

CHICAGOLAND INVESTMENT PROPERTIES LLC  
 2712 W 59th St, Chicago, IL 60629  
 SITE PLAN  
 Date Issue Date  
 Scale 3/32" - 1'-0"

**Z1**

6/29/2016 10:52:27 PM



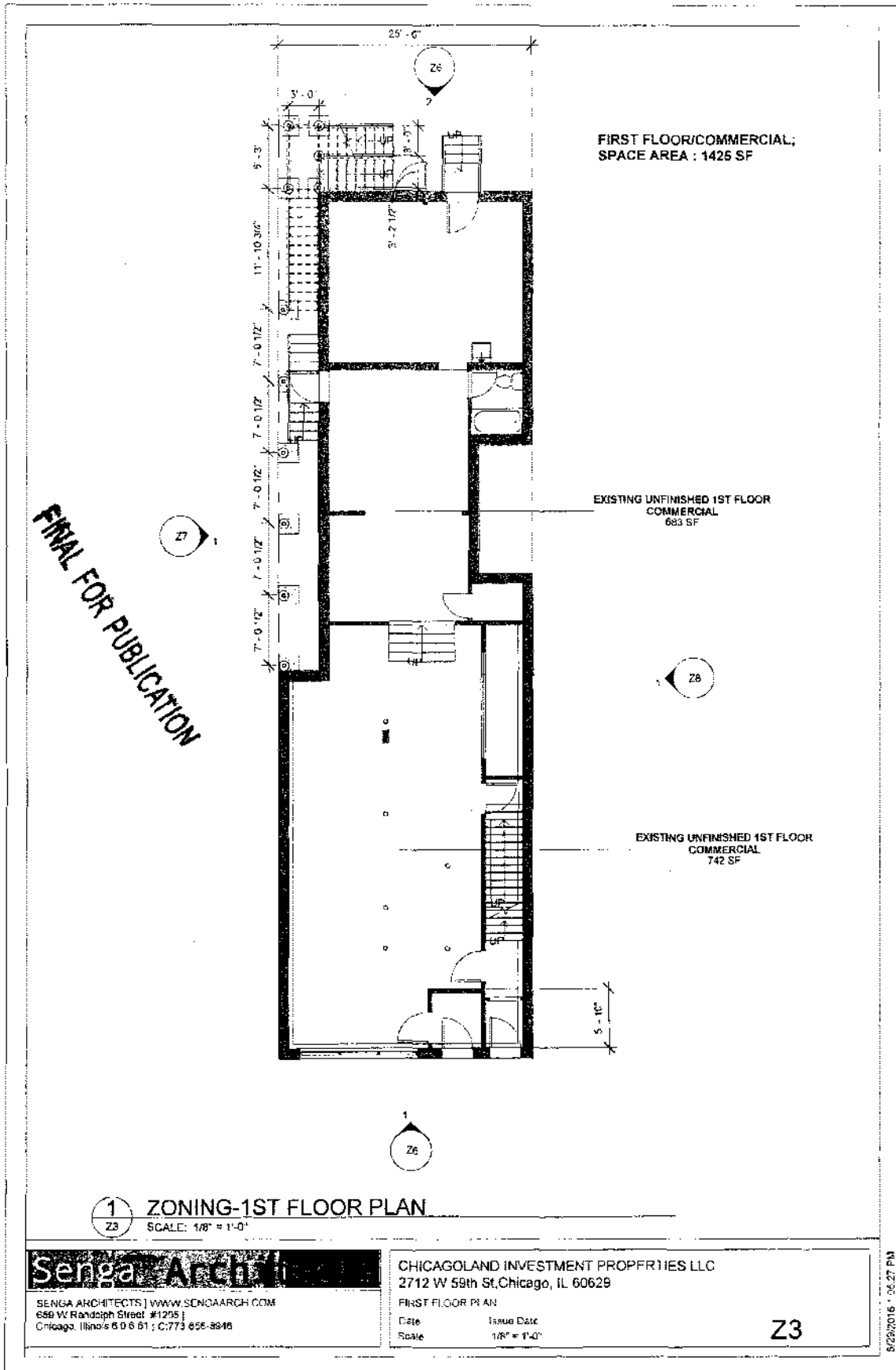
**1** ZONING - BASEMENT  
 72 SCALE: 1/8" = 1'-0"

**Senga Arch**  
 SENGA ARCHITECTS | WWW.SENGAARCH.COM  
 659 W Randolph Street #1205 |  
 Chicago, Illinois 60661 | C.773-653-0946

CHICAGOLAND INVESTMENT PROPERTIES LLC  
 2712 W 59th St, Chicago, IL 60629  
 BASEMENT FLOOR PLAN  
 Date Issue Date  
 Scale 1/8" = 1'-0"

**Z2**

6/29/2016 1:05:27 PM



FINAL FOR PUBLICATION

1 ZONING-1ST FLOOR PLAN

Z3 SCALE: 1/8" = 1'-0"

**Senga Architects**

SENGA ARCHITECTS | WWW.SENGAARCH.COM  
 650 W Randolph Street #1295 |  
 Chicago, Illinois 60661 | C:773 656-8846

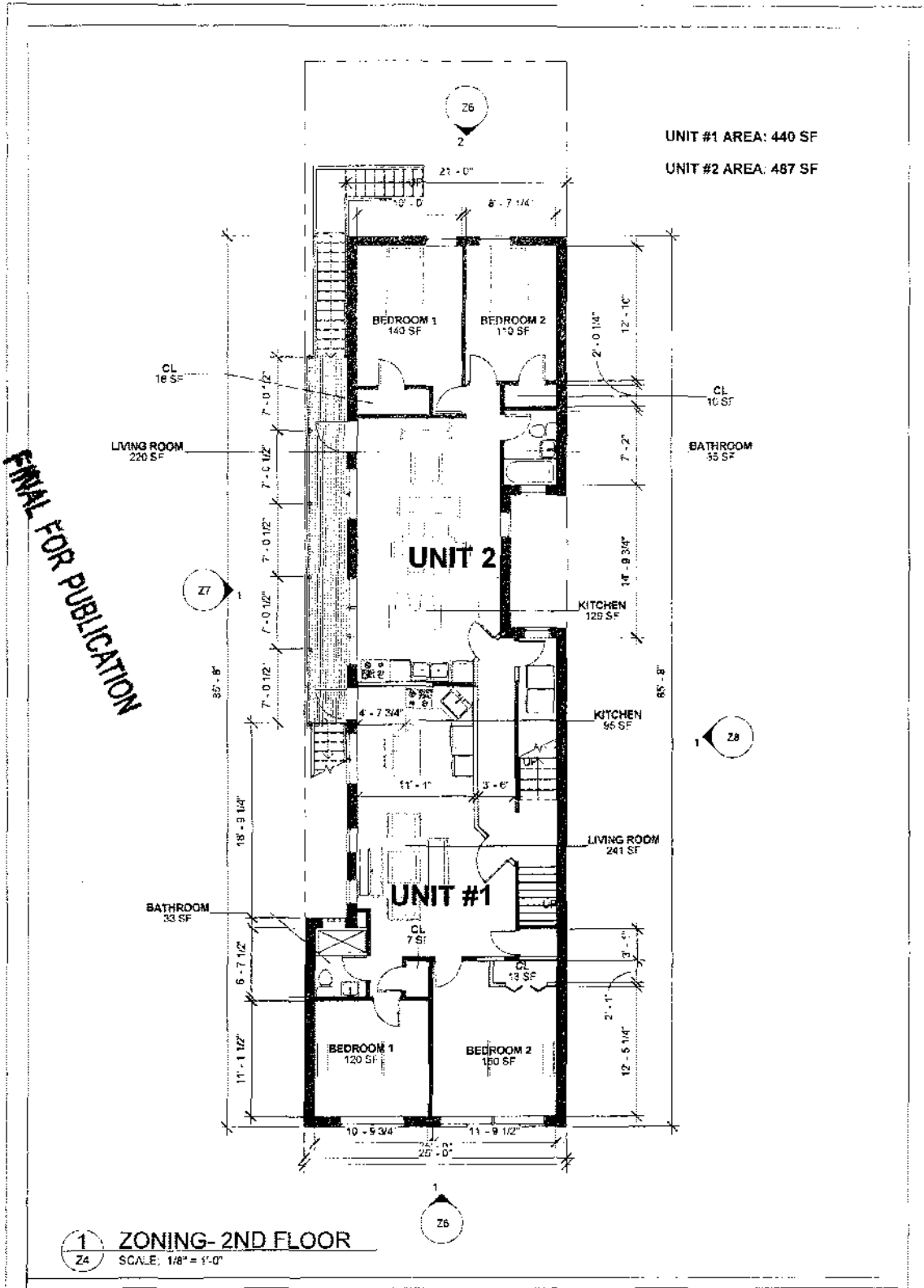
CHICAGOLAND INVESTMENT PROPERTIES LLC  
 2712 W 59th St, Chicago, IL 60629

FIRST FLOOR PLAN

Date Issue Date  
 Scale 1/8" = 1'-0"

**Z3**

9/29/2016 10:27 PM



**Senga Arch**  
 Senga Architects | WWW.SENGAARCH.COM  
 659 W Randolph Street #1205 J  
 Chicago, Illinois 60661 | C: 773-856-8946

CHICAGOLAND INVESTMENT PROPERTIES LLC  
 2712 W 59th St, Chicago, IL 60629  
 SECOND FLOOR PLAN  
 Date: Issue Date:  
 Scale: 1/8" = 1'-0"

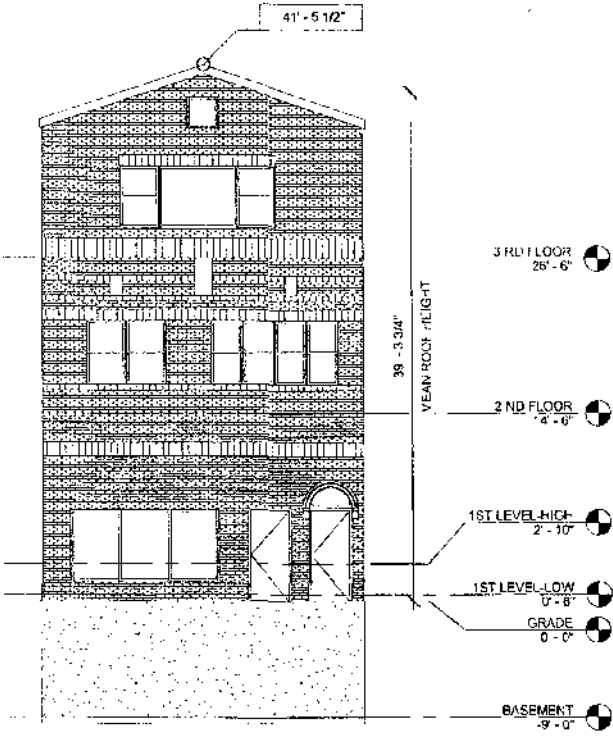
**Z4**

S:\2016\16-09-27-24

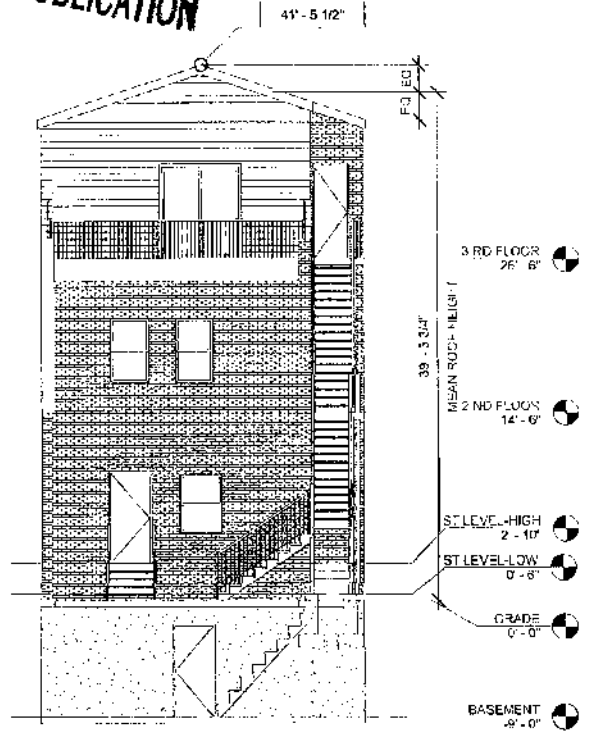




FINAL FOR PUBLICATION



1 SOUTH ELEVATION  
SCALE: 1/8" = 1'-0"



2 NORTH ELEVATION  
SCALE: 1/8" = 1'-0"

**Senga Arch**

SENGA ARCHITECTS | WWW.SENGAARCH.COM  
 559 W Randolph Street, #1205 |  
 Chicago, Illinois 60661 | C 773-656-8948

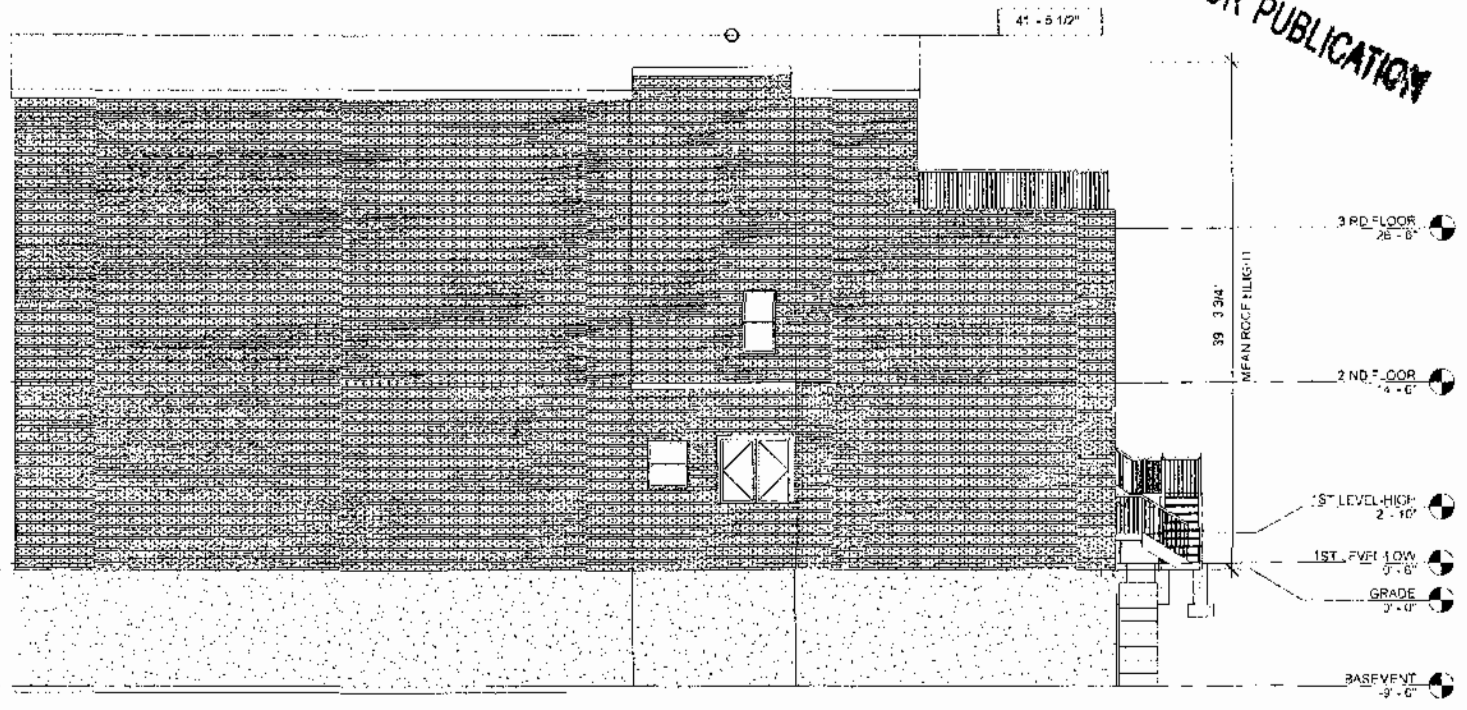
CHICAGOLAND INVESTMENT PROPERTIES LLC  
 2712 W 59th St, Chicago, IL 60629

ELEVATIONS  
 Date: Issue Date  
 Scale: 1/8" = 1'-0"

Z6

15-09-2016 15:00:26/26

FINAL FOR PUBLICATION



1 EAST ELEVATION  
Z8 SCALE: 1/8" = 1'-0"



SENGA ARCHITECTS | WWW.SENGAARCH.COM  
950 W Randolph Street #1205 |  
Chicago, IL 60607 | C: 773-256-8946

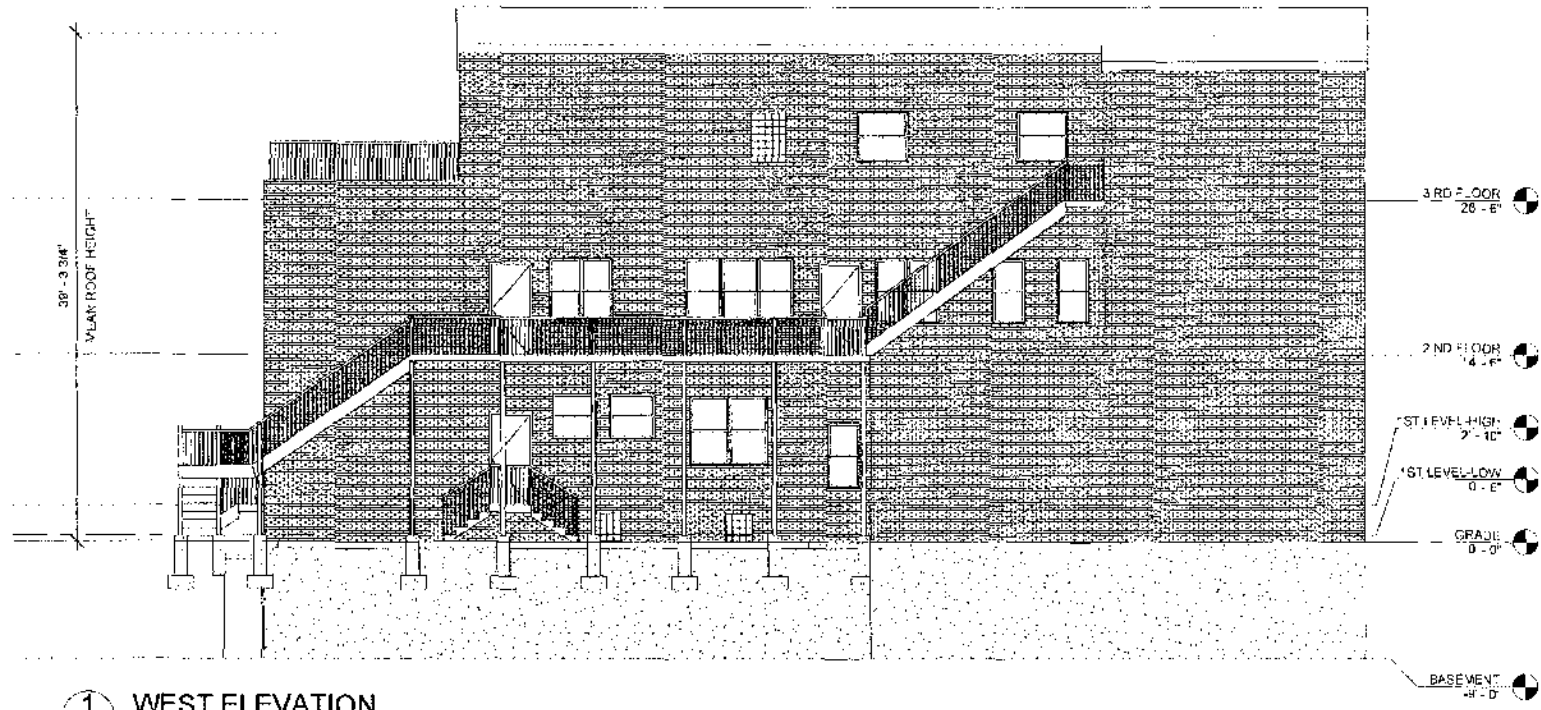
CHICAGOLAND INVESTMENT PROPERTIES LLC  
2712 W 58th St, Chicago, IL 60629

ELEVATIONS  
Date Issue Date  
Scale 1/8" = 1'-0"

Z8

NA 05 03 1 9-02/04/25

FINAL FOR PUBLICATION



1 WEST ELEVATION  
SCALE: 1/8" = 1'-0"

**Senga Arch**

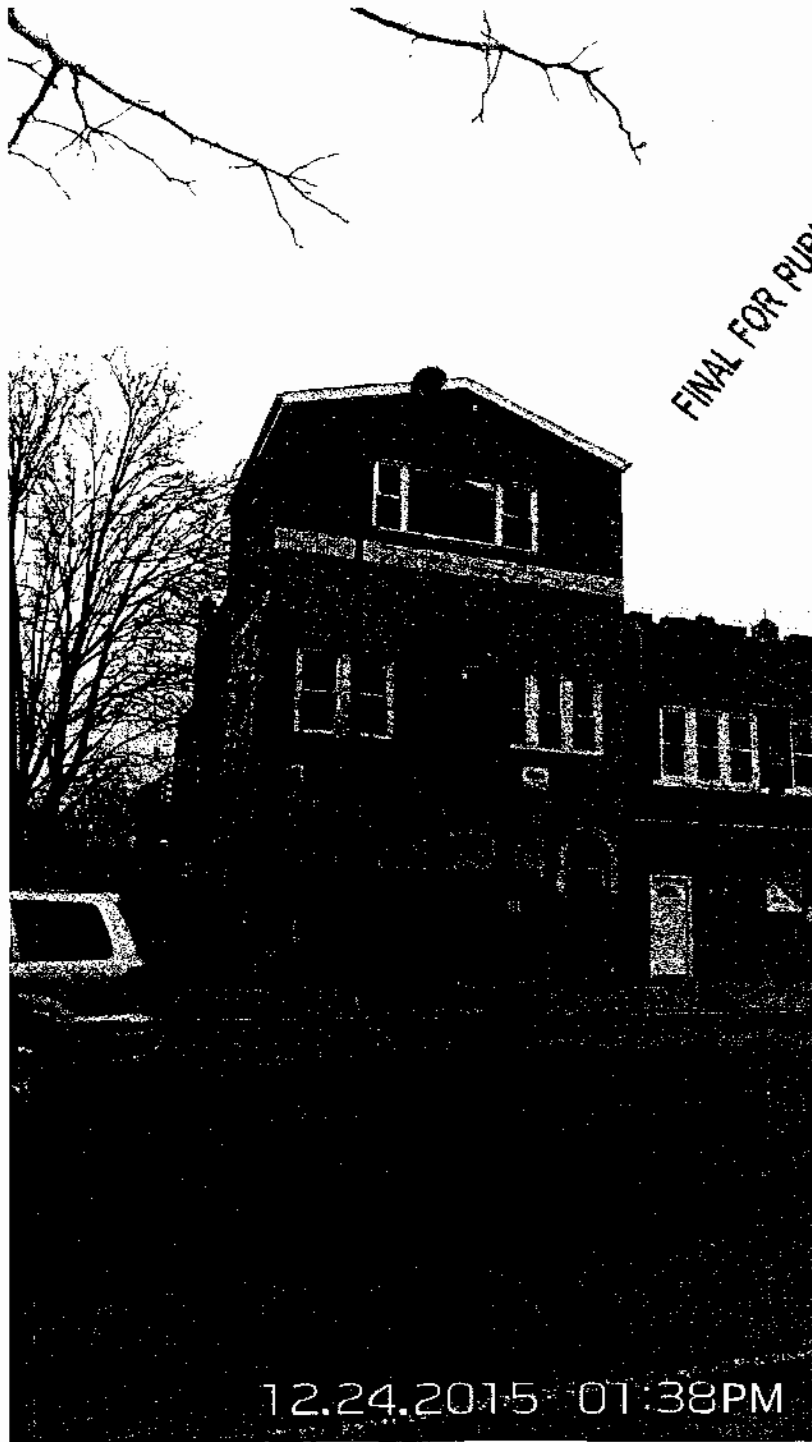
SENGA ARCHITECTS | WWW.SENGAARCH.COM  
 659 W Randolph Street #1205 |  
 Chicago, Illinois 60641 | C 773-656-8040

CHICAGOLAND INVESTMENT PROPERTIES LLC  
 2712 W 59th St, Chicago, IL 60629

ELEVATIONS  
 Date Issue Date  
 Scale 1/8" = 1'-0"

Z7

11/09/2016 1:01:05:29



FINAL FOR PUBLICATION

12.24.2015 01:38PM

**Senga Arch**

SENGA ARCHITECTS | WWW.SENGAARCH.COM  
659 W Randolph Street #1215 |  
Chicago, Illinois 60661 | C. 773-656-8846

CHICAGOLAND INVESTMENT PROPERTIES LLC  
2712 W 59th St, Chicago, IL 60629

EXISTING BUILDING PICTURES

Date: ISSUE DATE  
Grate

Z9

PA 82-01-1910-09

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF AREAS SHOWN ON MAP NOS. 1-G AND 7-K.

(Committee Meeting Held August 24, 2016)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on August 24, 2016, the following ordinances on pages 1 through 6 of the summary were passed by a majority of the members present.

I hereby move for passage of the proposed substitute ordinances transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,  
*Chairman.*

On motion of Alderman Solis, the said proposed substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 49.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

Alderman Burke abstained from voting pursuant to Rule 14 of the City Council's Rules of Order and Procedure, disclosing that he had represented parties to these ordinances in previous and unrelated matters.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):

*Reclassification Of Area Shown On Map No. 1-G.*

(As Amended)

(Application No. 18861)

(Common Address: 100 -- 136 N. Carpenter St., 1033 -- 1057 W. Randolph St.,  
101 -- 137 N. Aberdeen St. And 1032 -- 1056 W. Washington Blvd.)

[SO2016-4779]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all of the DX-3 Downtown Mixed-Use District symbols and indications as shown on Map Number 1-G in the area bounded by:

North Carpenter Street; West Randolph Street; North Aberdeen Street; and West Washington Boulevard,

to those of a DX-5 Downtown Mixed-Use District.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all of the DX-5 Downtown Mixed-Use District symbols and indications as shown on Map Number 1-G in the area bounded by:

North Carpenter Street; West Randolph Street; North Aberdeen Street; and West Washington Boulevard,

to those of a Business Planned Development.

SECTION 3. This ordinance shall be in force and effect from and after its passage and signature by the mayor.

Plan of Development Statements attached to this ordinance read as follows:

*Business Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 86,804 square feet of property which is

depicted on the attached Planned Development Boundary and Property Line Map (the "Property"); 110 North Carpenter LLC is the owner of the Property and the "Applicant" for this Planned Development.

2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance (the "Zoning Ordinance"), the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.
3. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Chicago Department of Transportation ("CDOT") on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the Plans (defined below).

Ingress or egress shall be pursuant to the Plans and may be subject to the review and approval of the Department of Planning and Development ("DPD") and CDOT. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of CDOT.

All work proposed in the public way must be designed and constructed in accordance with CDOT Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted Plans must be approved by CDOT.

4. This Planned Development consists of these 16 Statements; a Bulk Regulations and Data Table and the following exhibits and Plans attached hereto prepared by Gensler and dated July 21, 2016 (the "Plans"): an Existing Zoning Map; an Existing Land-Use Map; a P.D. Boundary and Property Line Map; a Site Plan; a Landscape Plan; a Landscape Plant List and Details; a Green Roof Diagram; Building Elevations (North, South, East and West) and Wall Sections (Randolph Street Detail and Carpenter Street Detail 01 and 02). In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereof, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this



Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.

5. The following uses are permitted in the area delineated herein as a Business Planned Development: all uses allowed in the DX-5 Downtown Mixed-Use District, including, without limitation, office; high technology office; daycare; animal services; business equipment sales and service; business support services; urban farm (rooftop operation); communication service establishments; eating and drinking establishments (all, including taverns and outdoor patios); indoor special event including incidental liquor sales; financial services; small and medium venues, banquet or meeting halls; food and beverage retail sales; liquor sales; medical service; personal service; general retail sales; participant sports and recreation; car wash; limited and artisan manufacturing, production and industrial services; co-located wireless communication facilities and incidental and accessory uses and non-accessory and accessory parking.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of DPD. Off-premises signs are prohibited within the boundary of the Planned Development.
7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted Floor Area Ratio ("FAR") for the Property shall be in accordance with the attached Bulk Regulations and Data Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using a net site area of 86,804 square feet and a base FAR of 5.0. The improvements to be constructed on the Property will be subject to the following Neighborhood Opportunity Fund floor area bonus criteria; otherwise more specifically described in Sections 16-14-010, 17-4-1000 and other referenced portions of the Chicago Municipal Code as follows:

Description	FAR
Base FAR	5.00
Neighborhoods Opportunity	2.00
Total FAR:	7.00

#### Neighborhoods Opportunity Bonus Calculation

$$2.0 \times 86,804 = 173,608 \text{ square feet}$$

$$173,608 \text{ square feet} \times \$29.00 \text{ per square foot} \times 0.80 = \$4,027,705.60 \text{ contribution}$$

Pursuant to Section 17-4-1003-C, prior to the issuance of the first building permit for any building or buildings within the Planned Development, the Neighborhoods Opportunity Fund floor area bonus payment, as further described in this Statement 8 and Section 16-14-010, shall be paid in full; provided, however, if the Planned Development is constructed in phases, the bonus payment shall be paid on a pro rata basis as the first building permit for each subsequent new building or phase of construction is issued.

The Applicant, its successors or assigns, shall contribute the amount of Four Million Twenty-seven Thousand Seven Hundred Five and 60/100 Dollars (\$4,027,705.60) to the City of Chicago prior to the issuance of the "Part II Approval" as follows: Three Million Two Hundred Twenty-two Thousand One Hundred Sixty-four and 48/100 Dollars (\$3,222,164.48) into the Neighborhoods Opportunity Fund and Four Hundred Two Thousand Seven Hundred Seventy and 56/100 Dollars (\$402,770.56) into each of the Citywide Adopt-a-Landmark Fund and Local Impact Fund. The amount of bonus floor area and corresponding payment may be modified prior to issuance of a building permit in accordance with Section 17-4-1003-C of the Zoning Ordinance, provided that the total FAR does not exceed the maximum FAR set forth in this Planned Development. The funds contributed pursuant to this Statement 8 shall be utilized as set forth in Section 17-4-1004 (Neighborhoods Opportunity Fund), 17-4-1005 (Local Impact Bonus) and 17-4-1006 (Citywide Adopt-a-Landmark) of the Zoning Ordinance. The Applicant's obligations pursuant to this Statement 8 shall be fully satisfied upon payment of the amounts set forth herein (as modified pursuant to Section 17-4-1003-C).

It is currently anticipated that the Four Hundred Two Thousand Seven Hundred Seventy and 56/100 Dollars (\$402,770.56) contribution to the Local Impact Fund (as such amount shall be adjusted in accordance with Section 17-4-1003-C at the time of building permit) will be utilized for a public library within one (1) mile of the Planned Development site. Any modification of the allocation of the Local Impact Fund contribution shall be subject to Section 17-4-1005-G but in no event shall such modification cause a delay in the issuance of a Part II Approval, building permit or certificate of occupancy for the Planned Development.

9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by DPD. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.

10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by DPD. Any interim reviews associated with site plan review or Part II reviews, are conditional until final Part II Approval.
11. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
13. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The Applicant shall seek LEED certification (or equivalent alternative certification, such as Energy Star) and provide a 50 percent green roof equivalent to an actual total of 23,455 square feet.
15. The Plans are hereby approved in their entirety and no further approvals shall be required under this Planned Development or the Zoning Ordinance for the improvements undertaken in accordance with the Plans, other than Part II Approval (per Section 17-13-0610 of the Zoning Ordinance). Applicant and DPD, at either party's request, may continue to evolve the design of the building elevations or materials and changes to such elevations or materials, if any, shall, if mutually agreed upon, be reviewed by DPD pursuant to Section 17-13-0800.
16. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of DPD shall initiate a zoning map amendment to rezone the Property to the DX-5 Downtown Mixed-Use District.

[Existing Zoning Map; Existing Land-Use Map; Boundary and Property Line Map; Site Plan; Landscape Plan; Landscape Plant Lists and Details; Green Roof Diagram; North, South, East and West Building Elevations; and Wall Sections referred to in these Plan of Development Statements printed on pages 32074 through 32087 of this *Journal*.]

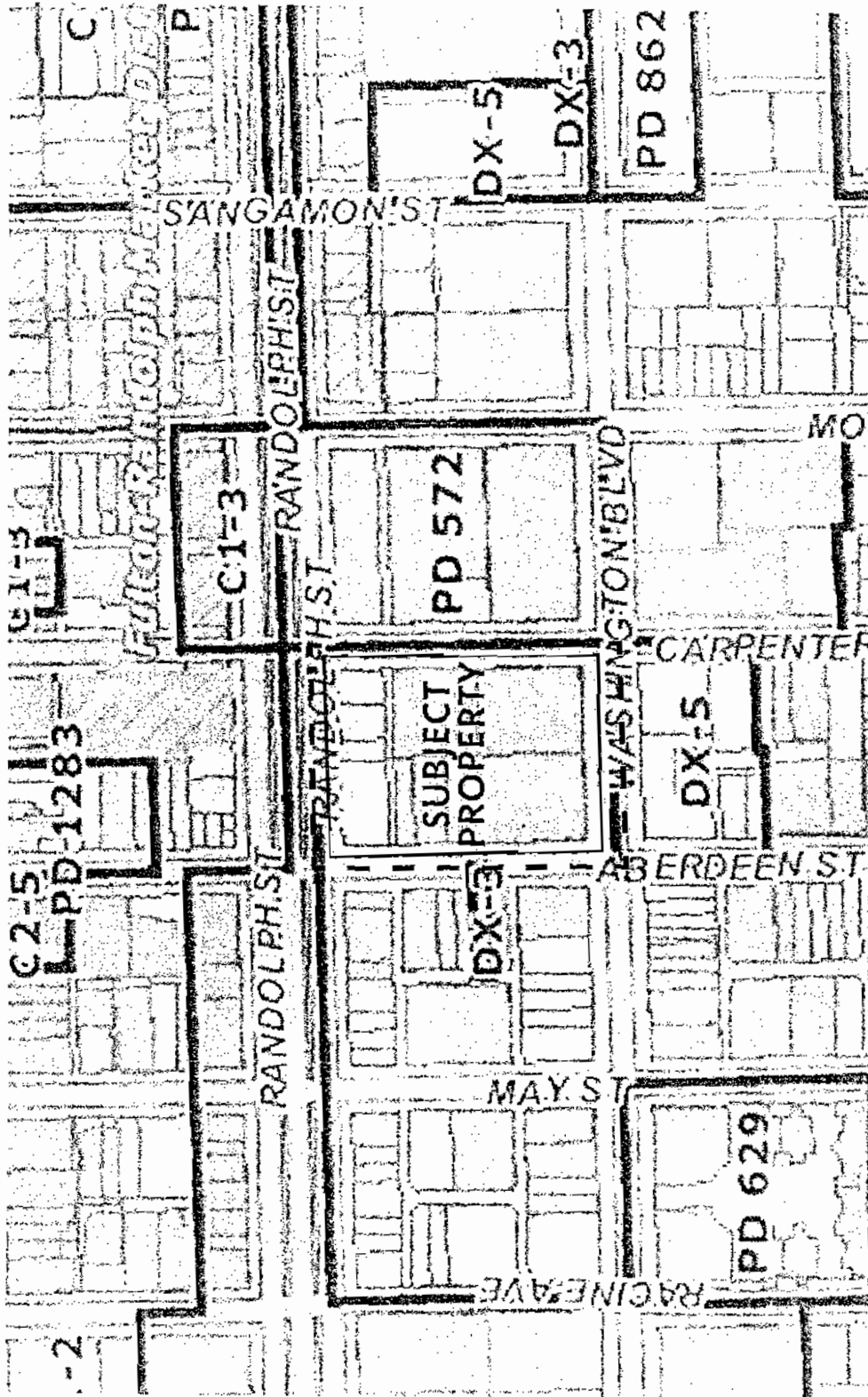
Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Business Planned Development No. \_\_\_\_\_.*

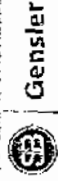
*Bulk Regulations And Data Table.*

Gross Site Area (square feet):	143,424
Area of Public Rights-of-Way (square feet):	56,620
Net Site Area (square feet):	86,804
Maximum Floor Area Ratio:	7.0
Minimum Off-Street Parking Spaces:	300
Minimum Off-Street Loading Spaces:	1 (10 feet by 50 feet) 2 (10 feet by 25 feet)
Maximum Building Height:	In conformance with the Plans
Minimum Setbacks:	In conformance with the Plans

EXISTING ZONING MAP

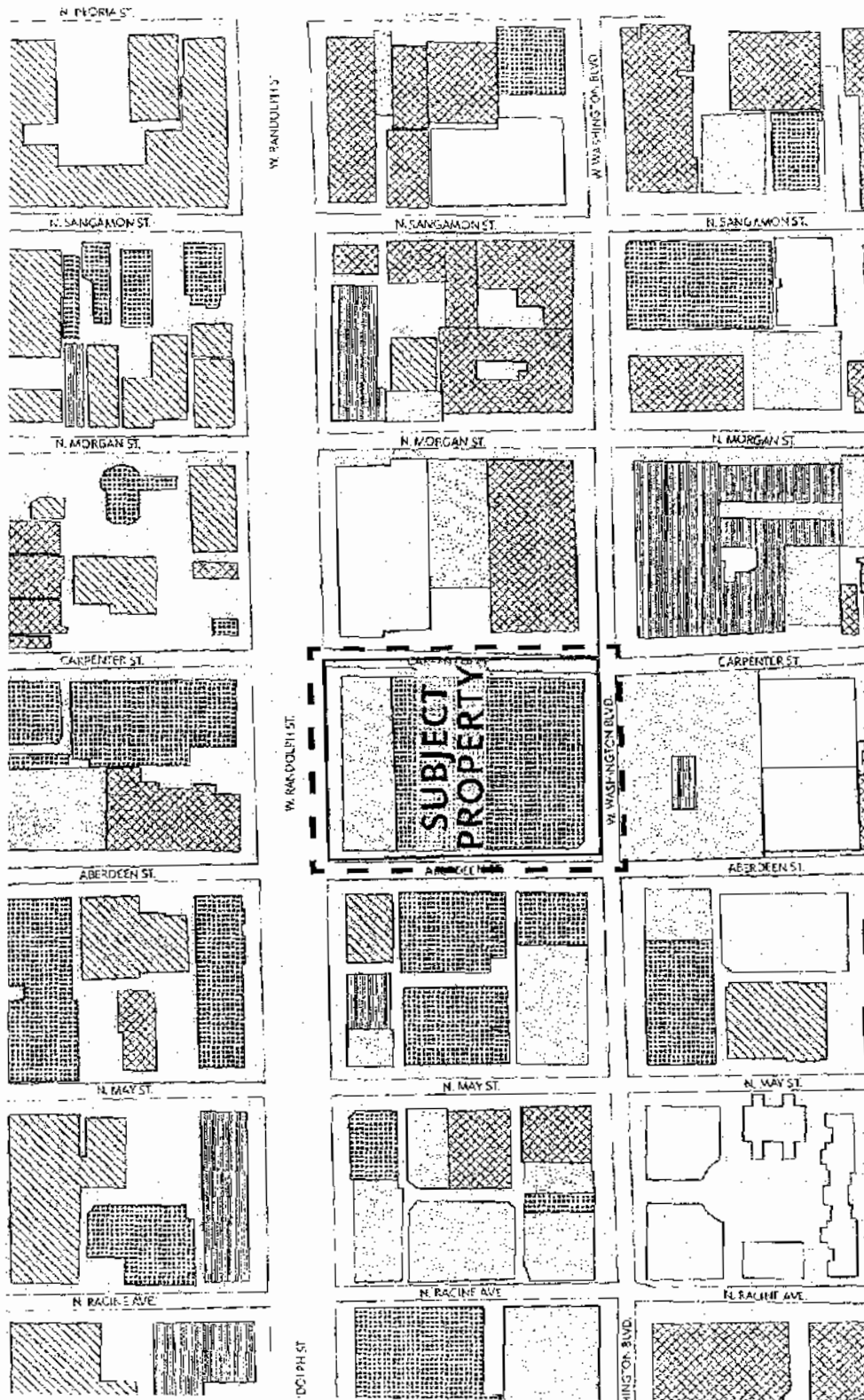


PD Exhibit 07.10.2015



As prepared by: TION, Carpenter, LLC  
Address: 103-116 North Carpenter Street, 60313-6037 West Randolph St, 60611-1137 North Aberdeen Street, 60622-2030 West Washington Boulevard  
Introduction Date: June 22, 2016  
Plan Commission: July 21, 2016

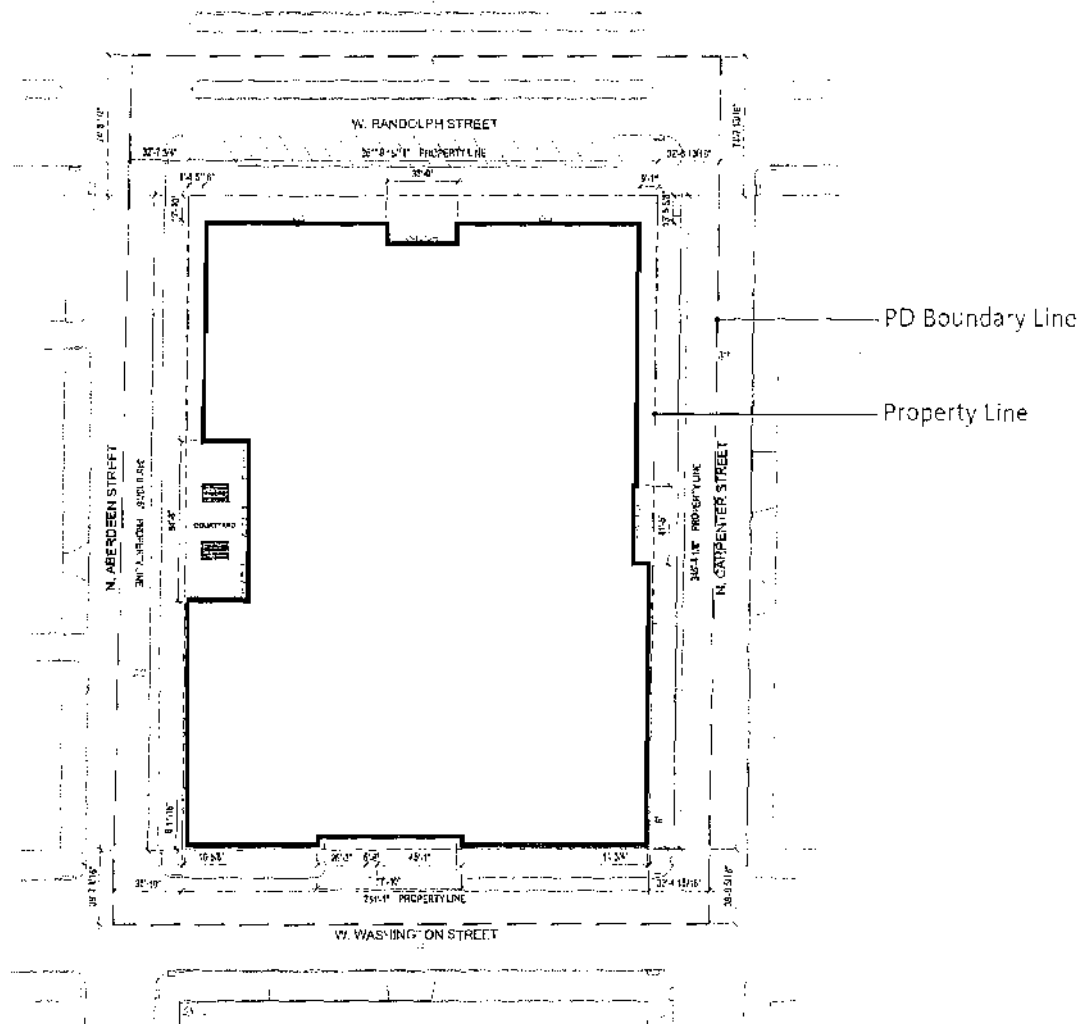
EXISTING LAND USE MAP




P.C. Exhibit: 07.22.2016  
 Gensler

Applicant: 140 N. Carpenter, LLC  
 Address: 100-136 North Carpenter Street, 1033-1057 West Randolph Street, 101-137 North Althea Street, 1032-1056 West Washington Boulevard  
 Production Date: June 21, 2016  
 Plan Commission: July 21, 2016

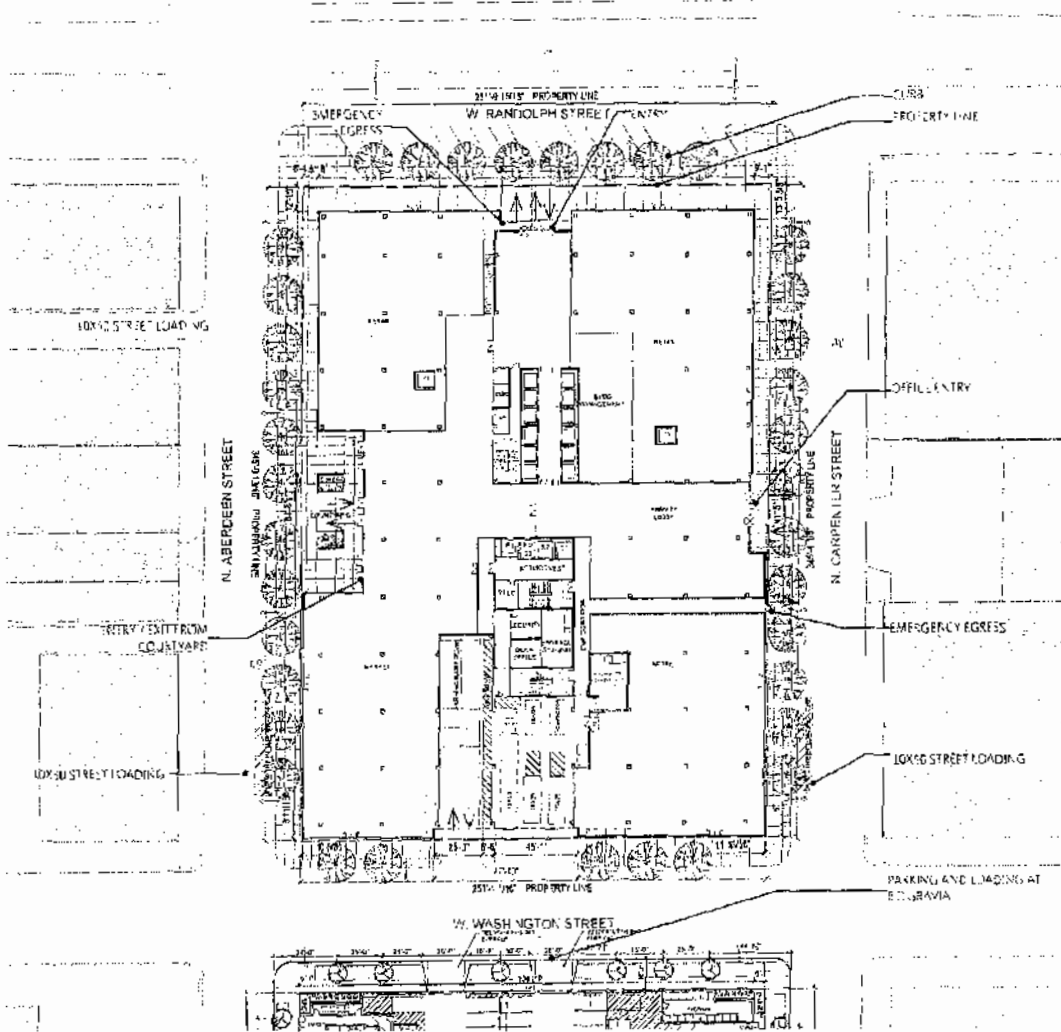
# PD BOUNDARY AND PROPERTY LINE MAP




Applicant: 130 N. Carpenter, L.C.  
 Address: 100-136 North Carpenter Street; 1033-1057 West Randolph Street; 101-137 North Aberdeen Street; 1032-1056 West Washington Boulevard  
 Introduction Date: June 22, 2016  
 Plan Commission: July 21, 2016

PD Exhibit 07.20.2016  
 Gensler

# SITE PLAN



Applicant: 119 N. Carpenter, LLC  
 Address: 100-176 North Carpenter Street; 1013-1017 West Randolph Street; 101-137 North Aberdeen Street; 1032-1036 West Washington Boulevard  
 Introduction Date: June 22, 2016  
 Plan Commission: July 21, 2016

PD Exhibit 07.20.2016  
 **Gensler**

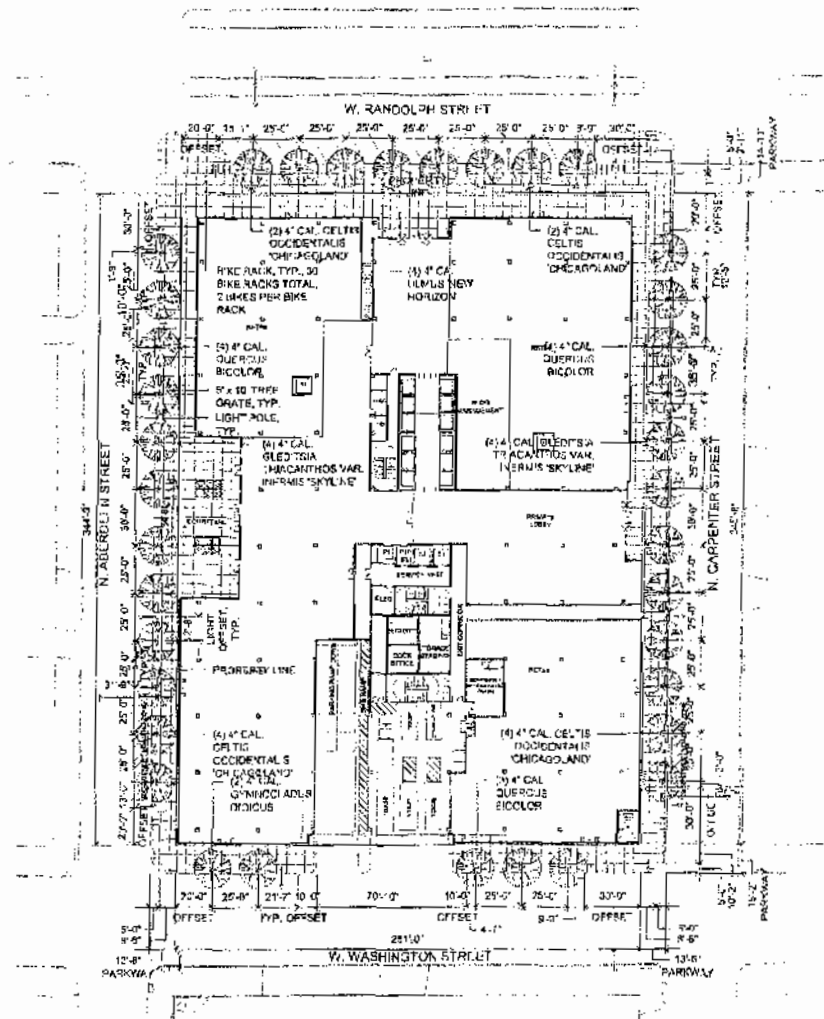
9/14/2016

REPORTS OF COMMITTEES

32077



# LANDSCAPE PLAN



Applicant: 110 N. Carpenter, LLC  
 Address: 130-126 North Carpenter Street; 1033-1057 West Randolph Street; 101-127 North Aberdeen Street; 1032-1056 West Washington Boulevard  
 Introduction Date: June 27, 2016  
 Plan Commission: July 21, 2016



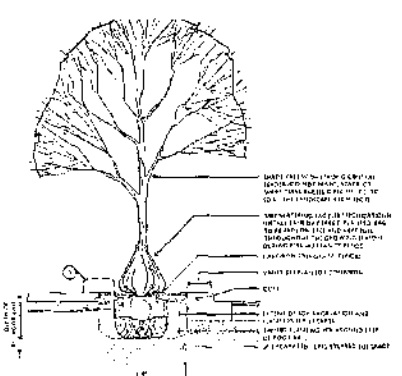
# LANDSCAPE PLANT LIST AND DETAILS

9/14/2016

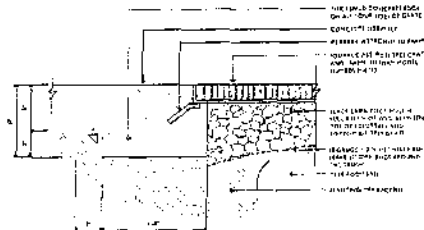
REPORTS OF COMMITTEES

TYPE	BOTANICAL NAME	COMMON NAME	QTY	CA	HT	SPR	ROOT	REMARKS
Tree	SPYRUS PRUNIFOLIA	SPYRUS PRUNIFOLIA	1	1	12		12"	12" CALIBER
	QUERCUS PRINCEPIUM	QUERCUS PRINCEPIUM	1	1	12		12"	12" CALIBER
	QUERCUS PRINCEPIUM	QUERCUS PRINCEPIUM	1	1	12		12"	12" CALIBER
	QUERCUS PRINCEPIUM	QUERCUS PRINCEPIUM	1	1	12		12"	12" CALIBER
Shrub	HYDRANGEA PANNICULATA	HYDRANGEA PANNICULATA	1	1	6		6"	6" CALIBER
	HYDRANGEA PANNICULATA	HYDRANGEA PANNICULATA	1	1	6		6"	6" CALIBER
	HYDRANGEA PANNICULATA	HYDRANGEA PANNICULATA	1	1	6		6"	6" CALIBER
	HYDRANGEA PANNICULATA	HYDRANGEA PANNICULATA	1	1	6		6"	6" CALIBER
Plant	SPYRUS PRUNIFOLIA	SPYRUS PRUNIFOLIA	1	1	12		12"	12" CALIBER
	QUERCUS PRINCEPIUM	QUERCUS PRINCEPIUM	1	1	12		12"	12" CALIBER
	QUERCUS PRINCEPIUM	QUERCUS PRINCEPIUM	1	1	12		12"	12" CALIBER
	QUERCUS PRINCEPIUM	QUERCUS PRINCEPIUM	1	1	12		12"	12" CALIBER

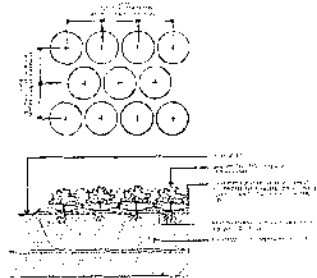
PLANT PROJECT  
 1. ALL PLANTS TO BE PLANTED IN THE SPRING MONTHS OF APRIL OR MAY.  
 2. ALL PLANTS TO BE PLANTED IN THE SPRING MONTHS OF APRIL OR MAY.



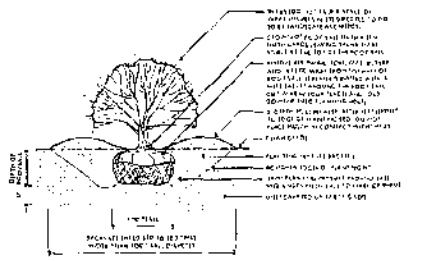
2 TREE IN TREE GRATE DETAIL



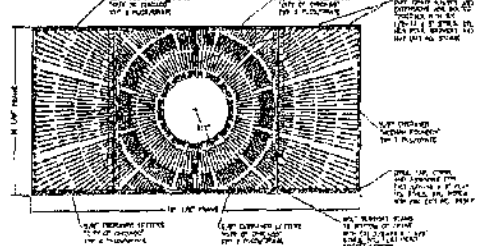
3 TREE GRATE DETAIL



4 GENERAL TREE MATERIAL AND LAYOUT/COVER MATERIAL DETAIL



5 TREE INSTALLATION DETAIL



6 TREE IN TREE GRATE DETAIL

Applicant: 110 N. Carpenter, LLC  
 Address: 100-135 North Carpenter Street; 1033-1057 West Randolph Street; 101-137 North Aberdeen Street; 1032-1056 West Washington Boulevard  
 Introduction Date: June 22, 2015  
 Plan Commission: July 21, 2016

PD Exhibit 07-20-2016  
 Gensler

32079

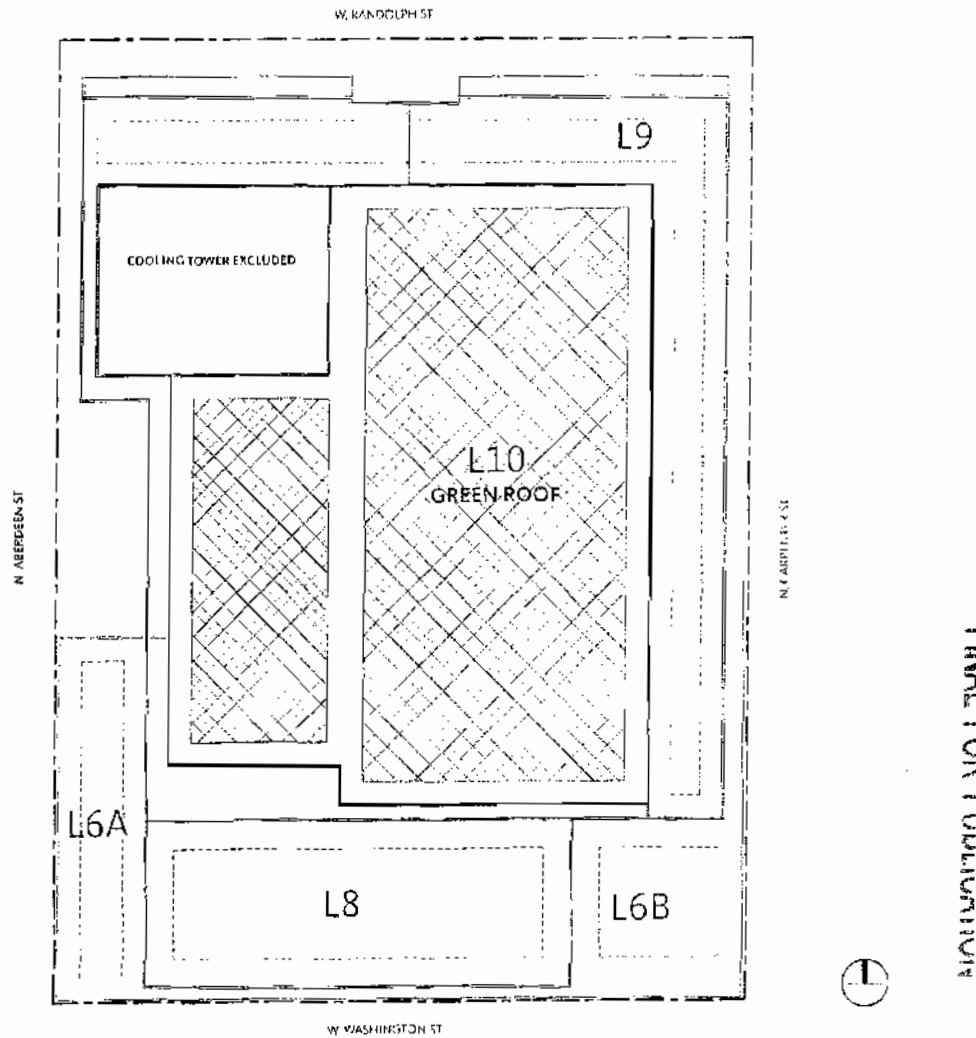
# GREEN ROOF DIAGRAM

Level	Net Roof (sf)	Green Roof (sf)
L10	25,497	25,497
L9	7,008 5,732	0 0
L8	5,257	
L6A	1,735	
L6B	1,681	
<b>TOTAL</b>	<b>46,910</b>	<b>25,497</b>

REQUIRED GREEN ROOF AREA PFR CITY OF CHICAGO SUSTAINABLE DEVELOPMENT POLICY = 53% (46,910 SF) = 23,455 SF

PROPOSED GREEN ROOF AREA = 25,497 SF

EXTENT OF PROPOSED GREEN ROOF



Applicant: 116 N. Carpenter, LLC  
 Address: 300-136 North Carpenter Street; 1033-1057 West Randolph Street; 101-137 North Aberdeen Street; 1072-1055 West Washington East. ewar.l  
 Introduction Date: June 22, 2016  
 Plan Commission: July 21, 2016

PD Exhibit 07.20.2016



Gensler

# BUILDING ELEVATIONS

## North Elevation



**SIGNAGE LOCATION:**

- Applied graphic signage-type 'bd'
- Awning-mounted retail signage parallel to face-type 'fb'
- Store signage perpendicular to face-type 'bd'

**EXTERIOR WALL TYPES:**

- |   |   |   |
|---|---|---|
| <p><b>BA-1:</b><br/>Solid backing panel</p> <p><b>CW-1:</b><br/>Capless structural steel curtain wall system with unit and spandrel glass</p> <p><b>CW-2:</b><br/>Capped aluminum curtain wall system with vision glass, spandrel glass, and insulated formed metal panel infills</p> | <p><b>CW-3:</b><br/>Capped aluminum curtain wall system with vision glass, insulated retractable slat panel louvers, and insulated formed metal panel infills</p> <p><b>MP-1:</b><br/>Insulated formed metal panel infills</p> <p><b>MP-2:</b><br/>Metal panel system</p> | <p><b>PI-1:</b><br/>Clear glass cladding system</p> <p><b>RL-1:</b><br/>Retrofitting system</p> |
|---|---|---|

Applicant: DYNACORPENTER, LLC

Address: 100, 126 North Carpenter Street; 1033-1057 West Randolph Street; 101-137 North Aberdeen Street; 1032-1056 West Washington boulevard

Introduction Date: June 22, 2016

Plan Commission: July 21, 2016

PD Exhibit 07.20.2016



Genster

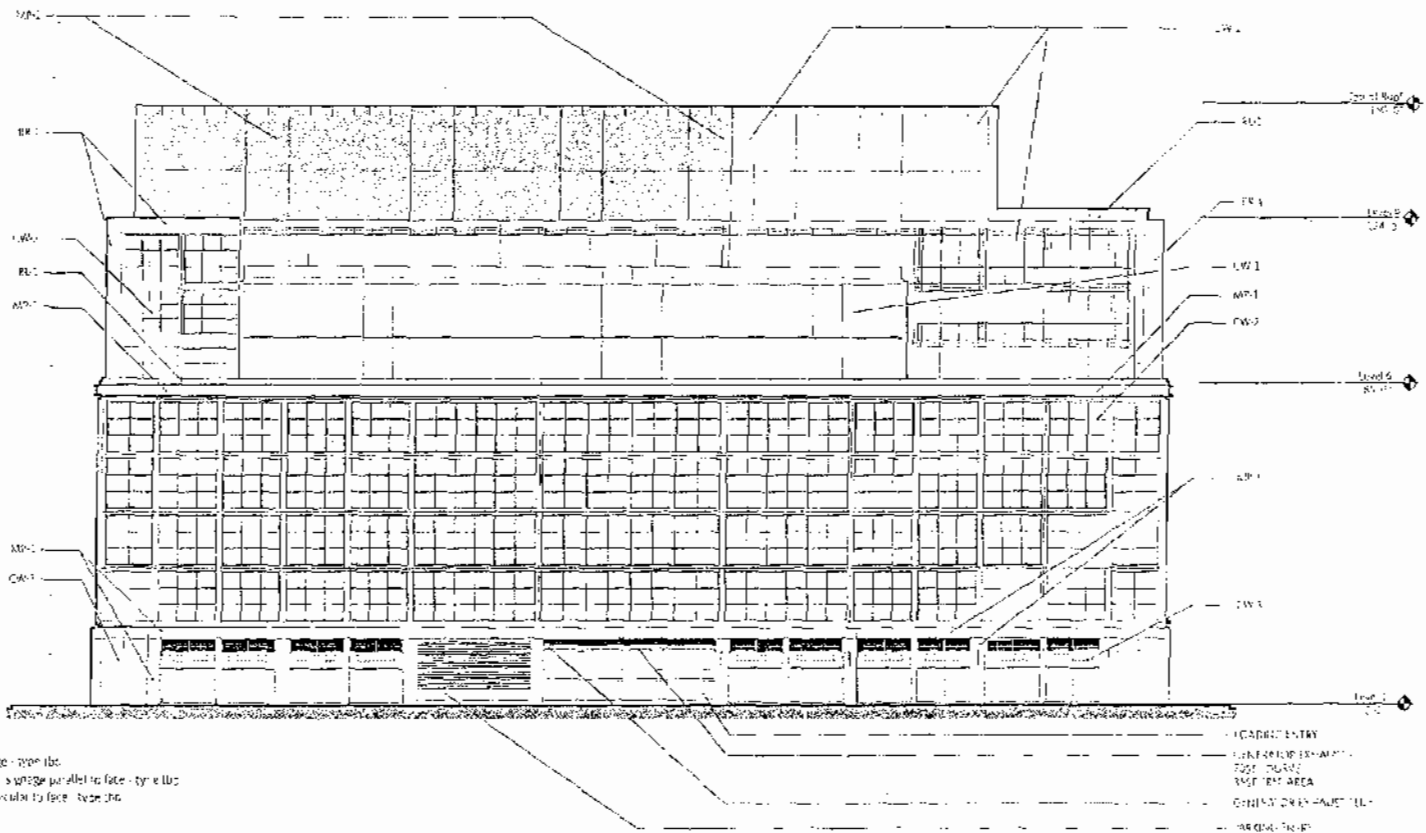
9/14/2016

REPORTS OF COMMITTEES

32081

# BUILDING ELEVATIONS

## South Elevation



**SIGNAGE LOCATION:**

- S-1: Applied graphics signage type 1b
- S-2: Awning mounted, flat signage parallel to face - type 1b
- S-3: Awning mounted, flat signage perpendicular to face - type 1b
- S-4: Flat signage perpendicular to face - type 1b

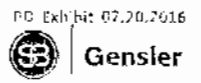
**EXTERIOR WALL TYPES:**

- BR-1: Polished brass panel
- CW-1: Curless structural glass curtain wall system with vision and spandrel glass
- CW-2: Curless structural glass curtain wall system with vision, spandrel glass, and insulated formed metal panel infills

- CW-3: Clapped aluminum curtain wall system with vision glass, integrated drainage, windproof, and insulated formed metal panel infills
- MP-1: Insulated formed metal panel infills
- MP-2: ACMZ Metal panel system

- RW-1: Exterior railing system
- RW-2: Metal railing system

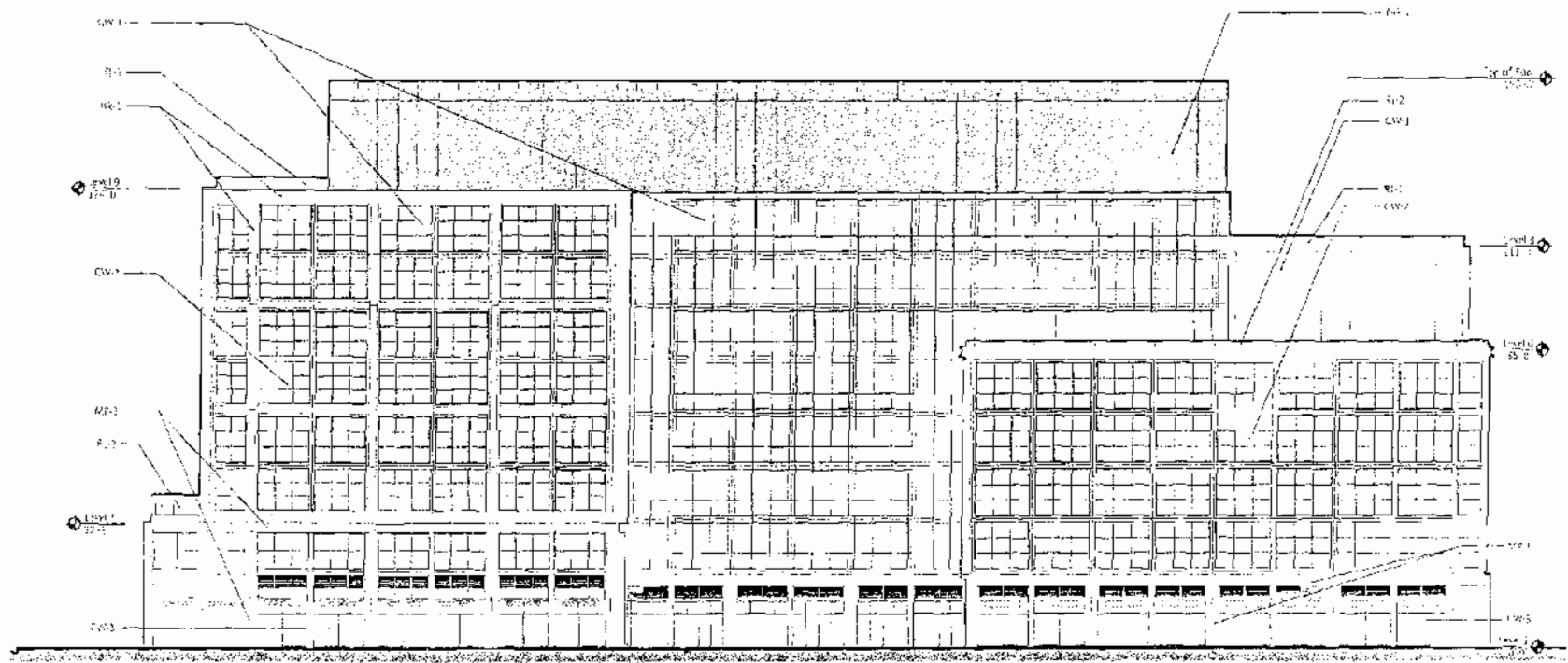
Applicant: 110 N Carpenter, LLC  
 Address: 100-136 North Carpenter Street; 1033-1057 West Randolph Street; 101-137 North Aberdeen Street; 1034-1056 West Washington Boulevard  
 Introduction Date: June 22, 2016  
 Plan Commission: July 21, 2016





# BUILDING ELEVATIONS

## West Elevation



### SIGNAGE LOCATION:

- BR-1: Applied; push signage type 10d
- BR-2: Applied; mounted in the signage panel; type 10d
- BR-3: Applied; push signage type 10d

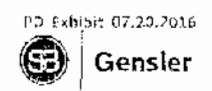
### EXTERIOR WALL TYPES:

- BR-1: Brick veneer panel
- CW-1: Clear glass curtain wall system with vision glass and spandrel glass
- CW-2: Clear glass curtain wall system with vision glass and insulated formed metal panel infill

- CW-3: Clear glass curtain wall system with vision glass, integrated diaphragm, site-prod buffers and insulated formed metal panel infill
- MP-1: Insulated formed metal panel infill
- MP-2: Clear glass curtain wall system

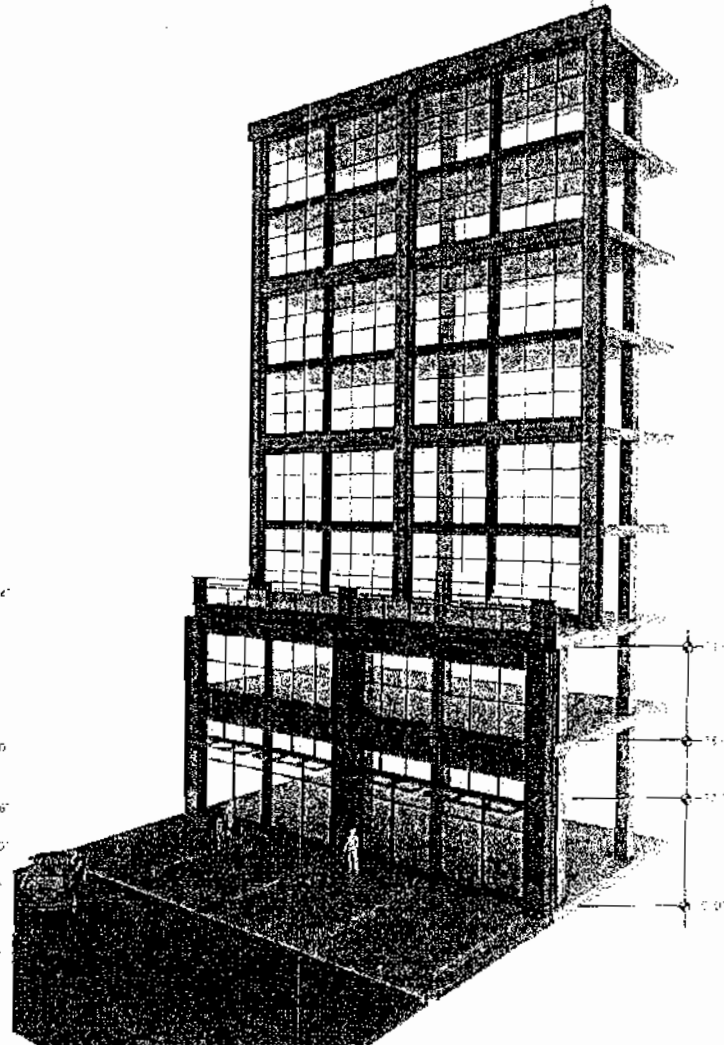
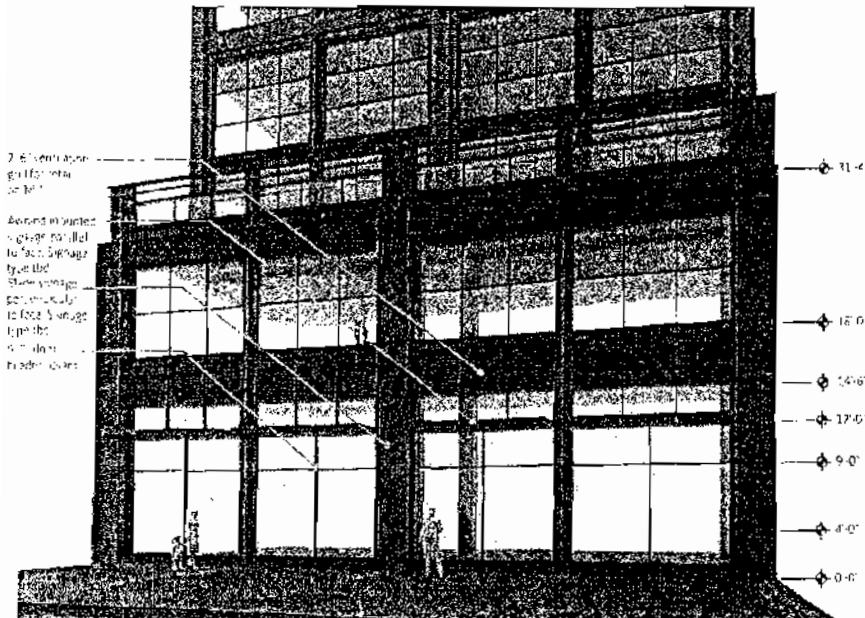
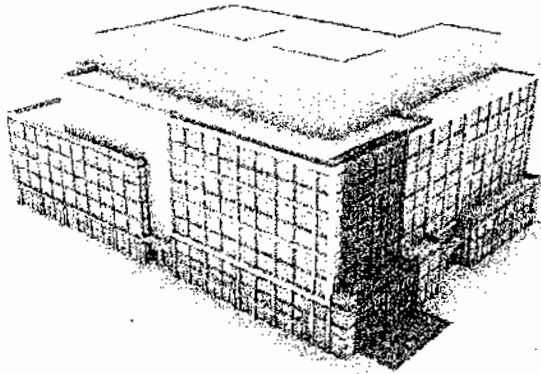
- RW-1: Clear glass curtain wall system
- RW-2: Clear glass curtain wall system

Applicant: L.C.N. Carpenter, LLC  
 Address: 100-136 North Carpenter Street; 1013-1057 West Randolph Street; 101-137 North Aberdeen Street; 1037-1056 West Washington Boulevard  
 Introduction Date: June 22, 2016  
 Plan Commission: July 21, 2016



PD Exhibit 07.20.2016

# WALL SECTION - Randolph Street detail



Applicant: 130 N. Carpenter, LLC  
 Address: 100-126 North Carpenter Street; 1033-1057 West Randolph Street; 101-137 North Aberdeen Street; 1032-1036 West Washington Boulevard  
 Introduction Date: June 22, 2016  
 Plan Commission: July 22, 2016

PO Exhibit 07.20.2016  
 Gensler

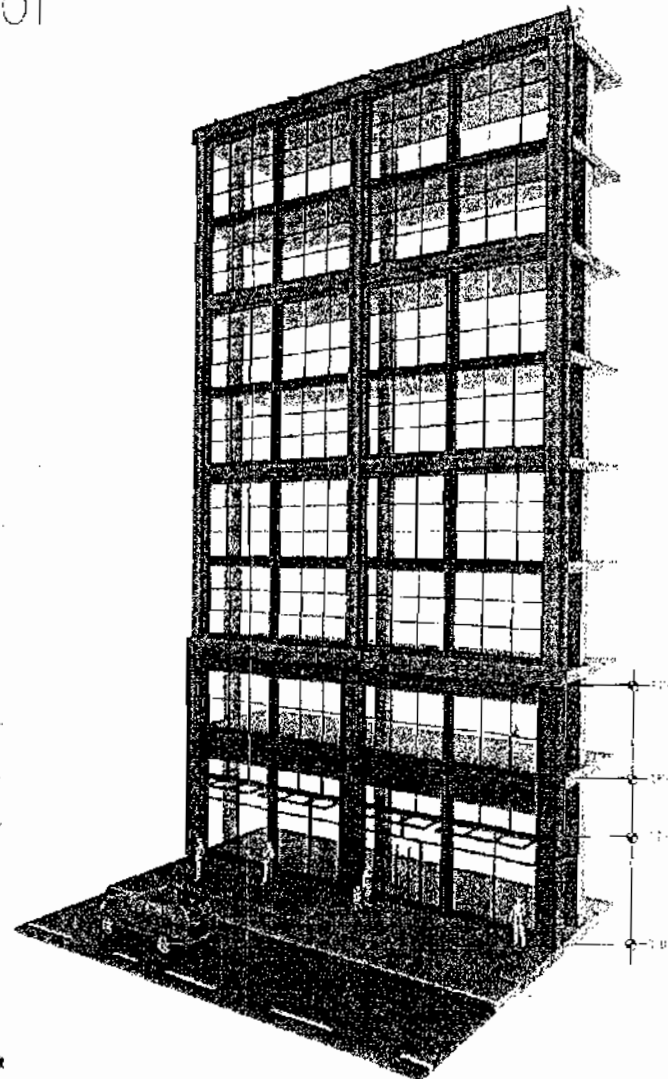
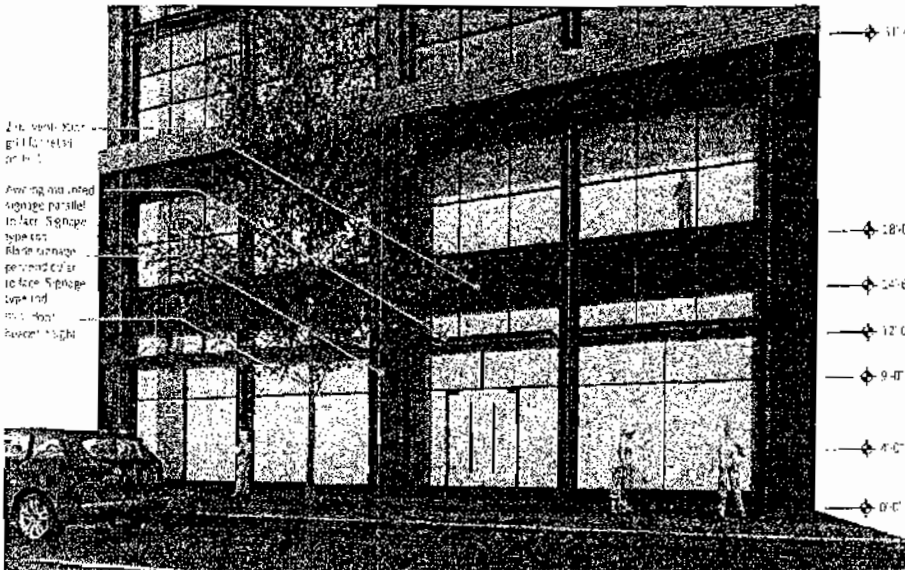
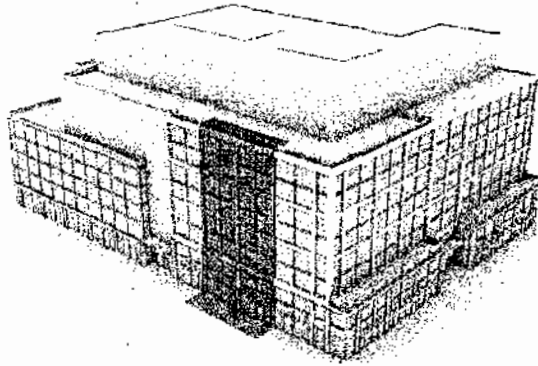
9/14/2016

REPORTS OF COMMITTEES


32085



# WALL SECTION - Carpenter Street detail - 01



Applicant: 330 N. Carpenter, LLC  
 Address: 209-136 North Carpenter Street; 1033-1057 West Randolph Street; 101-137 North Aberdeen Street; 1032-1056 West Washington Boulevard  
 Introduction Date: June 22, 2016  
 Plan Commission: July 21, 2016

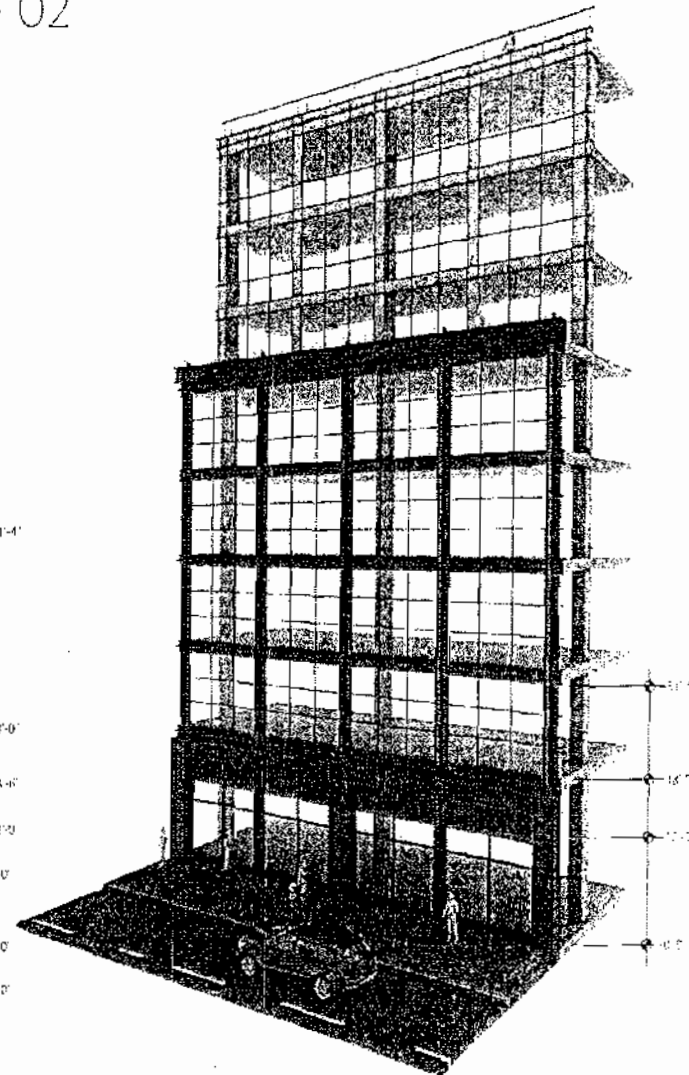
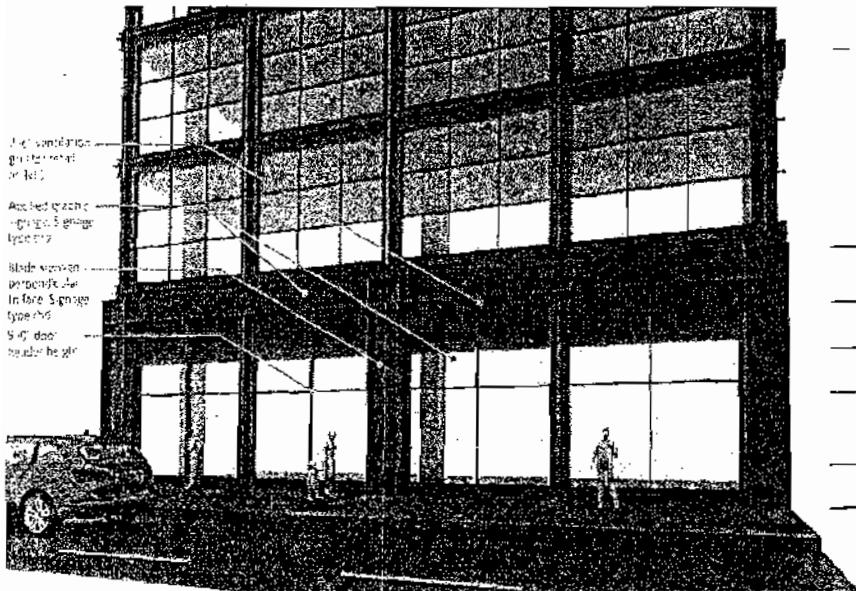
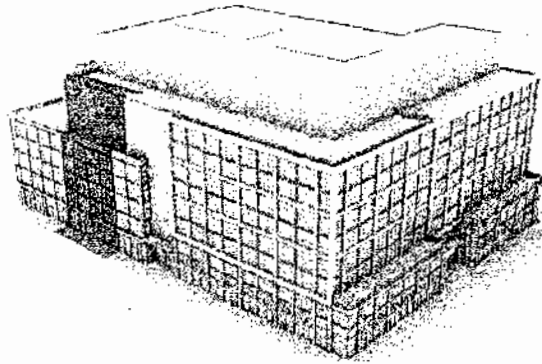
PD Exhibit 07.20.2016  
 Gensler

32086

JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

# WALL SECTION - Carpenter Street detail - 02



Applicant: TIG N. Carpenter, LLC

Address: 100-126 North Carpenter Street; 1033-1057 West Randolph Street; 101-137 North Aberdeen Street; 1034-1056 West Washington Boulevard

Introduction Date: June 22, 2016

Plan Commission: July 21, 2016

PD Exhibit 07.20.2016



Gensler

9/14/2016

REPORTS OF COMMITTEES

32087

*Reclassification Of Area Shown On Map No. 7-K.*  
(As Amended)  
(Application No. 18721T1)  
(Common Address: 4001 -- 4059 W. Diversey Ave./4018 --  
4058 W. Parker Ave. And 2733 -- 2759 N. Karlov Ave./  
2748 -- 2758 N. Pulaski Rd.)

[SO2016-2594]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the M1-1 Limited Manufacturing/Business Park District symbols and indications as shown on Map Number 7-K in the area bounded by:

West Diversey Avenue; North Pulaski Road; a line 117 feet south of and parallel to West Diversey Avenue; a line 124.95 feet west of and parallel to North Pulaski Road; the north/south alley west of and parallel to North Pulaski Road; the public alley next south of and parallel to West Diversey Avenue; a line 33.37 feet west of and parallel to North Pulaski Road; West Parker Avenue; and North Karlov Avenue,

to those of a C2-1 Motor Vehicle-Related Commercial District.

SECTION 2. This ordinance takes effect after its passage and approval

[Site Plan; and Building Elevations attached to  
this ordinance printed on pages 32090  
through 32092 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Substitute.*

*Project Narrative And Plans.*

*Type 1 Zoning Amendment.*

*4001 -- 4059 W. Diversey Ave./4018 -- 4058 W. Parker Ave. And  
2733 -- 2759 N. Karlov Ave./2748 -- 2758 N. Pulaski Rd.*

C2-1 Motor Vehicle-Related Commercial District.

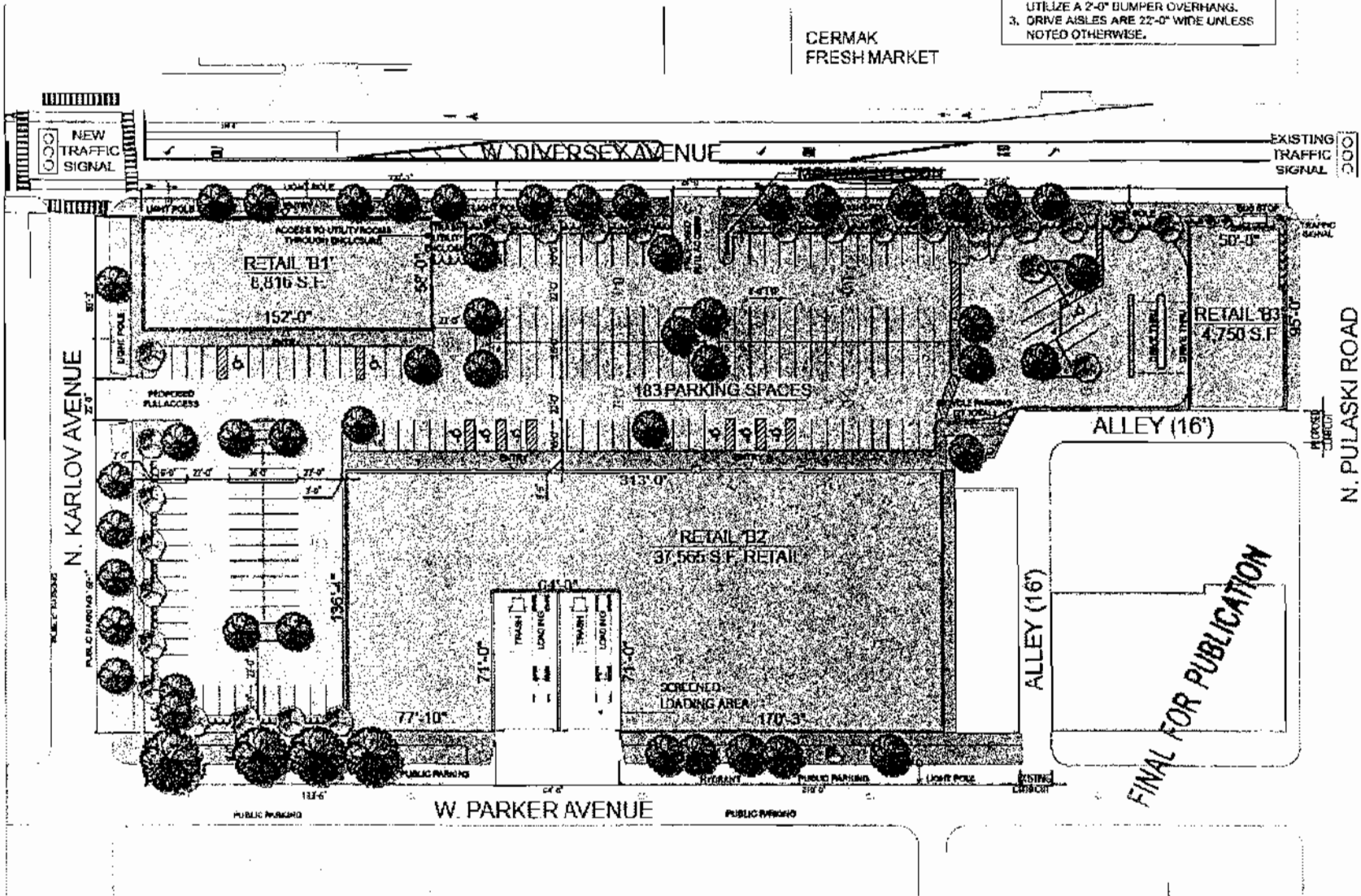
The applicant is requesting a zoning amendment from an M1-1 Limited Manufacturing/ Business Park District to a C2-1 Motor Vehicle-Related Commercial District for the proposed strip center development of three retail buildings with a total square footage of 51,131 square feet with 183 parking spaces and a proposed drive through.

	Retail 1	Retail 2	Retail 3	TOTAL
Lot Area				125,486 square Feet
Parking				183
Front Setback	0 feet	0 feet	0 feet	
East Setback		0 feet	0 feet	
West Setback	0 feet	93 feet		
FAR				.45
Building Square Footage	8,816 square feet	37,565 square feet	4,750 square feet	51,131 square Feet
Building Height	24 feet	24 feet	24 feet	

# SITE PLAN

**PARKING NOTES:**  
 1. TYPICAL PARKING SPACES ARE 8'-0" WIDE x 18'-0" DEEP UNLESS NOTED OTHERWISE.  
 2. PARKING SPACES NOTED AS 16'-0" DEEP UTILIZE A 2'-0" BUMPER OVERHANG.  
 3. DRIVE AISLES ARE 22'-0" WIDE UNLESS NOTED OTHERWISE.

CERMAK FRESH MARKET



32090

JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

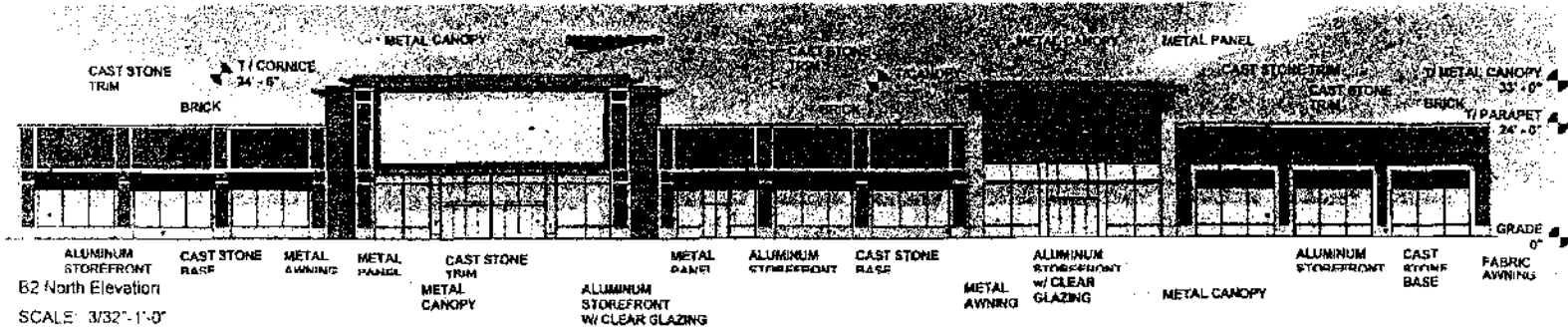
# BUILDING ELEVATIONS – BUILDING B2

BUILDING B2

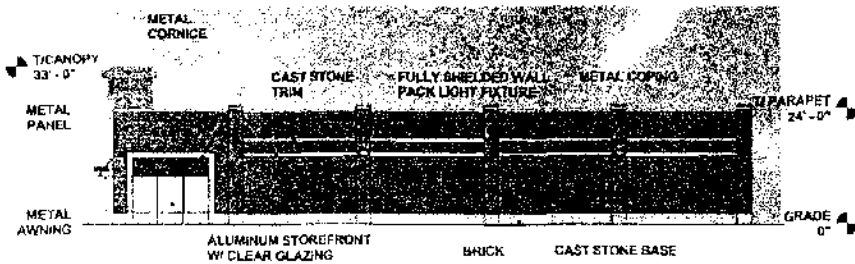
9/14/2016

REPORTS OF COMMITTEES

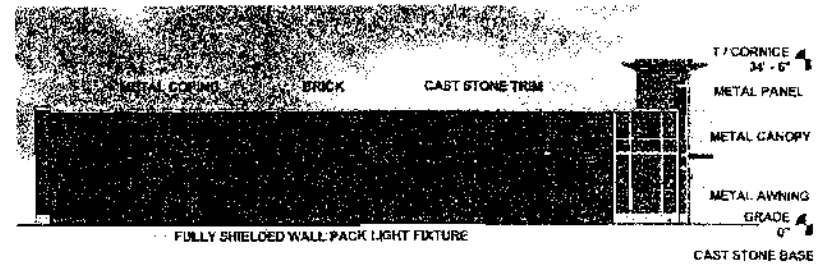
32091



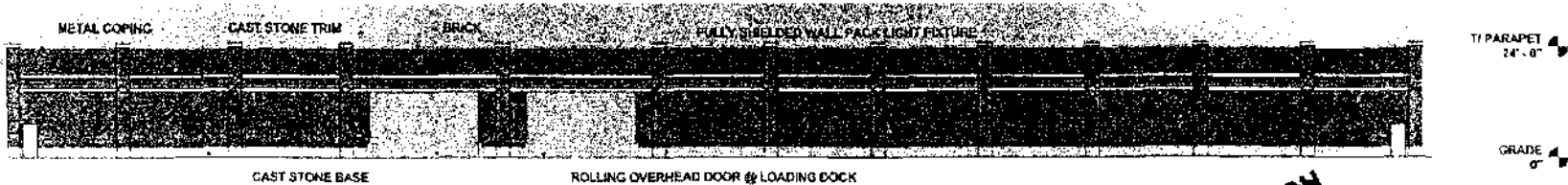
B2 North Elevation  
SCALE: 3/32"=1'-0"



B2 West Elevation  
SCALE: 3/32"=1'-0"



B2 East Elevation  
SCALE: 3/32"=1'-0"

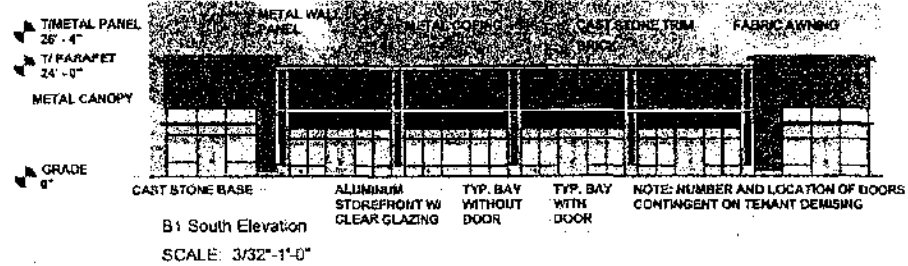
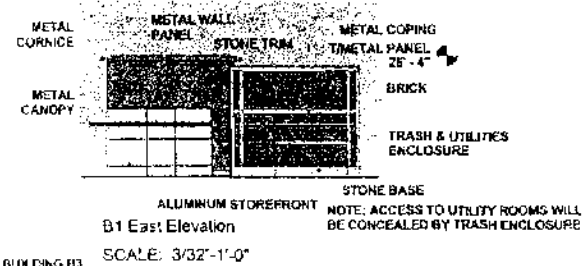
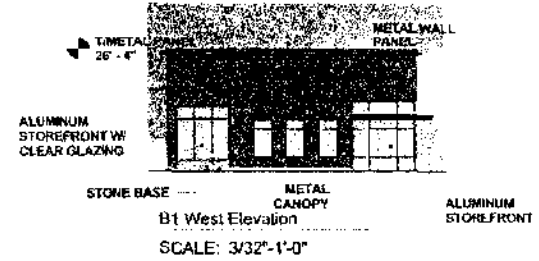
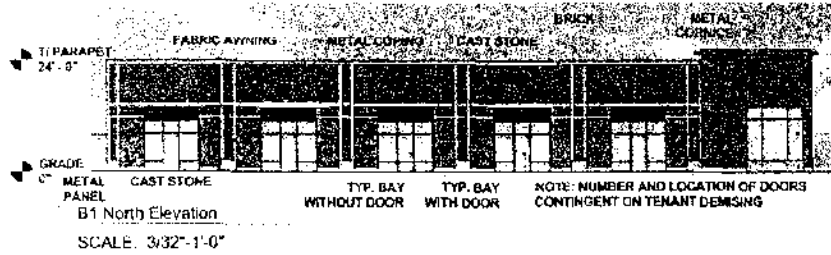


B2 South Elevation  
SCALE: 3/32"=1'-0"

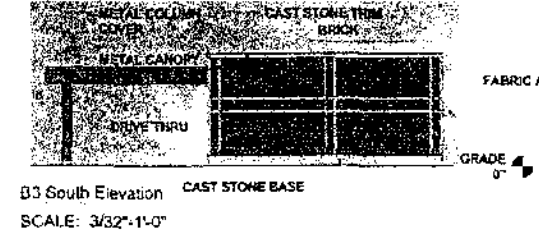
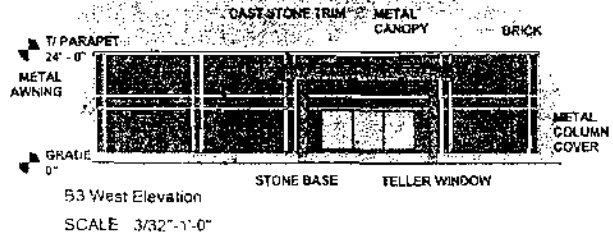
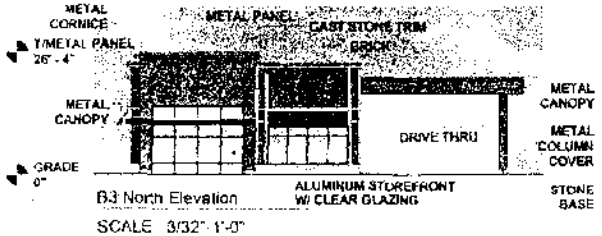
**FINAL FOR PUBLICATION**

# BUILDING ELEVATIONS – BUILDINGS B1 & B3

BUILDING B1



BUILDING B3



FINAL FOR PUBLICATION

AMENDMENT OF TITLE 17 OF MUNICIPAL CODE BY RECLASSIFICATION OF PARTICULAR AREAS.

(Committee Meeting Held August 24, 2016)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on August 24, 2016, the following ordinances on pages 1 through 6 of the summary were passed by a majority of the members present.

I hereby move for passage of the proposed ordinances and substitute ordinances transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,  
*Chairman.*

On motion of Alderman Solis, the said proposed ordinances and substitute ordinances transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances as passed (the italic heading in each case not being a part of the ordinance):



*Reclassification Of Area Shown On Map No. 1-F.*

(As Amended)

(Application No. 18710)

(Common Address: 430 -- 438 N. LaSalle St.  
And 142 -- 150 W. Hubbard St.)

[SO2016-1635]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the DX-7 Downtown Mixed-Use District symbols and indications as shown on Map Number 1-F in the area bounded by:

the alley next north of and parallel to West Hubbard Street; North LaSalle Street; West Hubbard Street; and a line 105.66 feet west of and parallel to North LaSalle Street,

to the designation of a Business Planned Development which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development attached herewith and made a part thereof and to no others.

SECTION 2. This ordinance shall take effect upon its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Standard Planned Development Statements.*

1. The area delineated herein as Business Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 10,575 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property") and is owned or controlled by the PG Development LLC.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated

control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.

3. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the applicant or its successors, assign or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

4. This plan of development consists of 19 Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; a Right-of-Way Adjustment Map; Site Plan/Landscape Plan, Green Roof Plan and Building Elevations (North, South, East and West) prepared by Saroki Architecture and dated August 18, 21, 2016, submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.
5. The following uses are permitted in the area delineated herein as a Business Planned Development: hotel, general retail sales, eating and drinking establishments, co-located wireless communication facilities and accessory and related uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 10,575 square feet. The improvements to be constructed on the Property will utilize the following series of FAR bonuses summarized in Bonus Worksheet, attached as Exhibit A:

Description (List Of All Bonuses Applied For And Calculations)	FAR
Base FAR	7.00
Affordable Housing	1.75
Adopt-A-Landmark	1.40
Transit Infrastructure Improvements	1.40
Upper Level Setback	<u>.66</u>
Total FAR	12.21

9. Pursuant to Section 17-4-1004-B4 of the Zoning Ordinance, the applicant has requested an increase in the floor area ratio for the Property, as set forth in the bonus worksheet required under Section 17-4-1003-D and attached hereto as Exhibit A ("Bonus Worksheet"). Projects receiving an affordable housing floor area bonus ("Eligible Building") must either provide on-site affordable housing units or make a cash payment to the city's Affordable Housing Opportunity Fund in accordance with formulas set forth in Section 17-4-1004-C. The applicant has elected to make a cash payment in lieu of providing on-site affordable housing units. In accordance with the formulas set forth in Section 17-4-1004-C and the Bonus Worksheet, the applicant acknowledges and agrees that it must make a cash

payment to the Affordable Housing Opportunity Fund in the amount of \$636,606.40 ("Cash Payment"). The applicant must make the required Cash Payment before the issuance of building permits for the construction of any building on the Property, including, without limitation, excavation or foundation permits, and must comply with all applicable affordable housing standards and requirements set forth in Section 17-4-1004, the terms of which are incorporated herein by this reference. (See also attached Exhibit B -- Affordable Housing Profile Form).

10. Pursuant to the Transit Infrastructure Improvements Bonus provisions of Section 17-4-1020 of the Zoning Ordinance, the applicant has requested an increase in the floor area permitted on the Property based on a cash contribution for public transit infrastructure improvements. The applicant shall make a cash contribution in the amount of Five Hundred Nine Thousand Two Hundred Ninety-Two Dollars (\$509,292.00), which corresponds to a floor area bonus of 1.40 over the net site area of 10,575 square feet for a bonus square footage of 14,805 square feet. Pursuant to Section 17-4-1020-A of the Zoning Ordinance, the applicant must enter into an agreement with the agency undertaking the improvements providing for such cash contribution. The Commissioner may require evidence that such cash contribution has been funded by the applicant as a condition to issuance of any Part II Approvals.
11. Pursuant to the Adopt-a-Landmark Bonus provisions of Section 17-4-1022 of the Zoning Ordinance, the applicant has requested an increase in the floor area of the Property based on the proposed restoration of concrete balconies at the Marina City residential towers located at 300 North State Street (the "Landmark Project"). Pursuant to Section 17-4-1022 of the Zoning Ordinance, the Commissioner of Department of Planning and Development (the "Commissioner"), acting on behalf of the City and the Commission on Chicago Landmarks, is authorized and directed to enter into an agreement with the Marina Towers Condominium Association, which is the association of owners of the Landmark Project established pursuant to the Illinois Condominium Property Act, regarding the manner in which funds for renovation work in the Landmark Building relating to the Adopt-A-Landmark Bonus, as approved by the Commission on Chicago Landmarks, will be used. On July 7, 2016, the Commission on Chicago Landmarks approved a scope of work and budget for the Landmark Project, providing for the expenditure of Five Hundred Nine Thousand Two Hundred Ninety-Two Dollars (\$509,292.00) in project costs (the "Project Costs"), which corresponds to a floor area bonus of 1.4 over the net site area of 10,575 square feet for a bonus square footage of 14,805 square feet. The agreement shall be in a form approved by the Corporation Counsel and shall be executed and submitted to the Department of Planning and Development prior to the issuance of any approvals pursuant to Section 17-13-0610 of the Chicago Municipal Code ("Part II"). The Commissioner may require evidence that the Project Costs have been funded by the applicant as a condition to issuance of any Part II Approvals. The terms and conditions of the Landmark Project Scope of Work and Budget may be modified administratively by the Commissioner in accordance with

the provisions of Statement 15 of this Planned Development and as described in the Landmark Project Scope of Work and Budget.

12. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
13. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
14. The applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
15. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors.
16. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
17. The applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The proposed Planned Development shall be in compliance with the Sustainable Development Policy by obtaining either LEED or Green Globe certification and by providing a green roof of at least 50 percent of Net Roof Area containing a green roof of 5,147 square feet and shall meet the applicable storm water requirements of the Department of Water Management.
18. The applicant commits to provide and fully-fund the following infrastructure improvements prior to issuance of the final occupancy certificate for the project:

- a. install countdown pedestrian signals at the intersection of LaSalle/Hubbard;  
and
- b. install a northbound left turn arrow at the LaSalle/Hubbard traffic signal.

The funding, design and provision of all infrastructure improvements detailed in this Statement 15: A) will be the responsibility of the applicant, B) will be subject to review and installation scheduling by the Department of Transportation, and C) must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way in compliance with the Municipal Code of the City of Chicago.

19. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to the DX-7 Downtown Mixed-Use District.

[Existing Zoning Map; Existing Land-Use Map; Property Line and Right-of-Way Adjustment Map; Site Plan/Landscape Plan/Floor Plan Level 1; Green Roof Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 32105 through 32113 of this *Journal*.]

Bulk Regulations and Data Table; Exhibit "A" (FAR Bonus Calculation Worksheet); and Exhibit "B" (2007 Affordable Housing Profile Form Rental) referred to in these Plan of Development Statements read as follows:

*Bulk Regulations And Data Table.*

Site Area:

Gross Site Area:	24,210 square feet (0.56 acres)
Planned Development Area in the Public Way:	13,635 square feet (0.31 acres)
Net Site Area:	10,575 square feet (0.24 acres)

Maximum Floor Area Ratio:	12.21
Base FAR:	7.00
Affordable Housing:	1.75
Adopt-A-Landmark:	1.40
Transit Infrastructure Improvements:	1.40
Upper Level Setback:	<u>.66</u>
Total FAR:	12.21
Total Buildable Area:	129,120 square feet
Maximum Height:	221 feet, 0 inches to the roof of the highest occupied floor
	235 feet, 0 inches to the roof of the highest enclosed space
Hotel Rooms:	
Maximum Number of Hotel Rooms:	196 rooms
Setbacks from the Property Line:	In substantial conformance with Site Plan
Parking/Loading:	
Off-Street Parking Spaces:	0 Spaces
Minimum Number of Bicycle Space:	0 Spaces
Off-Street Loading Spaces:	1

Exhibit A

FINAL FOR PUBLICATION

CITY OF CHICAGO  
 DEPARTMENT OF HOUSING AND ECONOMIC DEVELOPMENT  
 BUREAU OF PLANNING AND ZONING  
 APPLICATION FOR ZONING BONUS REVIEW

**WORKSHEET: FAR BONUS CALCULATION**

Property Address: 430-438 N. LaSalle St. & 142-150 W. Hubbard St. Zoning District 42nd

ON-SITE BONUSES						
Amenity	Amenity area (in sq ft.)	Lot area (in sq ft.)	Premium Factor	Base FAR	FAR Bonus calculated	FAR Bonus Cap compare with
Formula	A	B	C	D	(A/B) · C · D	
Affordable Housing - On-Site			4	(1)		1.00 (-5) 1.75 (-7) 2.50 (-10) 3.60 (-12) 4.80 (-16)
Public Plaza and Pocket Park			1			6
Chicago Riverwalk			1			-
Winter Garden			1			3
Through-Block Connection (Indoor)			0.66			-
Through-Block Connection (Outdoor)			1			-
Sidewalk Widening			2			-
Arcade			1.25			2
Water Feature			0.3			1
Upper-Level Setbacks (-7 & -10 Districts)	23,152	10,575	0.3	0.66		1
Upper-Level Setbacks (-12 & -16 Districts)			0.4			25% of D
Lower-Level Planting Terrace			1			-
Green Roofs			0.3			2
Underground Parking (Levels -1 & -2)			0.15			30% of D
Underground Parking (Level -3 or lower)			0.2			30% of D
Underground Loading			0.15			30% of D
Parking Concealed by Occupiable Space			0.4			25% of D
Total FAR Bonus On-Site Improvements					0.66	



**OFF-SITE BONUSES**

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**Calculation of Financial Contribution**

Formula: Cash contribution for 1 sq. ft. of FAR bonus = 0.8 x median cost of 1 sq. ft. of buildable floor area

Amenity	Bonused Square Feet Desired	Discount Factor	median cost of 1 sq. ft. of buildable floor area (in \$) See City Survey of Land Cost	Base FAR	Financial Contribution
Formula:	A	B	C	D	E: A*B*C
Off-Site Park or Riverwalk		0.6			
Street Lighting and Landscaping		0.8			
Transit Station Improvements	14,805	0.5	\$43.00	7.00	\$509,292.00
Pedway Improvements		0.8			
Adopt-A-Landmark	14,805	0.8	\$43.00	7.00	\$509,292.00
Affordable Housing	18,506	0.8	\$43.00	7.00	\$636,606.40
Education		0.8			
<b>Totals</b>	<b>48,116</b>				<b>\$1,655,190.40</b>

**Comparison to FAR Bonus Cap**

Amenity	Total Bonused Square Feet Desired	Lot Area (in sq. ft.)	Base FAR	FAR Bonus calculated	FAR Bonus Cap:
Formula:	F	G	H	I = (F/G) * H	Compare with
Off-Site Park or Riverwalk					20% of H
Street Lighting and Landscaping					20% of H
Transit Station Improvements	14,805	10,575	7	1.40	20% of H
Pedway Improvements					20% of H
Adopt-A-Landmark	14,805	10,575	7	1.40	20% of H
Affordable Housing	18,506	10,575	7	1.75	20% of H (-5) 25% of H (7, -10) 30% of H (-12, -16)
Education					25% of H (-10) 30% of H (-12, -16)

If FAR Bonus calculated exceeds FAR Bonus Cap, the effective FAR Bonus for Off-Site Improvements is equal to the FAR Bonus Cap

**Summary**

Base FAR	7.00
FAR Bonus for On-Site Improvements	0.65
FAR Bonus for Off-Site Improvements	4.55
<b>Total FAR</b>	<b>12.21</b>
<b>Total Financial Contribution</b>	<b>\$1,655,190.40</b>

Maximum Floor Area with Base FAR	7.00 x 10,575 sf = 74,025
Floor Area with FAR Bonus On-Site Improvements	0.65 x 10,575 sf = 6,979
Floor Area with FAR Bonus Off-Site Improvements	4.55 x 10,575 sf = 48,116
<b>Total Maximum Floor Area</b>	<b>12.21 x 10,575 sf = 129,120</b>

Signature of Applicant \_\_\_\_\_ Date \_\_\_\_\_ Received by (Dept. of Housing & Econ. Dev.) \_\_\_\_\_ Date \_\_\_\_\_  
 Rev. Aug. 2013

Exhibit B FINAL FOR Publication

2007 Affordable Housing Profile Form (Rental)

Submit this form to the Department of Planning & Development (DPD) for projects that are subject to the 2007 ARO. Projects submitted after October 13, 2015 - or that do not receive City Council approval by July 13, 2016 - will be subject to the 2015 ARO. More information is online at www.cityofchicago.org/ARO.

This completed form should be returned to: Kara Breems, DPD, 121 N. LaSalle Street, Chicago, IL 60602. E-mail: kara.breems@cityofchicago.org Telephone: (312) 744-6476

Date: July 12, 2016

SECTION 1: DEVELOPMENT INFORMATION

Development Name: LaSalle and Hubbard Hotel Development
Development Address: 430-438 N. LaSalle & 142-150 W. Hubbard
Ward: 42nd

If you are working with a Planner at the City, what is his/her name? Daniel Kliaber

Type of City Involvement: (check all that apply)
City Land
Financial Assistance (If receiving TIF assistance, will TIF funds be used for housing construction? If yes, please provide copy of the TIF Eligible Expenses)
Zoning increase and/or PD

SECTION 2: DEVELOPER INFORMATION

Developer Name: PG Development, LLC
Developer Contact (Project Coordinator): Jake Porritt
Developer Address: 755 W. Big Beaver, Troy MI 48084
Email address: Jake@porrittgroup.com
Telephone Number: 248-688-9763

SECTION 3: DEVELOPMENT INFORMATION

a) Affordable units required

For ARO projects: Total units x 10%\* = total affordable units required (always round up)
\*20% if TIF assistance is provided

For Density Bonus projects: Bonus Square Footage\* X 25% = Affordable sq. footage required
\*Note that the maximum allowed bonus is 20% of base FAR in dash-5; 25% in dash-7 or -10; and 30% of base FAR in dash-12 or -16 (www.cityofchicago.org/zoning for zoning info).

b) building details

In addition to water, which of the following utilities will be included in the rent (circle applicable):
Cooking gas electric gas heat electric heat other (describe on back)

Is parking included in the rent for the: affordable units? yes no market-rate units? yes no
If parking is not included, what is the monthly cost per space?

Estimated date for the commencement of marketing:

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Estimated date for completion of construction of the affordable units:

For each unit configuration, fill out a separate row, as applicable (see example).

	Unit Type*	Number of Units	Number of Bedrooms/Unit	Total Square Footage/Unit	Expected Market Rent	Proposed Affordable Rent*	Proposed Level of Affordability (80% or less of AMI)	Unit Mix OK to proceed?
<i>Example</i>	1 bed/1 bath	4	1	800	\$1000	759	60%	
Affordable Units								<input type="checkbox"/>
								<input type="checkbox"/>
								<input type="checkbox"/>
Market Rate Units						N/A	N/A	<input type="checkbox"/>
						N/A	N/A	<input type="checkbox"/>
						N/A	N/A	<input type="checkbox"/>

\*Rent amounts updated annually in the City of Chicago's Maximum Affordable Monthly Rent Chart

**SECTION 4: PAYMENT IN LIEU OF UNITS**

When do you expect to make the payment -in-lieu? February 2017  
 (typically corresponds with issuance of building permits) Month/Year

For ARO projects, use the following formula to calculate payment owed:

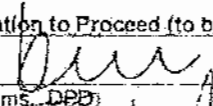
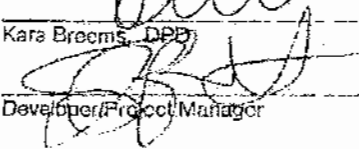
$$\frac{\text{Number of total units in development}}{\text{Number of total units in development}} \times 10\% = \frac{\text{Number of total units in development}}{\text{(round up to nearest whole number)}} \times \$100,000 = \$ \text{Amount owed}$$

For Density Bonus projects, use the following formula to calculate payment owed:

$$\frac{18,506}{\text{Bonus Floor Area (sq ft)}} \times 80\% \times \$43.00 \text{ median price per base FAR foot (from table below)} = \$636,606.40 \text{ Amount owed}$$

Submarket (Table for use with the Density Bonus fees-in-lieu calculations)	Median Land Price per Base FAR Foot
Loop: Chicago River on north/west; Congress on south; Lake Shore Dr on east	\$31
North: Division on north; Chicago River on south/west; Lake Shore Dr. on east	\$43
South: Congress on north; Stevenson on south; Chicago River on west; Lake Shore Dr. on east	\$22
West: Lake on north; Congress on south; Chicago River on east; Racine on west	\$29

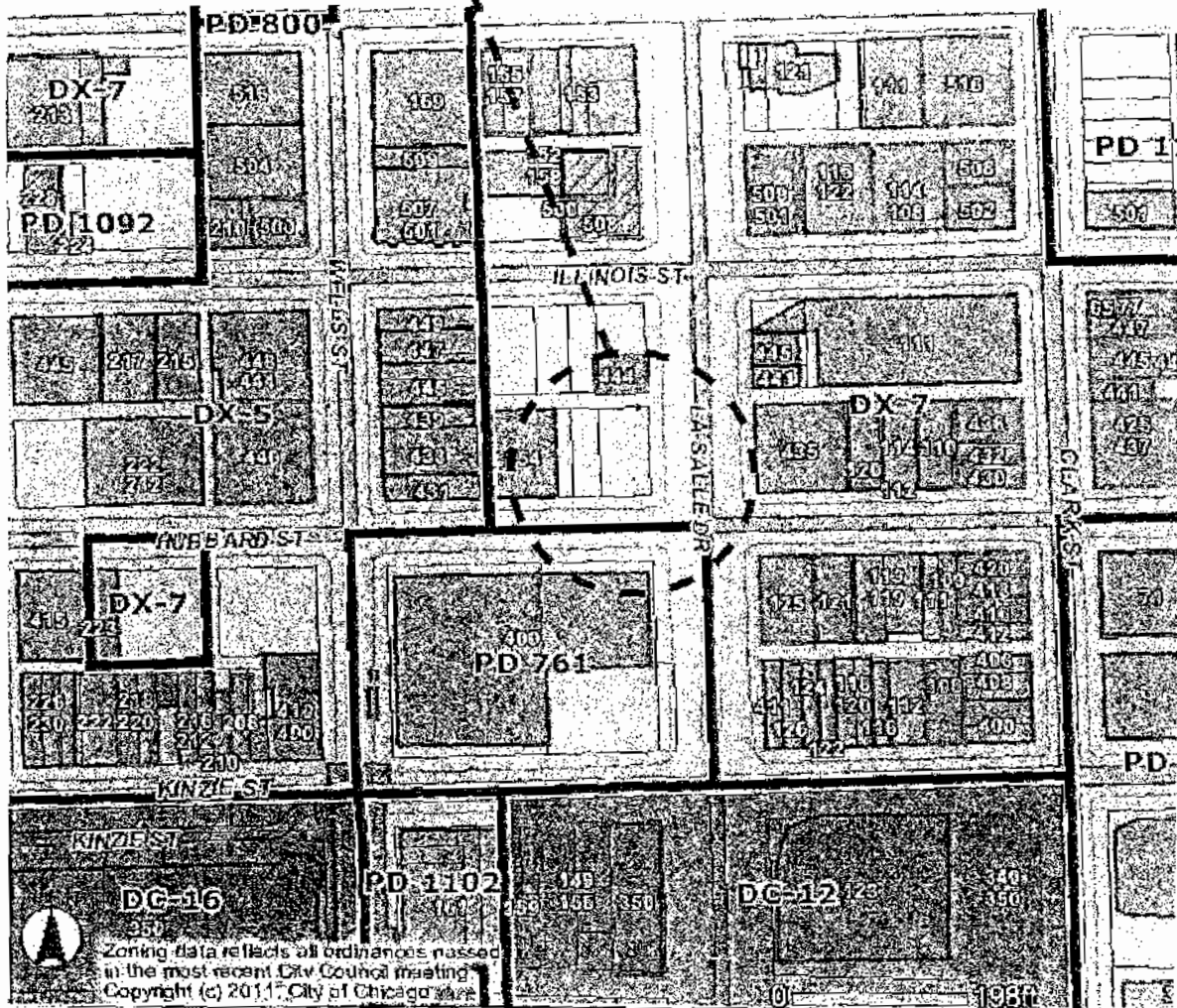
Authorization to Proceed (to be completed by Developer & DPD)

  
 Kara Breems, DPD  
  
 Developer/Project Manager

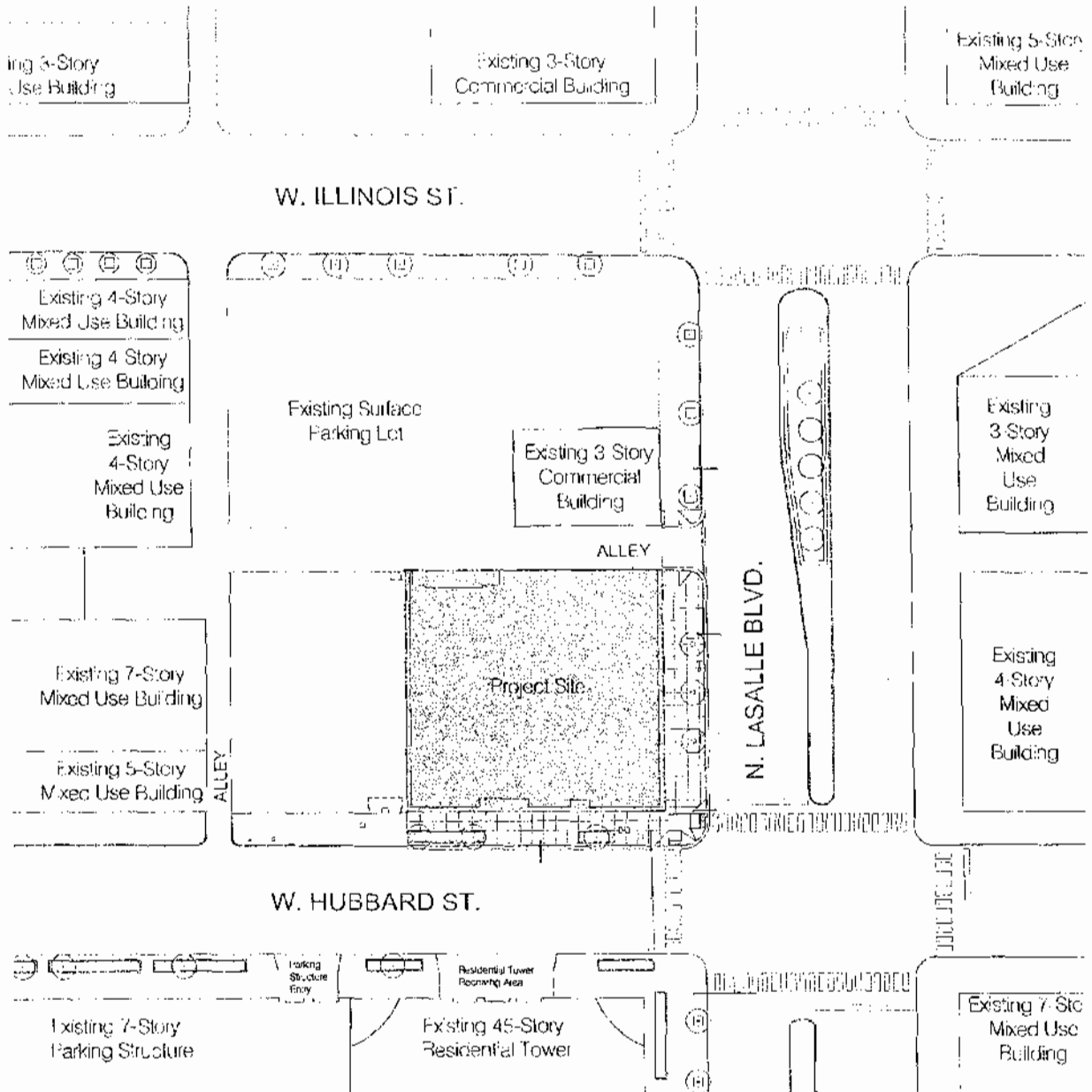
7-15-16  
 Date  
 8/10/16  
 Date

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PROJECT SITE - - - - -



FINAL FOR CIRCULATION  
DATE: 09/14/2016



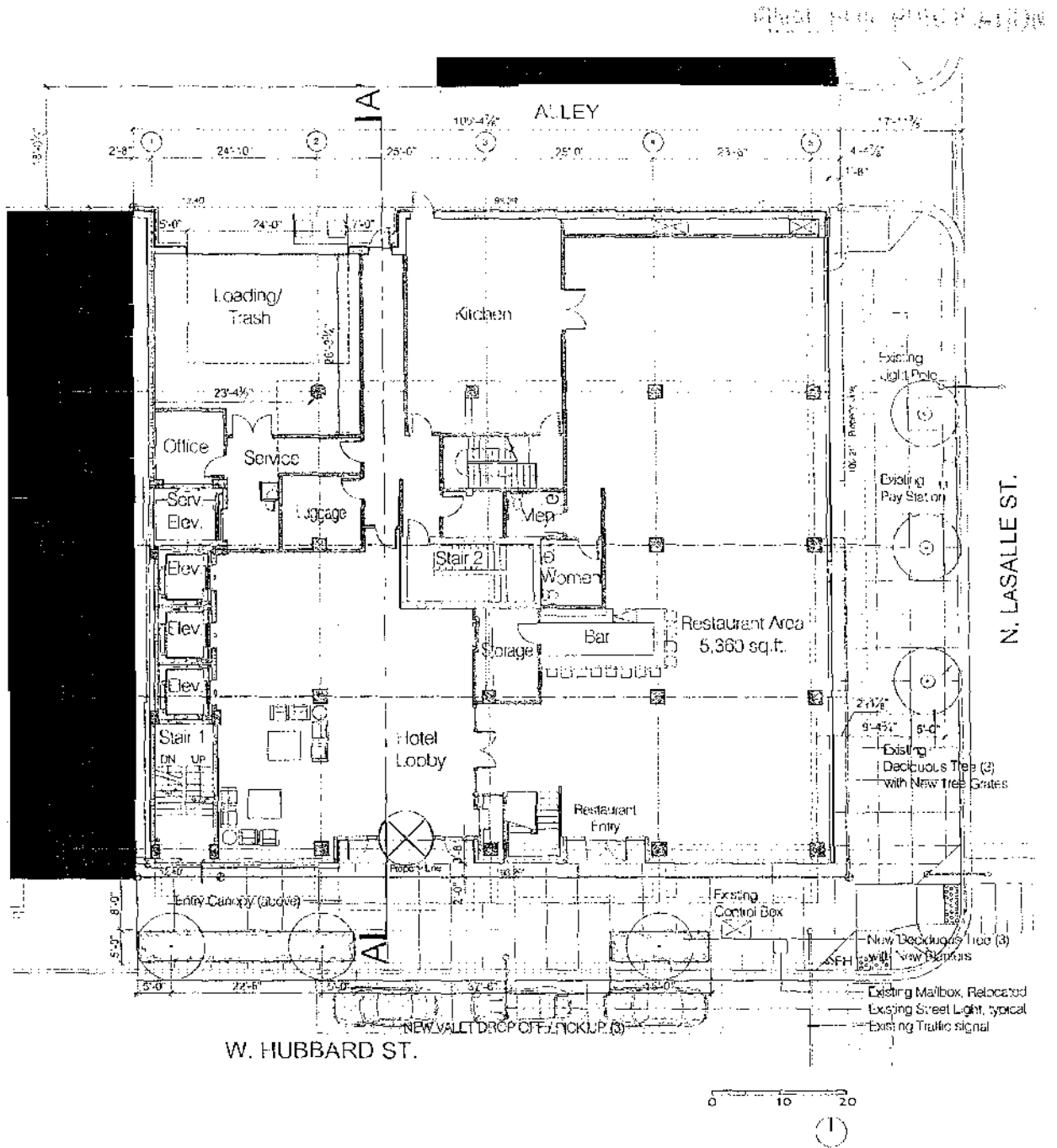
**EXISTING LAND USE MAP**

Applicant: PG Development, LLC  
 430-438 N. La Salle St. & 142-150 W. Hubbard St.

Project: La Salle and Hubbard Hotel

Date: 08.18.2016





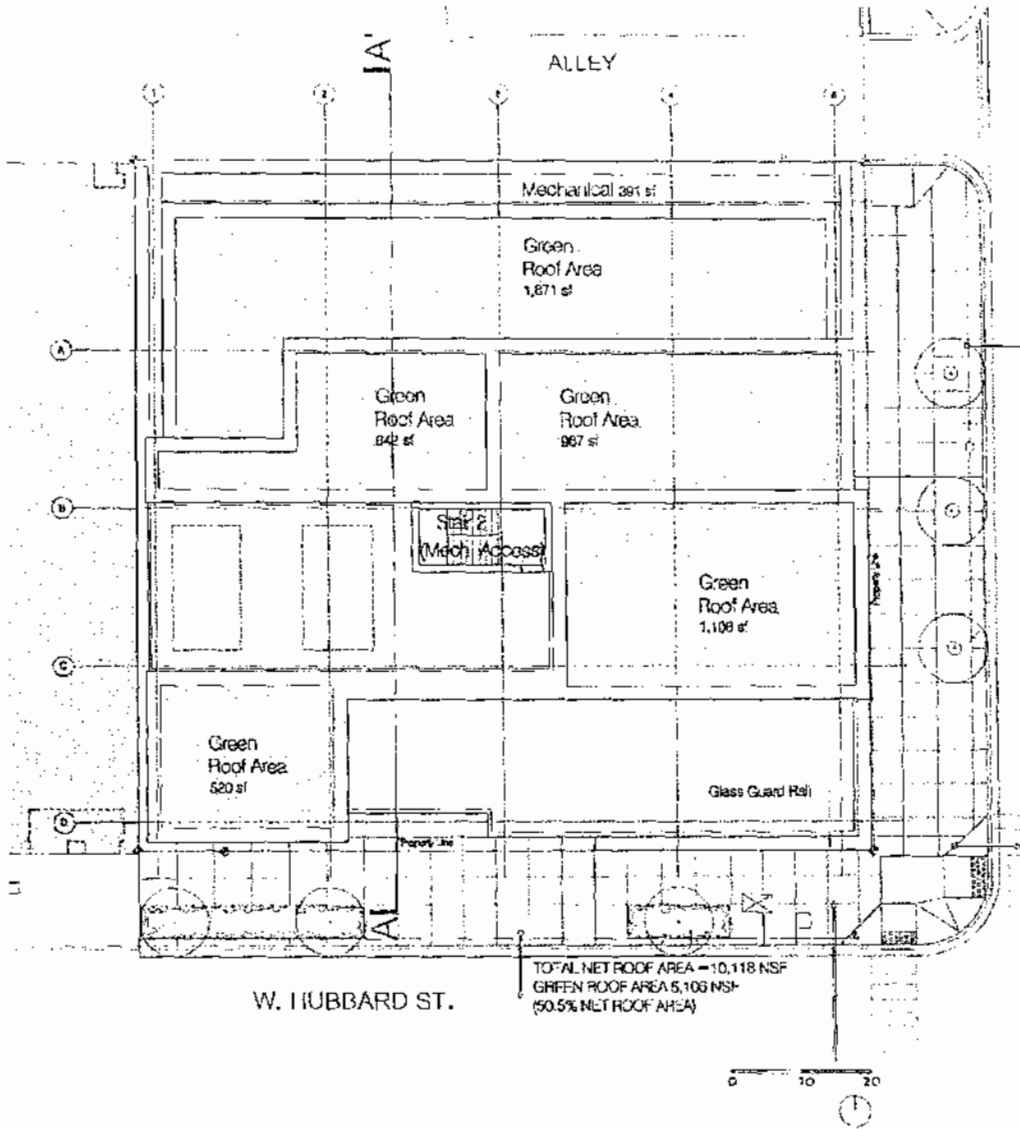
**PORRITT  
GROUP**

**SAROKI  
ARCHITECTURE**

**SITE PLAN/LANDSCAPE PLAN/FLOOR PLAN LEVEL 1**

**Applicant:** PG Development, LLC  
430 438 N. La Salle St. & 142 150 W. Hubbard St.  
**Project:** La Salle and Hubbard Hotel  
**Date:** 08.18.2016

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**PORRITT  
GROUP**

**SAROKI**

**GREEN ROOF PLAN**

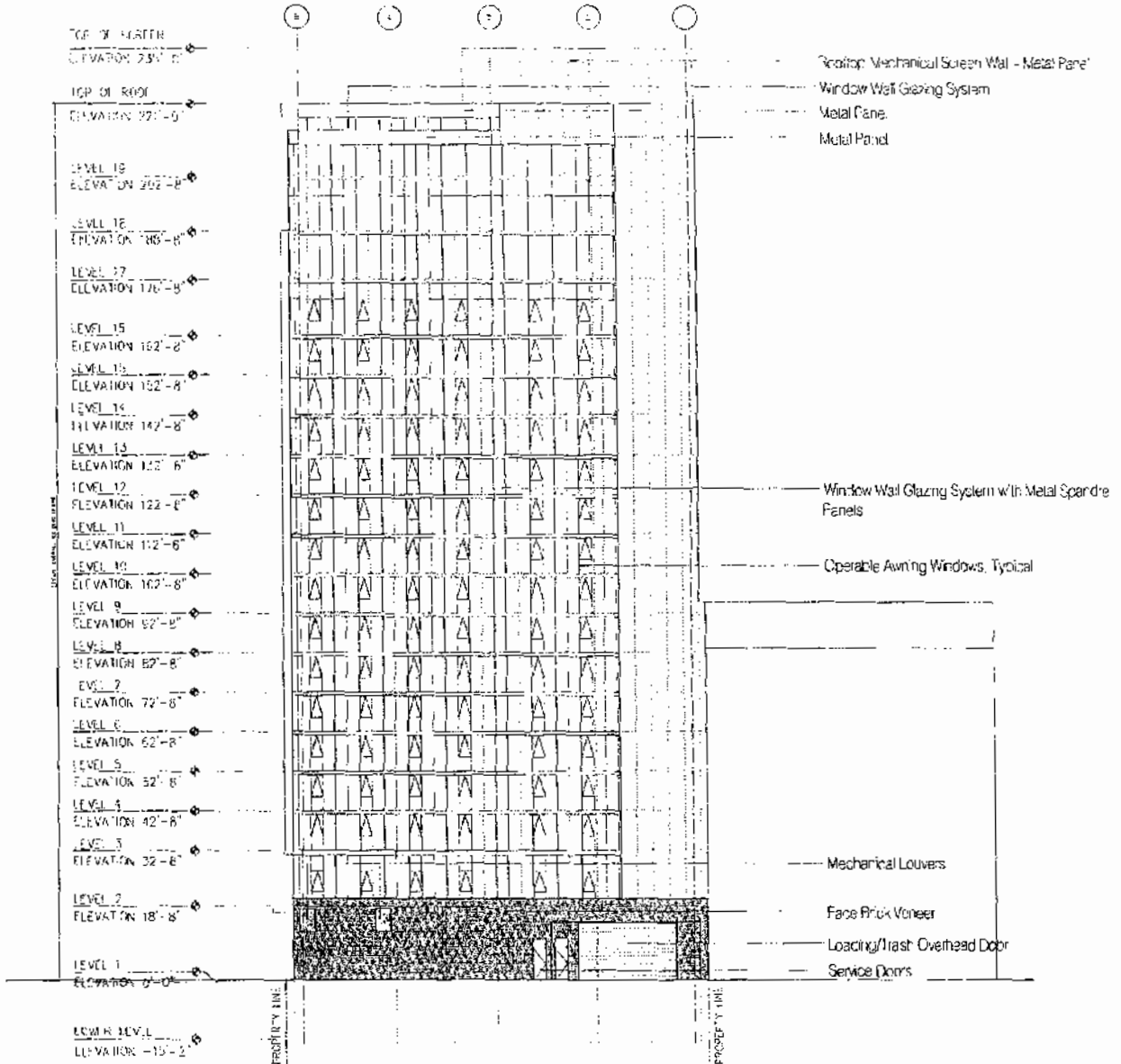
Applicant: PG Development, LLC  
 430-438 N. La Salle St. & 142-150 W. Hubbard St.

Project: La Salle and Hubbard Hotel

Date: 08.18.2016



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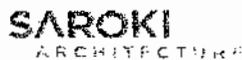
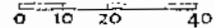
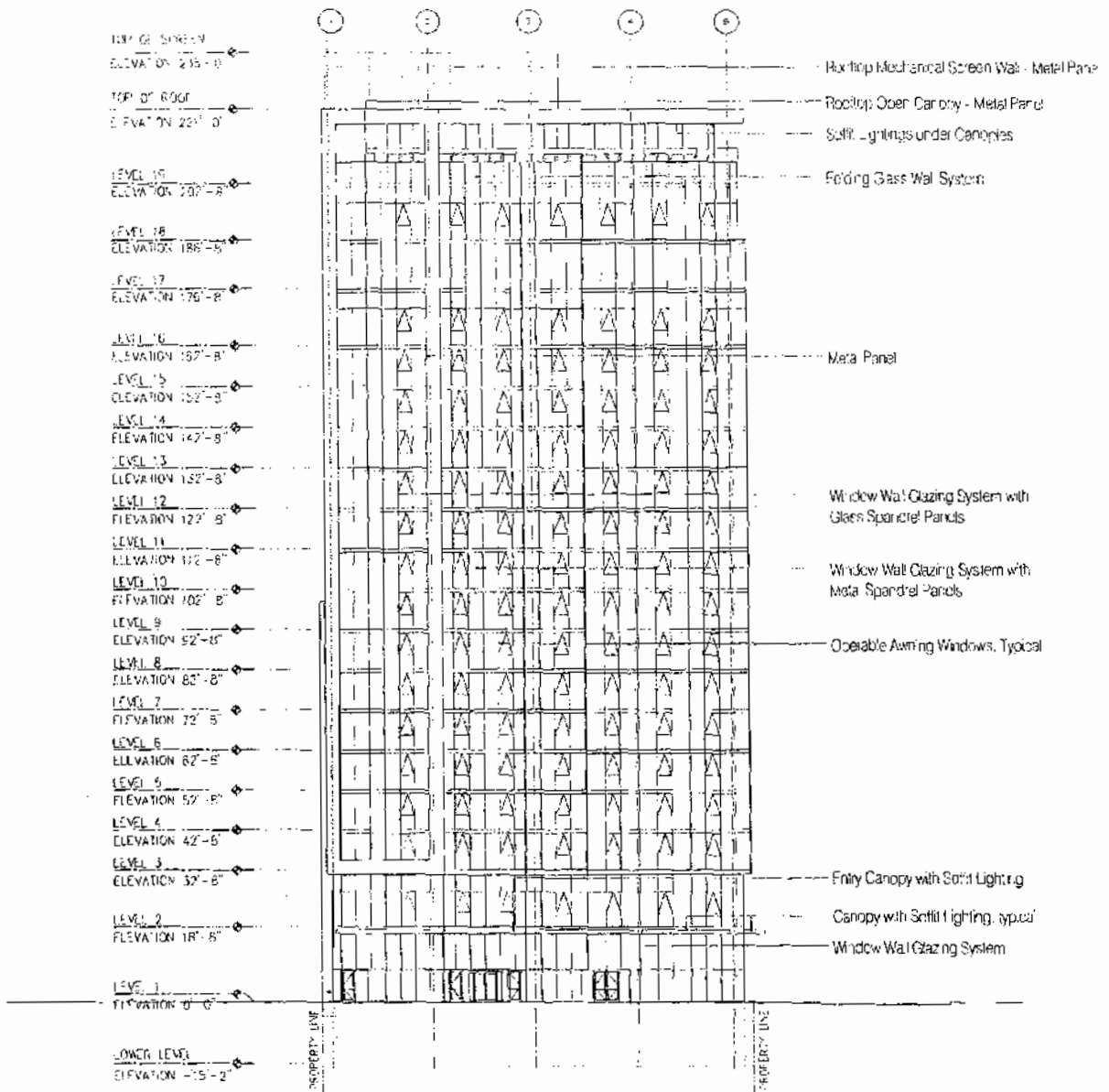
**PORRITT GROUP**

**SAROKI ARCHITECTURE**

ELEVATION-NORTH

Applicant: PG Development, LLC  
 430-438 N. La Salle St. & 142-150 W Hubbard St.  
 Project: La Salle and Hubbard Hotel  
 Date: 08.18.2016

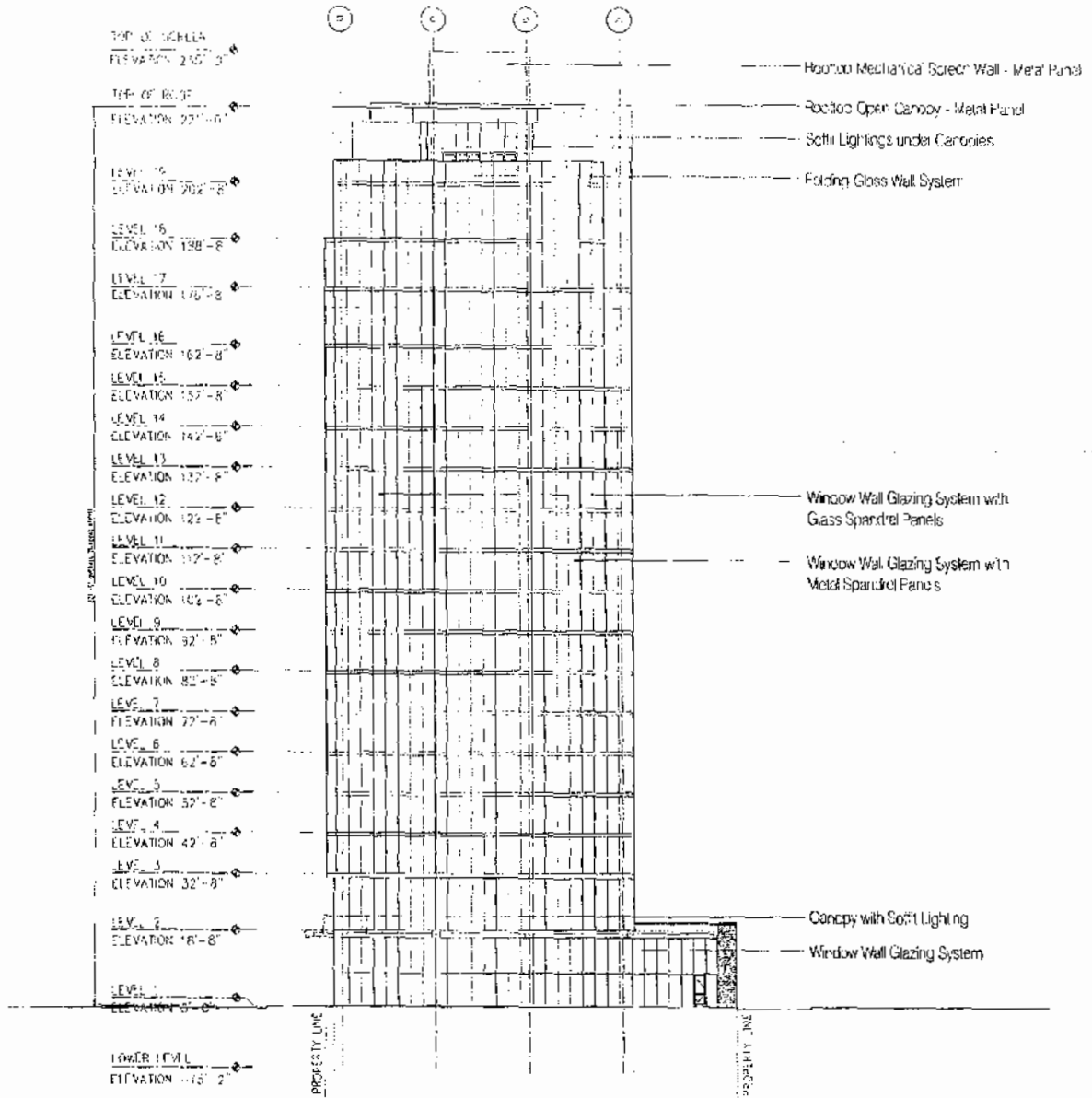
FIRST FLOOR VERTICAL CURTAIN



ELEVATION-SOUTH (W. HUBBARD ST.)

Applicant: PG Development, LLC  
 430-438 N. La Salle St. & 142-150 W. Hubbard St.  
 Project: La Salle and Hubbard Hotel  
 Date: 08.18.2016

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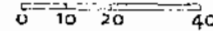
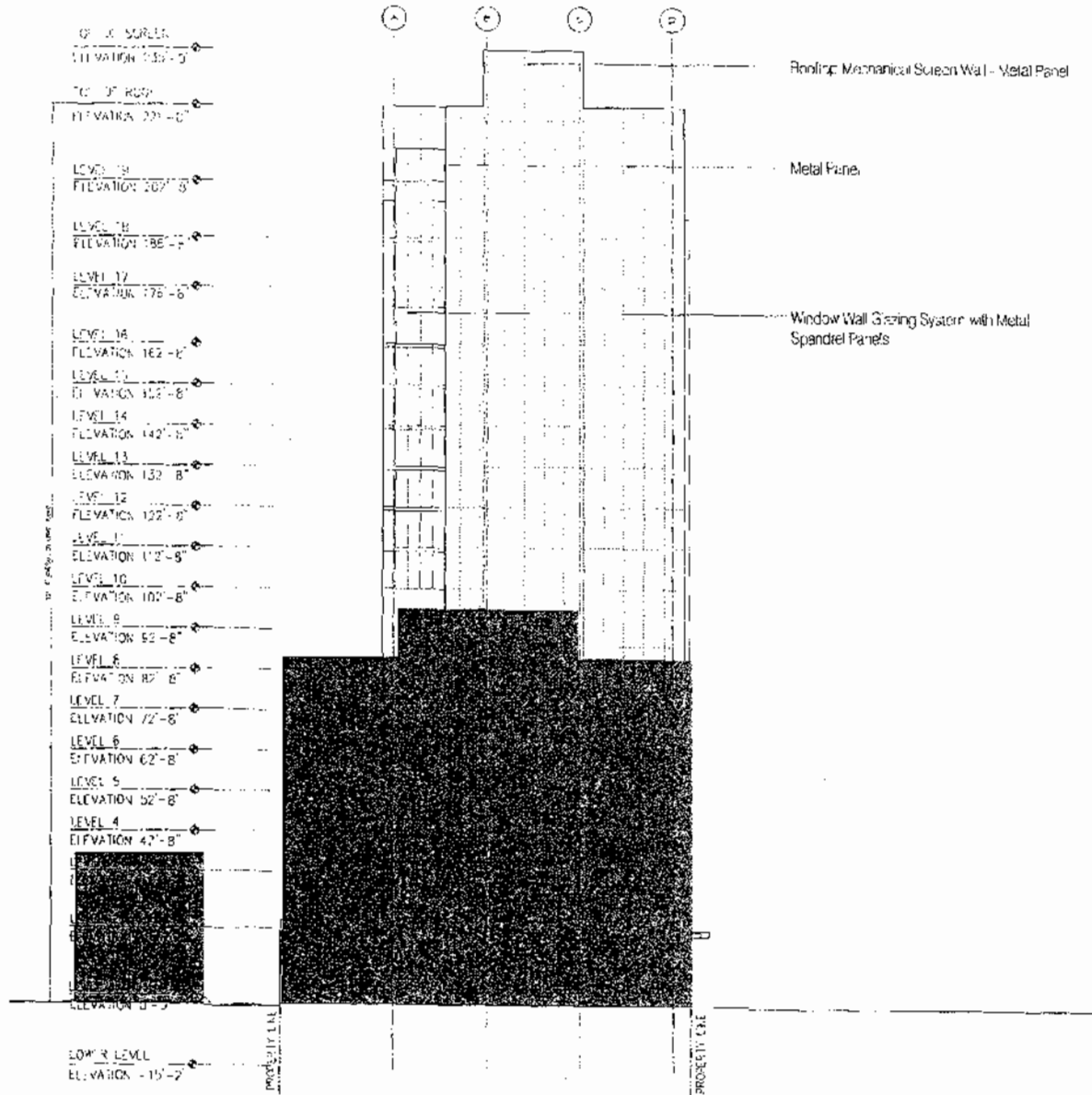
**PORRITT GROUP**

**SAROKI ARCHITECTURE**

**ELEVATION-EAST (N. LASALLE ST.)**

Applicant: PG Development, LLC  
 430-438 N. La Salle St. & 142-150 W. Hubbard St.  
 Project: La Salle and Hubbard Hotel  
 Date: 08.18.2016

WEST ELEVATION WEST FACADE  
FIRST FLOOR FINISH ELEVATION



**SAROKI**  
ARCHITECTURE

ELEVATION-WEST

Applicant: PG Development, LLC  
 430-438 N. La Salle St. & 142-150 W. Hubbard St.  
 Project: La Salle and Hubbard Hotel  
 Date: 08.18.2016

*Reclassification Of Area Shown On Map No. 1-F.*

(As Amended)

(Application No. 18657)

(Common Address: 701 -- 711 N. Orleans St., 300 -- 330 W. Huron St.

And 700 -- 710 N. Franklin St.)

[SO2016-648]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the DX-5 Downtown Mixed-Use District symbols and indications as shown on Map Number 1-F in the area bounded by:

the alley next north of and parallel to West Huron Street; North Franklin Avenue; West Huron Street; and North Orleans Street,

to the designation of Residential-Business Planned Development Number \_\_\_\_\_ which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development attached and made a part thereto and to no others.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 32,503 net square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property"). The applicant is JFJ 300 Huron LLC.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated

control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.

3. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the applicant or its successors, assign or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Departments of Planning and Development. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

4. This plan of development consists of 16 Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; Site and Landscape Plan; Green Roof Plan; and Building Elevations (North, South, East, and West) dated July 21, 2016, submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a planned development. In case of a conflict between the terms of this Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.
5. The following uses are allowed in the area delineated herein: dwelling units located above the ground floor, and related accessory uses, office, eating and drinking establishments, retail sales, urban farm-rooftop operation, and accessory parking. The green space located along Orleans Street shall be a park, which will be open and accessible to the public and will be maintained by the owner of the property. Seating, tables and furniture serving the retail tenants, will not be permitted within the green space.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 32,503 square feet. The improvements to be constructed on the Property will utilize the following series of FAR bonuses summarized in Bonus Worksheet, attached as Exhibit B:

Description (List Of All Bonuses Applied For And Calculations)	FAR
Base FAR	5.00
Affordable Housing	1.00
Transit Infrastructure Improvements	<u>1.00</u>
Total FAR	7.00

Pursuant to the Transit Infrastructure Improvements Bonus provisions of Section 17-4-1020 of the Zoning Ordinance, the applicant has requested an increase in the floor area permitted on the Property based on a cash contribution for public transit infrastructure improvements. The applicant shall make a cash contribution in the amount of One Million One Hundred Eighteen Thousand One Hundred Three and 20/100 Dollars (\$1,118,103.20), which corresponds to a floor area bonus of 1.0 over the net site area of 32,503 square feet. Pursuant to Section 17-4-1020-A of the Zoning Ordinance, the applicant must enter into an agreement with the agency undertaking the improvements providing for such cash contribution. The Commissioner may require evidence that such cash contribution has been funded by the applicant as a condition to issuance of any Part II Approvals.

9. The applicant acknowledges and agrees that the rezoning of the Property from a DX-5 to this Planned Development, triggers the requirements of Section 2-45-115 of the Municipal Code (the "Affordable Requirements Ordinance" or "ARO"). Any developer of a "residential housing project" within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project (the "Required Units") as affordable units, or provide the Required Units in an approved off-site location; (ii) pay a fee in lieu of the development of the Required Units; or (iii) any combination of (i) and (ii); provided, however, that residential housing projects

with 20 or more units must provide at least 25 percent of the Required Units on-site [or, with the Commissioner's approval, off-site – if in higher income or downtown]; and provided that owner-occupied residential housing projects in downtown districts have the option to pay a higher in-lieu fee if they elect not to provide a minimum of 25 percent of the required affordable owner-occupied units either on-site or off-site. If the developer elects to provide affordable units off-site, the off-site affordable units must be located within a two-mile radius from the residential housing project and in a higher income area or downtown district. The project is an owner-occupied project located in a downtown area within the meaning of the ARO, and the applicant has agreed to satisfy its affordable housing obligation by making a cash payment to the Affordable Housing Opportunity Fund in the amount of \$160,000.00 per unit ("Cash Payment"), as set forth in the Affordable Housing Profile Form attached hereto as Exhibit [A]. If the applicant subsequently reduces (or increases) the number of housing units in the Planned Development, or the project changes to include rental units, the applicant shall update and resubmit the Affordable Housing Profile Form to the Department of Planning and Development ("DPD") for review and approval, and DPD may adjust the number of required Affordable Units without amending the Planned Development. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or foundation permits, the applicant must make the required Cash Payment. The Commissioner of DPD may enforce remedies for any breach of this statement including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.

The applicant further acknowledges and agrees that the project is subject to Section 17-4-1004-C of the Zoning Code and has requested an increase in the floor area ratio for the Property, as set forth in the bonus worksheet attached hereto as Exhibit B ("Bonus Worksheet"), and as a result is also subject to the requirements of Section 17-4-1004-C of the Zoning Code (the "Density Bonus Provisions"). The Affordable Housing Density Bonus payment of \$1,118,103.20 will be applied as a credit against the in-lieu fees required under the ARO.

10. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
11. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.



12. The applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
13. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors.
14. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
15. The applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The project will be in substantial compliance with the City of Chicago Sustainable Development Policy by achieving LEED Silver certification and providing a green roof of approximately 4,800 square feet.
16. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the property to the DX-5.

[Existing Zoning Map; Existing Land-Use Map; Property and Planned Development Boundary Map; Site/Landscape Plan; Green Roof Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 32124 through 32132 of this *Journal*.]

Bulk Regulations and Data Table; Exhibit "A" (2007 ARO Affordable Housing Profile (for Sale)); and Exhibit "B" (FAR Bonus Calculation Worksheet) referred to in these Plan of Development Statements read as follows:

*Residential Business Planned Development.**Bulk Regulation And Data Table.*

Gross Site Area:	49,705 square feet
Net Site Area:	32,503 square feet
Total Area in Right-of-Way:	27,202 square feet
Base Floor Area Ratio:	5.0
Transit Infrastructure Improvements Bonus:	1.0
Affordable Housing Bonus:	1.0
Maximum Floor Area Ratio:	7.0
Minimum Number of Off-Street Loading Spaces:	1
Minimum Number of Off-Street Parking Spaces:	71
Minimum Number of Bike Parking Spaces:	35
Setbacks:	In substantial conformance with Site Plan
Maximum Dwelling Units:	71
Maximum Height of Structure:	305 feet

Exhibit A  
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**2007 ARO Affordable Housing Profile (For Sale)**

Submit this form to the Department of Planning & Development for projects that are subject to the 2007 ARO. Projects submitted after October 13, 2015 – or that do not receive City Council approval by July 13, 2016 – will be subject to the 2015 ARO. More information is online at [www.cityofchicago.org/ARO](http://www.cityofchicago.org/ARO).

This completed form should be returned to Kara Breems, Department of Planning & Development (DPD), 121 N. LaSalle Street, Chicago, IL 60602.  
E-mail: [kara.breems@cityofchicago.org](mailto:kara.breems@cityofchicago.org) Telephone: (312) 744-6476

Date: July 12, 2016

**SECTION 1: DEVELOPMENT INFORMATION**

Development Name: 300 W. Huron

Development Address: 300 W. Huron

Ward: 42

If you are working with a Planner at the City, what is his/her name? Daniel Klaiber

Type of City involvement:  
(check all that apply)

- Land write-down
- Financial Assistance (If receiving TIF assistance, will TIF funds be used for housing construction? )\*if yes, please provide copy of the TIF Eligible Expenses
- Zoning increase, PD, or City Land purchase

**SECTION 2: DEVELOPER INFORMATION**

Developer Name: JFJ Development

Contact Person: Jon Zitzman

Address: 1046 W. Kinzie Street, Suite 300, Chicago, Illinois

Email address: [jon@jfjdevelopment.com](mailto:jon@jfjdevelopment.com)

Telephone Number: (773)294-6395

**SECTION 3: DEVELOPMENT INFORMATION – All projects (even paying fee-in-lieu) must complete**

**How many affordable units are required?**

If this is an ARO project:

$\frac{71}{\text{Total units}} \times 10\% = 7$  (note that we always round up)  
 total affordable units required  
 \*20% if TIF assistance is provided

If this is a Density Bonus project:

$\frac{32,503}{\text{Bonus Square Footage}^*} \times 25\% = 8,125.75$   
 Amount of affordable square footage required

\*Note that the maximum allowed bonus is 20% of base FAR in dash-5; 25% in dash-7 or -10; and 30% of base FAR in dash-12 or -16 ([www.cityofchicago.org/hed](http://www.cityofchicago.org/hed) for zoning info).

- Is parking included in the price of: market rate unit?  Yes
- affordable unit?  Yes
- Is parking optional?  Yes  No

If parking is not included in the unit price, what is the price to purchase parking?

\$40,000-\$80,000 per space

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Estimated date for the commencement of marketing August 15, 2016  
 Estimated date for completion of construction of the affordable units: N/A

Building Type: (condo, townhouse, etc): Condo

For each unit configuration, fill out a separate row, as applicable (see example)

Unit Configuration	Square feet/ Unit	Number of affordable Units Proposed	Number of Market-rate units proposed	Total #	Projected Assessments	Proposed Affordable Price	Proposed Level of Affordability (80, 90, or 100% AMI)	Expected Market Price*	Land Trust? (admin use only)
Ex: 1-bdrm, 2-bath	800	32	6	9	160	TBD By DPD Staff	100% AMI	\$220,000	<input type="checkbox"/>
		0	0			N/A	N/A		<input type="checkbox"/>
									<input type="checkbox"/>
									<input type="checkbox"/>
<b>Building Total</b>					N/A	N/A	N/A	N/A	

\*You must include an appraisal or CMA justifying projected market price for each unit type.

**SECTION 4: PAYMENT IN LIEU OF UNITS**

When do you expect to make the payment -in-lieu? March 1, 2017  
 (typically corresponds with payment/issuance of building permits) Month/Year

For ARO projects, use the following formula to calculate payment owed:

$$\frac{71}{\text{Number of total units in development}} \times 10\% = \frac{7}{\text{(round up to nearest whole number)}} \times \frac{\$160,000.00}{\$100,000} = \$1,120,000.00$$

\* Amount owed

For Density Bonus projects, use the following formula to calculate payment owed:

$$\frac{32,503}{\text{Bonus Floor Area (sq ft)}} \times 80\% \times \$43 = \$1,118,103.20$$

= Amount owed  
 (from table below)

Submarket (Table for use with the Density Bonus fees-in-lieu calculations)	Median Land Price per Base FAR Foot
Loop: Chicago River on north/west; Congress on south; Lake Shore Dr on east	\$31
North: Division on north; Chicago River on south/west; Lake Shore Dr. on east	\$43
South: Congress on north; Stevenson on south; Chicago River on west; Lake Shore Dr. on east	\$22
West: Lake on north; Congress on south; Chicago River on east; Racine on west	\$29

Authorization to Proceed (to be completed by Department of DPD)

[Signature] 7-20-16  
 Kara Breems, DPD Date  
[Signature] July 13, 2016  
 Developer/Project Manager Date

\* Project Submit in phase-in period for lower in-lie buyout

Exhibit B

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CITY OF CHICAGO  
 DEPARTMENT OF PLANNING AND DEVELOPMENT  
 BUREAU OF ZONING AND LAND USE  
 APPLICATION FOR ZONING BONUS REVIEW

**WORKSHEET: FAR BONUS CALCULATION**

Property Address: 300 W. Huron

Zoning District: DX-5

ON-SITE BONUSES						
Amenity	Amenity area (in sq.ft.)	Lot area (in sq.ft.)	Premium Factor	Base FAR	FAR Bonus calculated (A/B) * C * D	FAR Bonus Cap compare with
Formula:	A	B	C	D		
Affordable Housing – On-Site			4	(1)		1.00 (-5) 1.75 (-7) 2.50 (-10) 3.50 (-12) 4.80 (-16)
Public Plaza and Pocket Park			1			6
Chicago Riverwalk			1			-
Winter Garden			1			3
Through-Block Connection (Indoor)			0.66			-
Through-Block Connection (Outdoor)			1			-
Sidewalk Widening			2			-
Arcade			1.25			2
Water Feature			0.3			1
Upper-Level Setbacks (-7 & -10 Districts)			0.3			1
Upper-Level Setbacks (-12 & -16 Districts)			0.4			25% of D
Lower-Level Planting Terrace			1			-
Green Roofs			0.3			?
Underground Parking (Levels -1 & -2)			0.15			30% of D
Underground Parking (Level -3 or lower)			0.2			30% of D
Underground Loading			0.15			30% of D
Parking Concealed by Occupiable Space			0.4			25% of D
Total FAR Bonus On Site Improvements			0			

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**OFF-SITE BONUSES**

**Calculation of Financial Contribution**

Formula: Cash contribution for 1 sq.ft. of FAR bonus = 0.8 x median cost of 1 sq. ft. of buildable floor area

Amenity	Bonus Square Feet Desired	Discount Factor	Median cost of 1 sq.ft. of buildable floor area (in \$): See City Survey of Land Cost	Base FAR	Financial Contribution
Formula:	A	B	C	D	E=A*B*C
Off-Site Park or Riverwalk		0.8			
Street Lighting and Landscaping		0.8			
Transit Infrastructure Improvements	32,503 SF	0.8	\$43		\$1,118,103.20
Pedway Improvements		0.8			
Adopt-A-Landmark		0.8			
Affordable Housing	32,503 SF	0.8	\$43	5.0	\$1,118,103.20
Education		0.8			

<b>Totals</b>	<b>32,503 SF</b>				<b>\$2,236,206.40</b>
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**Comparison to FAR Bonus Cap**

Amenity	Total Bonus Square Feet Desired	Lot Area (in sq. ft.)	Base FAR	FAR Bonus calculated	FAR Bonus Cap:
Formula:	F	G	H	I = (F/C) * H	Compare with
Off-Site Park or Riverwalk					20% of H
Street Lighting and Landscaping					20% of H
Transit Station Improvements	32,503 SF	32,503 SF	5.0	1.0	20% of H
Pedway Improvements					20% of H
Adopt-A-Landmark					20% of H
Affordable Housing	32,503 SF	32,503 SF	5.0	1.0	20% of H (-5) 25% of H (-7, -10) 30% of H (-12, -16)
Education					25% of H (-7, -10) 30% of H (-12, -16)


If FAR Bonus calculated exceeds FAR Bonus Cap, the effective FAR Bonus for Off-Site Improvements is equal to the FAR Bonus Cap

**Summary**

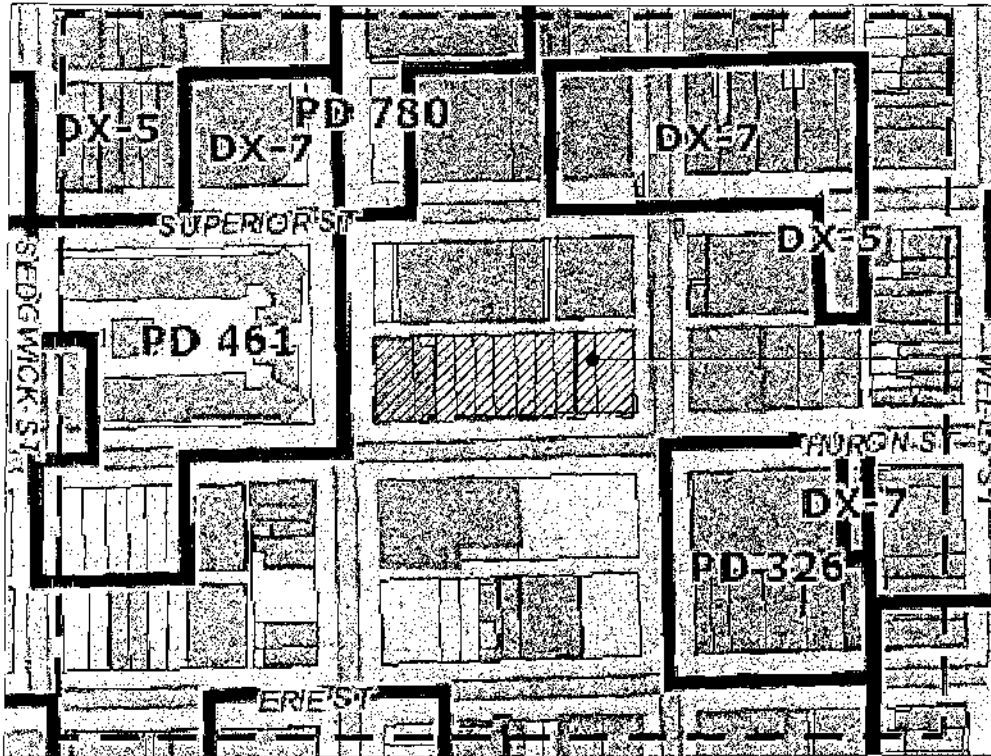
Base FAR	5.0
FAR Bonus for On-Site Improvements	0
FAR Bonus for Off-Site Improvements	2.0
<b>Total FAR</b>	<b>7.0</b>

<b>Total Financial Contribution</b>	<b>\$2,236,206.40</b>
-------------------------------------	-----------------------

Maximum Floor Area with Base FAR	162,515 SF
Floor Area with FAR Bonus On-Site Improvements	
Floor Area with FAR Bonus Off-Site Improvements	65,006 SF
<b>Total Maximum Floor Area</b>	<b>227,521 SF</b>


 For JFJ 300 Huron LLC  
07/19/16

Signature of Applicant \_\_\_\_\_ Date \_\_\_\_\_ Received by (Dept. of Planning & Dev.) \_\_\_\_\_ Date \_\_\_\_\_



300 WEST HURON  
 PROPOSED 25 STORY BUILDING

LEGEND

 SUBJECT PREMISES



APPLICANT:	JFJ 300 HURON LLC
ADDRESS OF PROJECT:	300-325 WEST HURON / 701-709 NORTH ORLEANS
PLAN COMMISSION:	JULY 21, 2016
SCALE: 1" = 200'-0"	

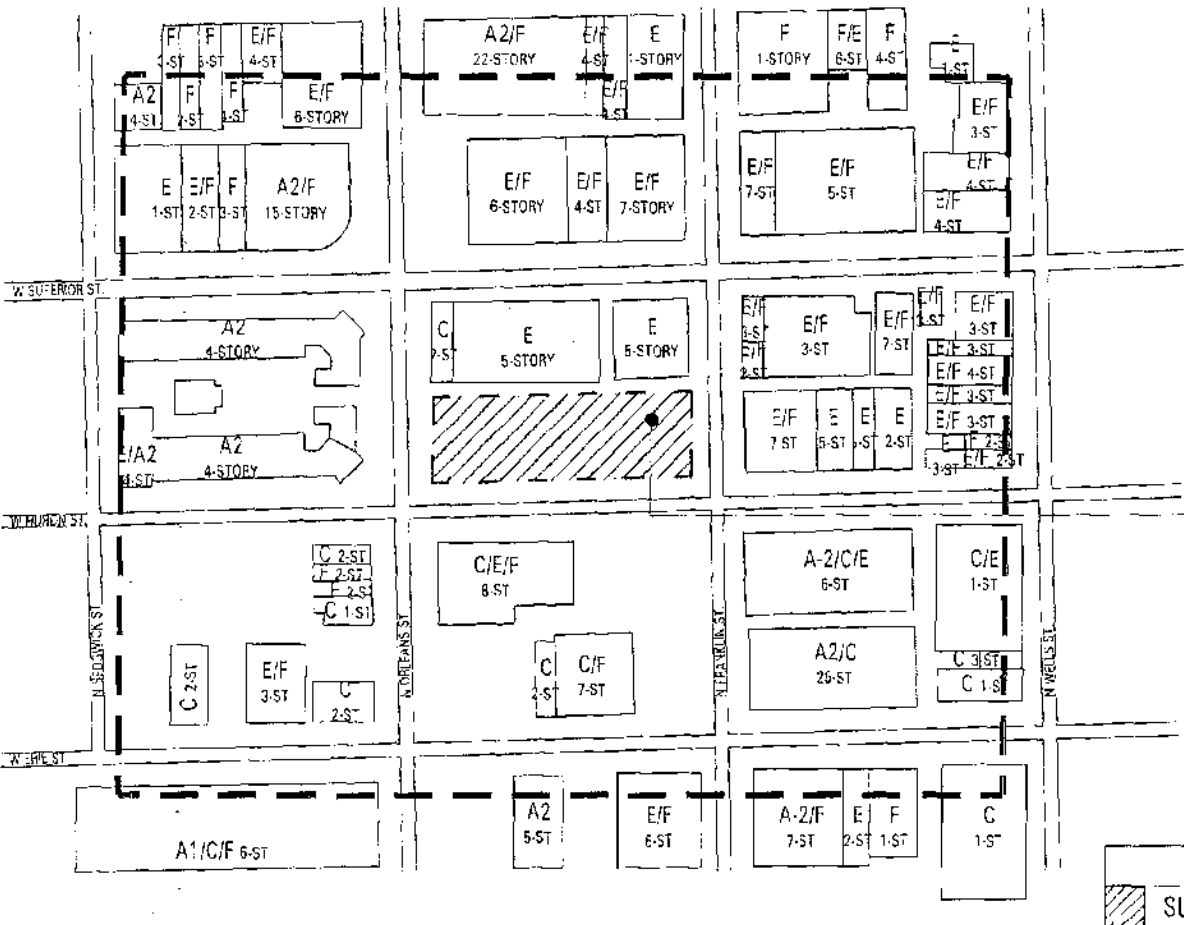
EXISTING ZONING MAP

9/14/2016

REPORTS OF COMMITTEES

32125

KEY:  
 A1= SINGLE FAMILY RESIDENTIAL  
 A2= MULTI-FAMILY RESIDENTIAL  
 C= RESTAURANT/BAR  
 E= OFFICE  
 F= MERCANTILE  
 --- 400' BOUNDARY



**300 WEST HURON**  
 PROPOSED 25 STORY BUILDING



APPLICANT: JFJ 300 HURON LLC  
 ADDRESS OF PROJECT: 300-325 WEST HURON / 701-709 NORTH ORLEANS  
 PLAN COMMISSION: JULY 21, 2016  
 SCALE: 1" = 200'-0"

EXISTING LAND USE MAP



AREA SUMMARY

GROSS PD SITE AREA = 59,765 S<sup>2</sup>

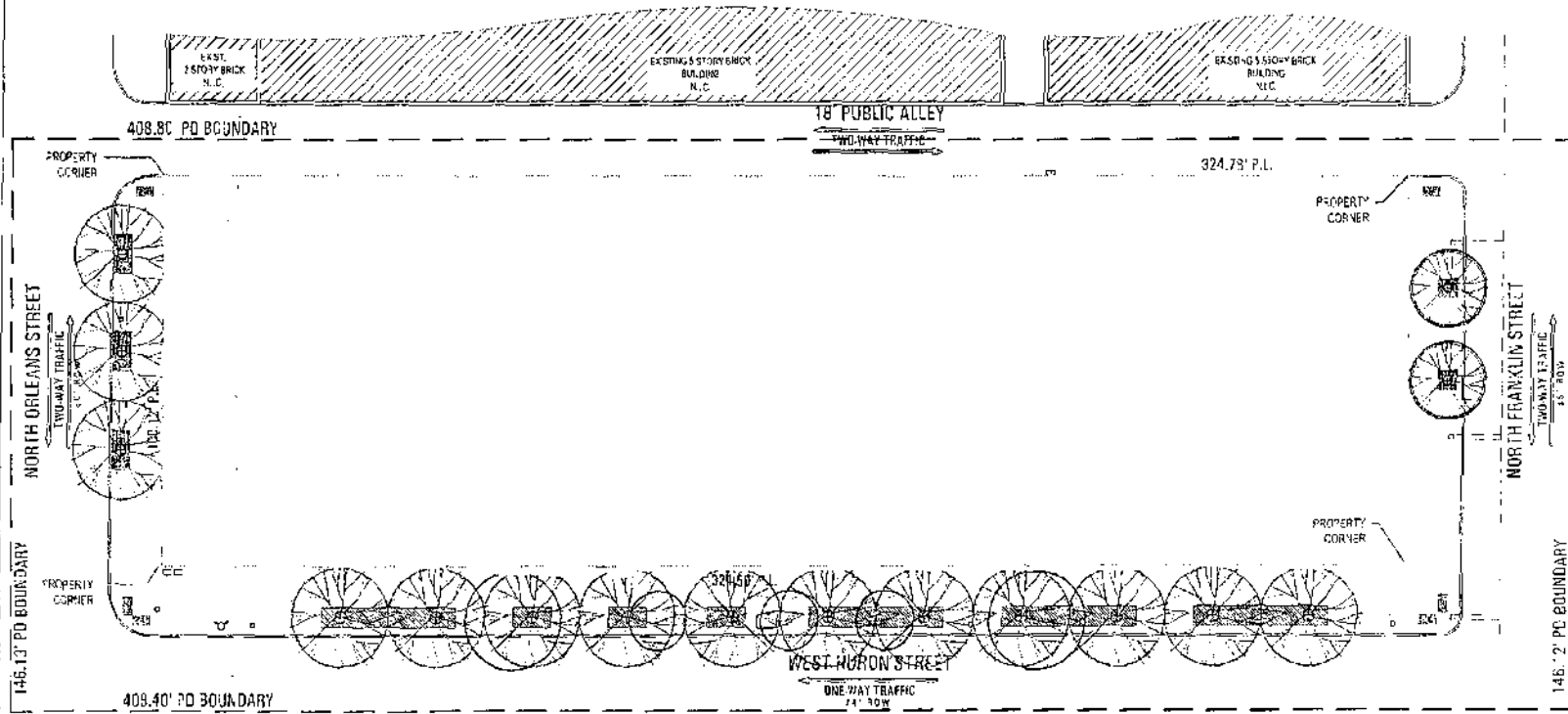
AREA IN PUBLIC RIGHT OF WAY = 27,202 S<sup>2</sup>

NET SITE AREA = 32,533 SF

KEY:

--- = PD BOUNDARY

— = PROPERTY LINE



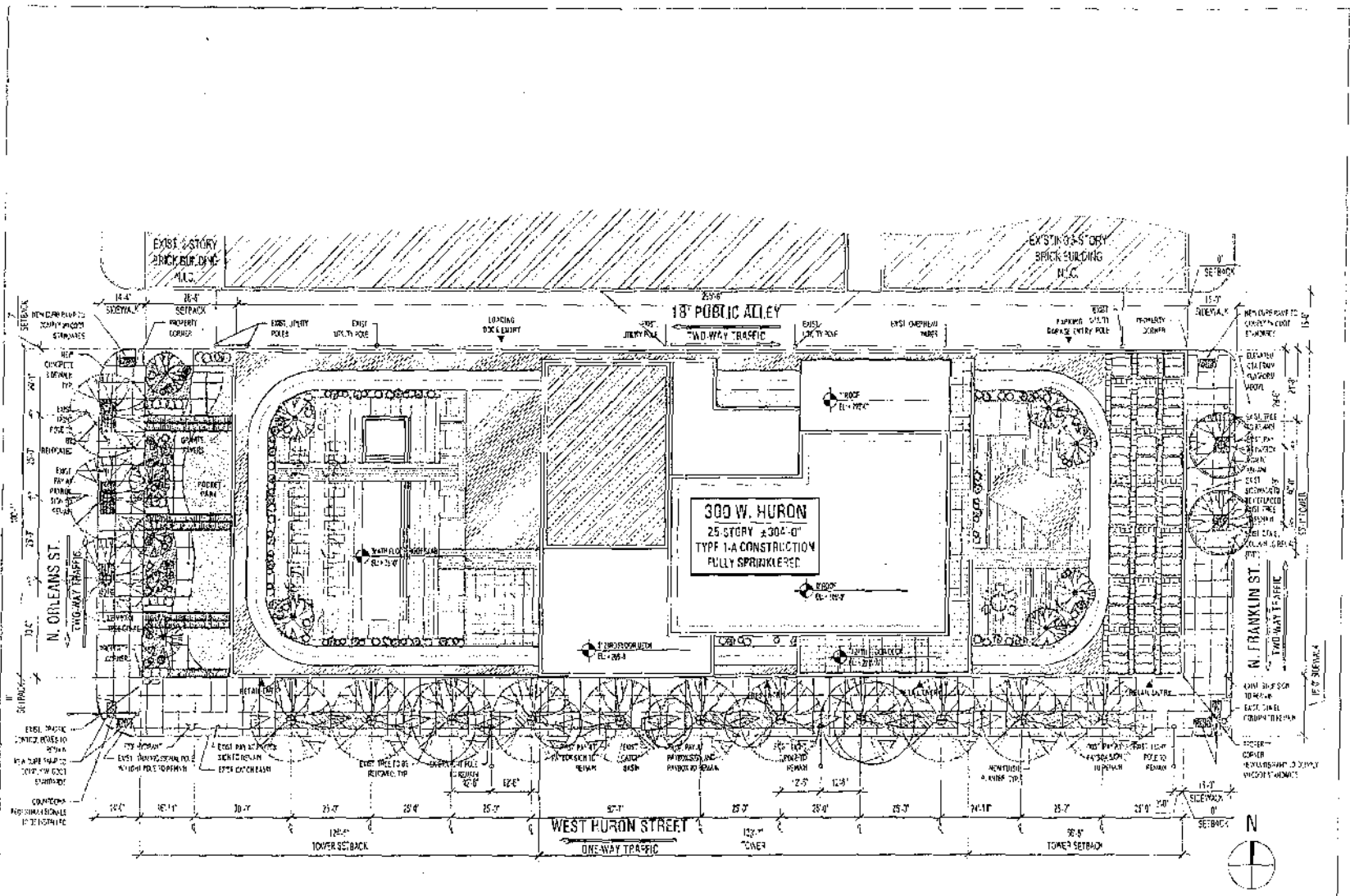
APPLICANT: JFJ 300 HURON LLC

ADDRESS OF PROJECT: 300-325 WEST HURON / 701-709 NORTH ORLEANS

PLAN COMMISSION: JULY 21, 2016

PROPERTY AND PLANNED DEVELOPMENT BOUNDARY MAP




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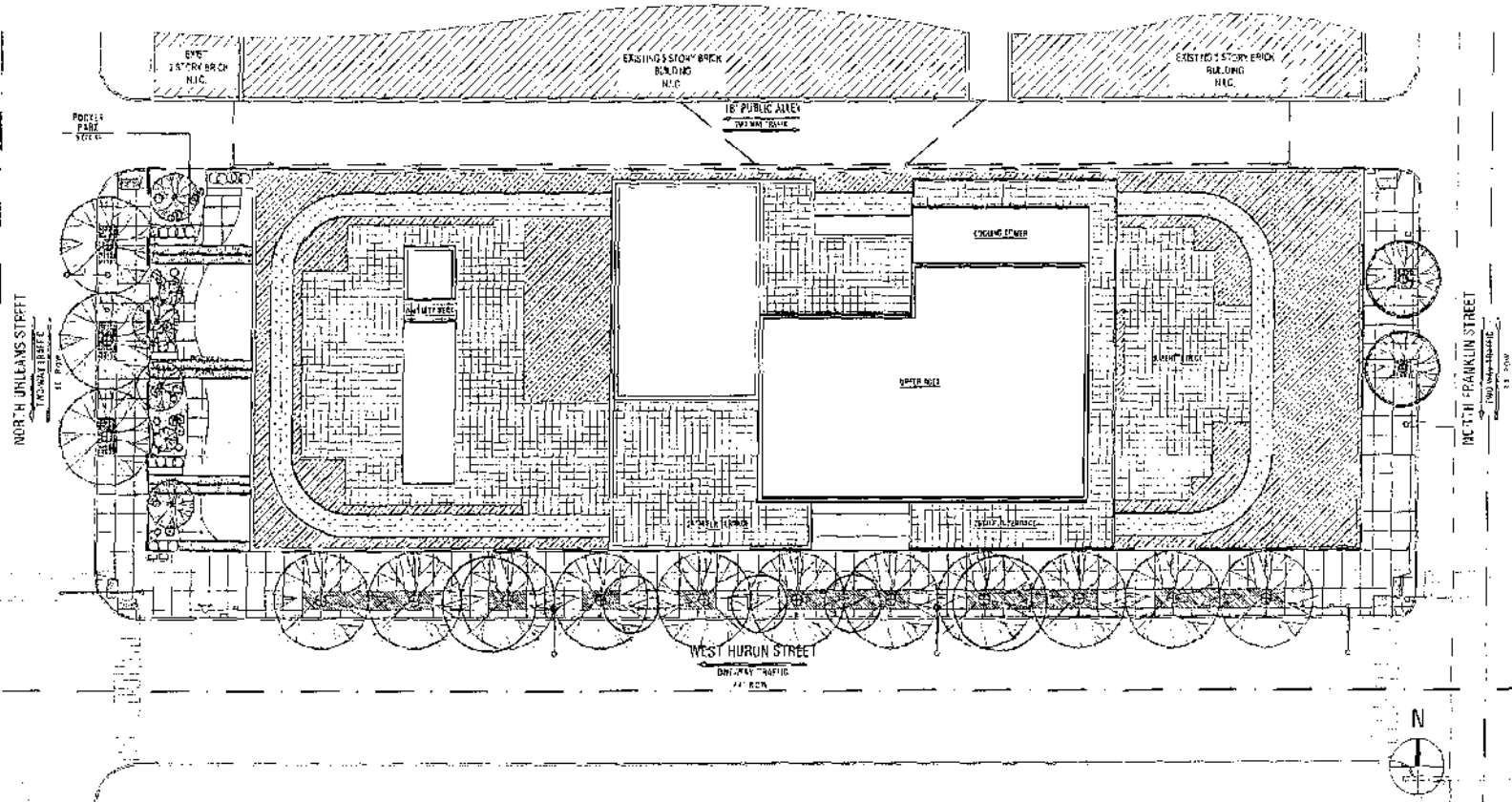


APPLICANT: JFJ 300 HURON LLC  
 ADDRESS OF PROJECT: 300-325 WEST HURON / 701-709 NORTH ORLEANS  
 PLAN COMMISSION: JULY 21, 2016

**SITE/LANDSCAPING PLAN**

SCALE: 1" = 40'-0"

AREA SUMMARY		KEY:	
NET ROOF AREA (EX. V.ECH) = 24,485 SF			= GREEN ROOF
TOTAL GREEN ROOF AREA PROVIDED = 6,920 SF			= TRACK
4,820 SF / 24,485 SF = 28%			= TERRACE

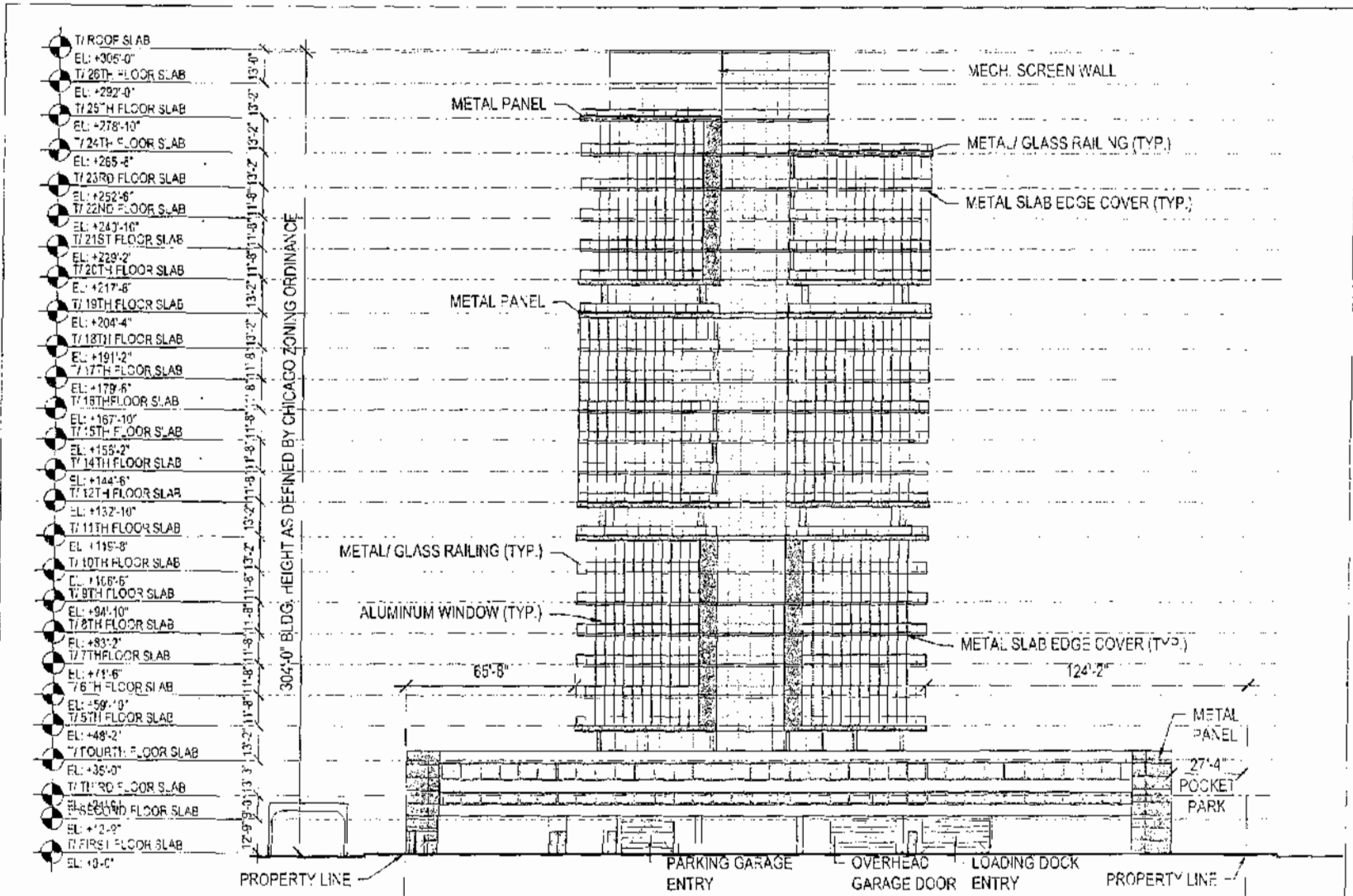


APPLICANT: JFJ 300 HURON LLC	<b>GREEN ROOF PLAN</b>
ADDRESS OF PROJECT: 300-325 WEST HURON / 701-709 NORTH ORLEANS	
PLAN COMMISSION: JULY 21, 2016	
SCALE: 1" = 40'-0"	

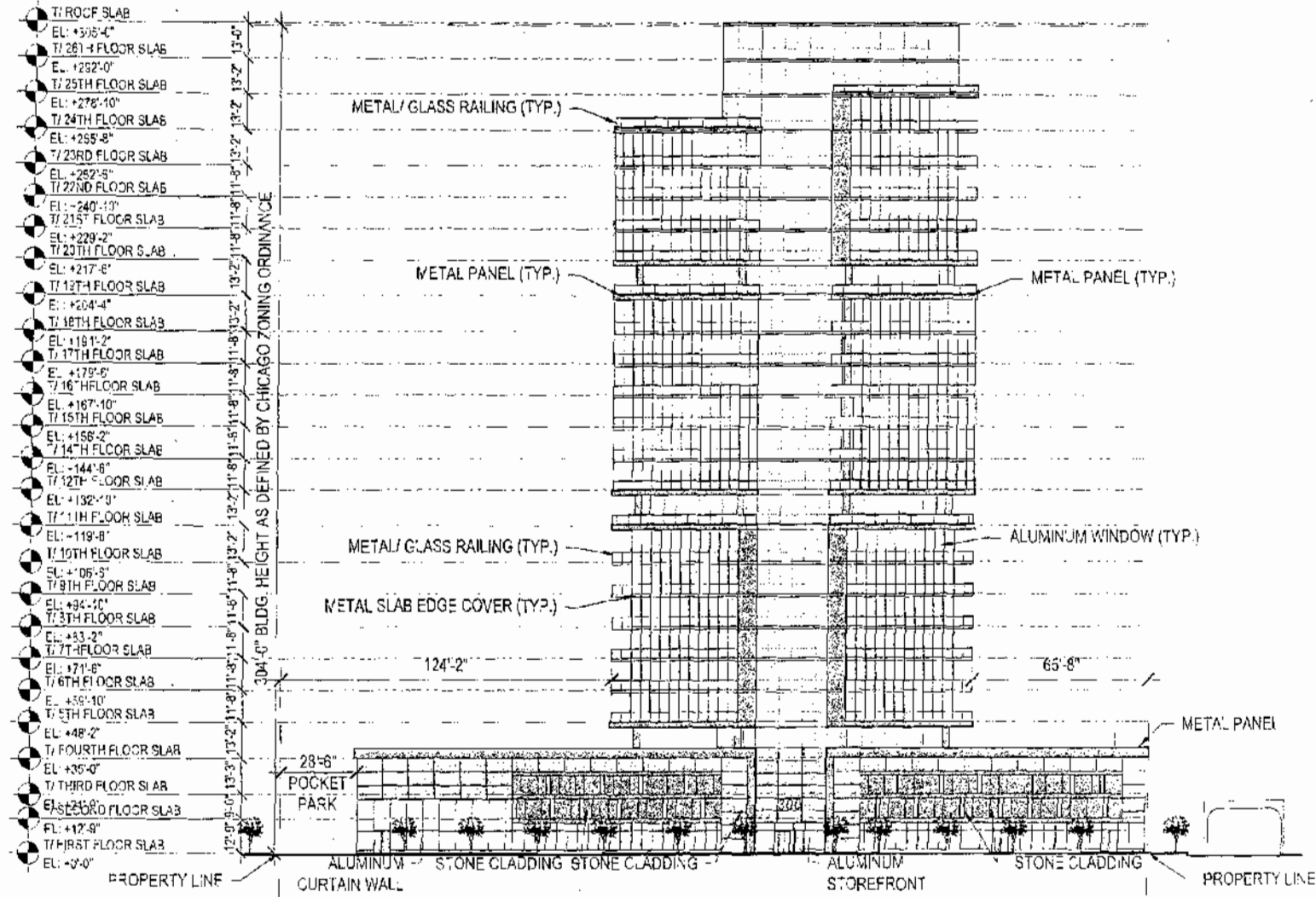
9/14/2016

REPORTS OF COMMITTEES

32129



APPLICANT:	JFJ 300 HURON LLC	<b>NORTH ELEVATION</b>
ADDRESS OF PROJECT:	300-325 WEST HURON / 701-709 NORTH ORLEANS	
PLAN COMMISSION:	JULY 21, 2016	
		SCALE: 1"=50'-0"



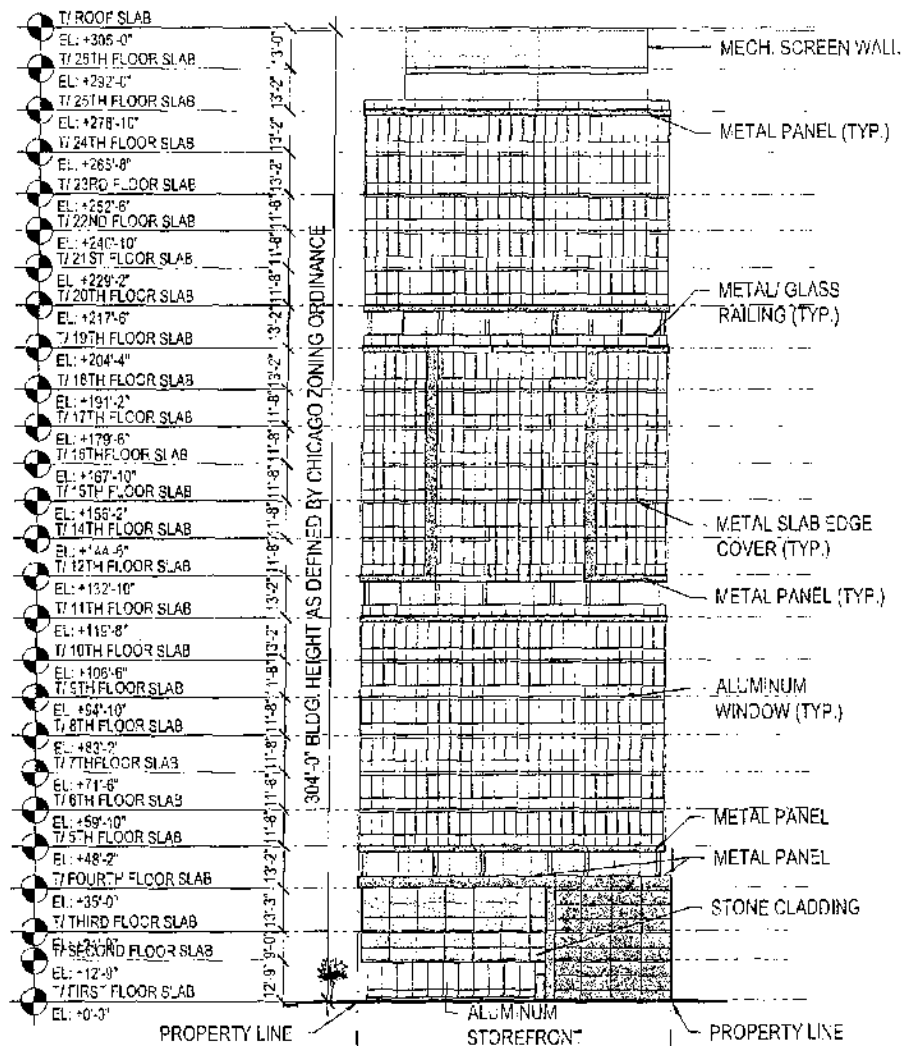
APPLICANT: JFJ 300 HURON LLC  
 ADDRESS OF PROJECT: 300-325 WEST HURON / 701-709 NORTH ORLEANS  
 PLAN COMMISSION: JULY 21, 2016

SCALE: 1" = 50'-0"  
**SOUTH ELEVATION**

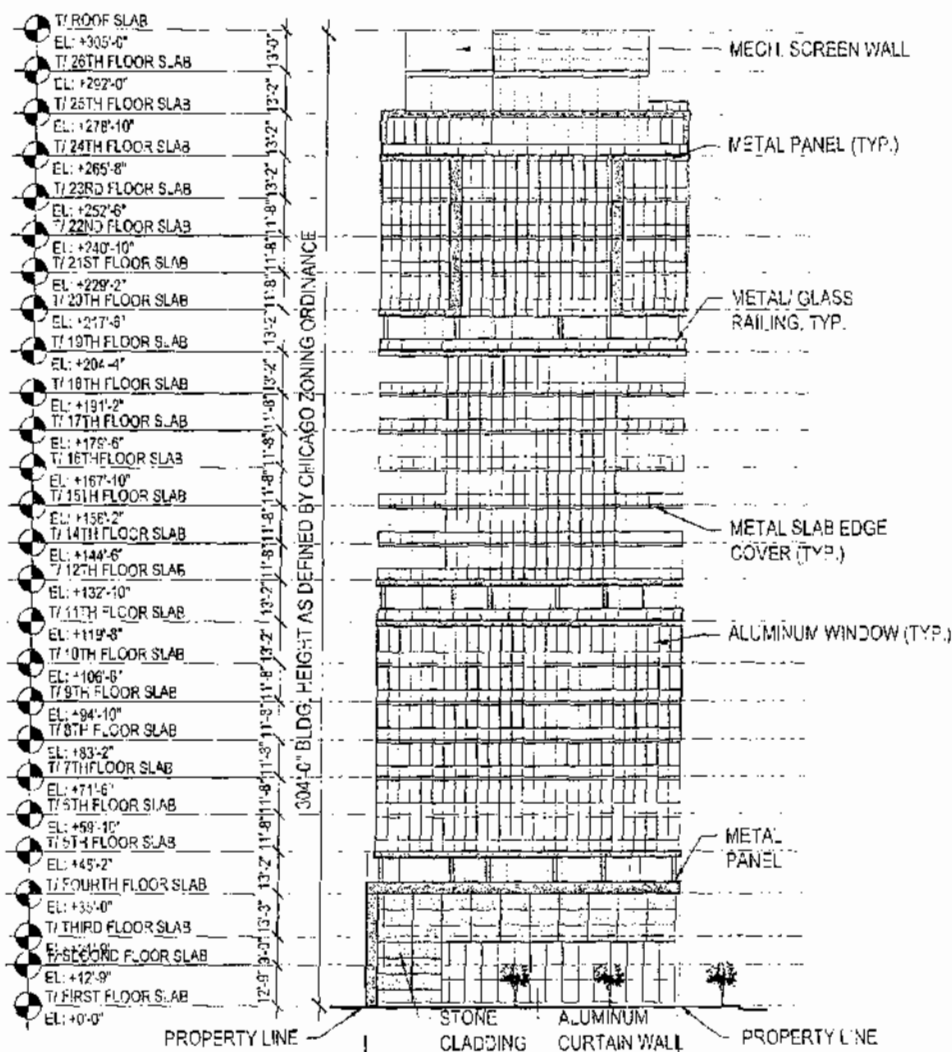
9/14/2016

REPORTS OF COMMITTEES

32131



APPLICANT: JFJ 300 HURON LLC	<b>EAST ELEVATION</b>
ADDRESS OF PROJECT: 300-325 WEST HURON / 701-709 NORTH ORLEANS	
PLAN COMMISSION: JULY 21, 2016	
SCALE: 1" = 50'-0"	



<p>APPLICANT: JFJ 300 HURON LLC</p> <p>ADDRESS OF PROJECT: 300-325 WEST HURON / 701-709 NORTH ORLEANS</p> <p>PLAN COMMISSION: JULY 21, 2016</p>	<p>SCALE: 1" = 50'-0"</p> <p>WEST ELEVATION</p>
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*Reclassification Of Area Shown On Map No. 1-G.*  
(As Amended)  
(Application No. 18681T1)  
(Common Address: 1516 W. Huron St.)

[SO2016-1606]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit (Detached House) District symbols as shown on Map Number 1-G in the area bounded by:

the public alley next north of and parallel to West Huron Street; a line 152 feet west of and parallel to North Armour Street; West Huron Street; and a line 177 feet west of and parallel to North Armour Street,

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

[Site Plan; Basement, First, Second and Third Floor Plans;  
Roof Deck Plan; and North, South, East and West  
Building Elevations attached to this ordinance  
printed on pages 32135 through 32138  
of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Narrative For Type 1 Rezoning For  
1516 W. Huron St., Chicago, Illinois.*

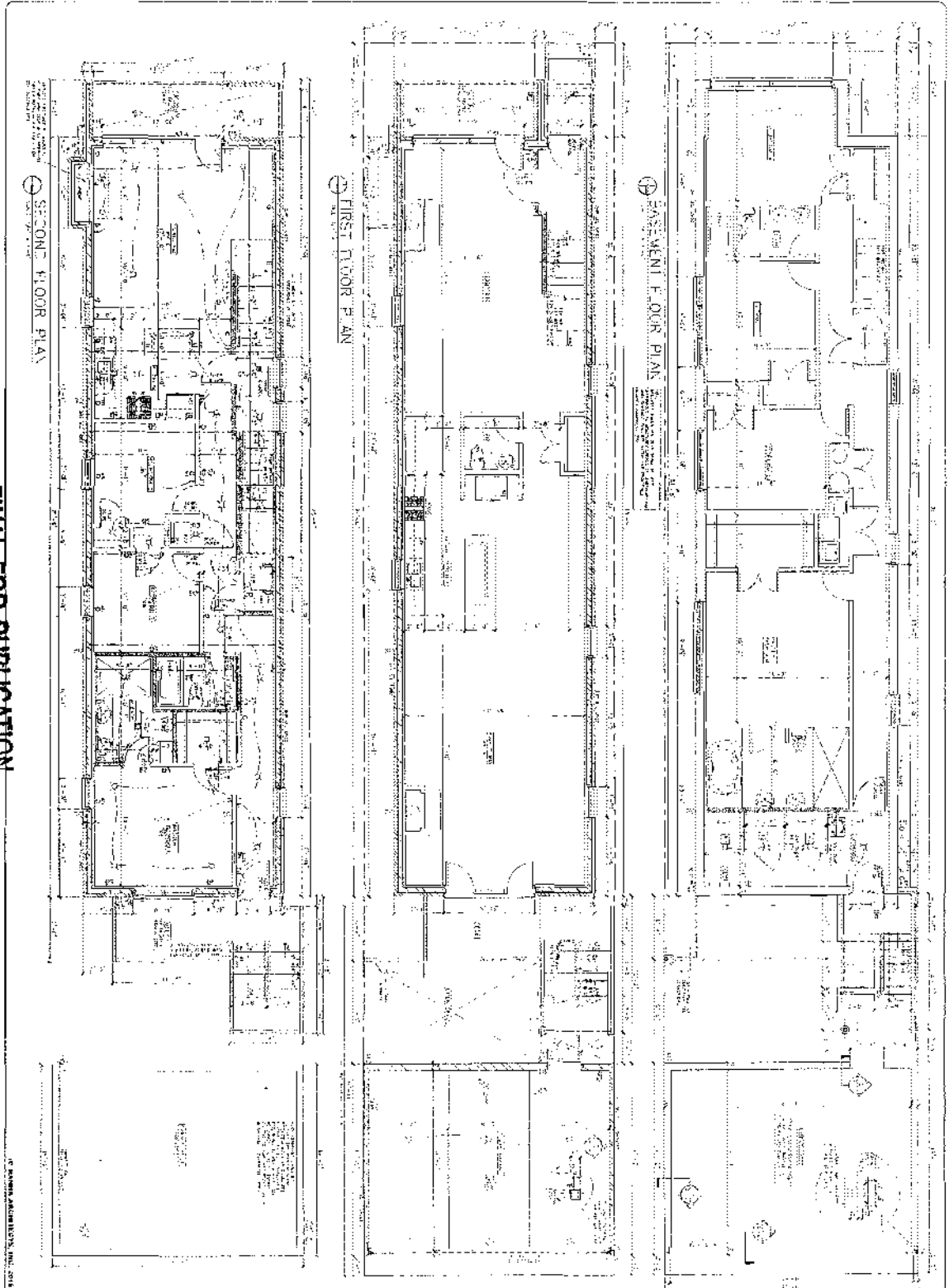
The subject property is improved with a residential building, which will be demolished. The applicant needs a zoning change to comply with the minimum lot area and the



maximum floor area in order to build a new three-story three dwelling unit residential building.

Project Description:	Zoning change from RS3 to RM4.5
Use:	Residential building with 3 dwelling units
Lot Area:	25 feet x 123 feet = 3,075 square feet
Floor Area Ratio:	1.39
Building Floor Area:	4,260 square feet
Density:	1,025 square feet per dwelling unit
Off-Street Parking:	3 parking spaces
Setbacks:	
Front:	9 feet, 9 inches
Side:	east -- 3 feet/west -- 2 feet
Rear:	37 feet
Rear Yard Open space:	212 square feet
Building Height:	37 feet, 11 inches





FINAL FOR PUBLICATION

**QUINN**  
 ARCHITECTS  
 1100 N. LAKE ST. SUITE 200  
 CHICAGO, IL 60610  
 TEL: 312.467.1000  
 WWW.QUINNARCHITECTS.COM

**PROJECT:**  
 1414 N. HUNTER ST.  
 3 UNIT 3 STORY  
 APART. BLDG. W/BO  
 STRUCT. CON. ILLINOIS

**SHEET TITLE:**  
 BASEMENT 1-F  
 SET 2ND F. CON  
 PLAN

**DATE:**  
 08/11/16

**SCALE:**  
 AS SHOWN

**DESIGNED BY:**  
 J. QUINN

**CHECKED BY:**  
 J. QUINN

**DATE:**  
 08/11/16

**PROJECT NO.:**  
 1414 N. HUNTER ST.

**DATE:**  
 08/11/16

**SCALE:**  
 AS SHOWN

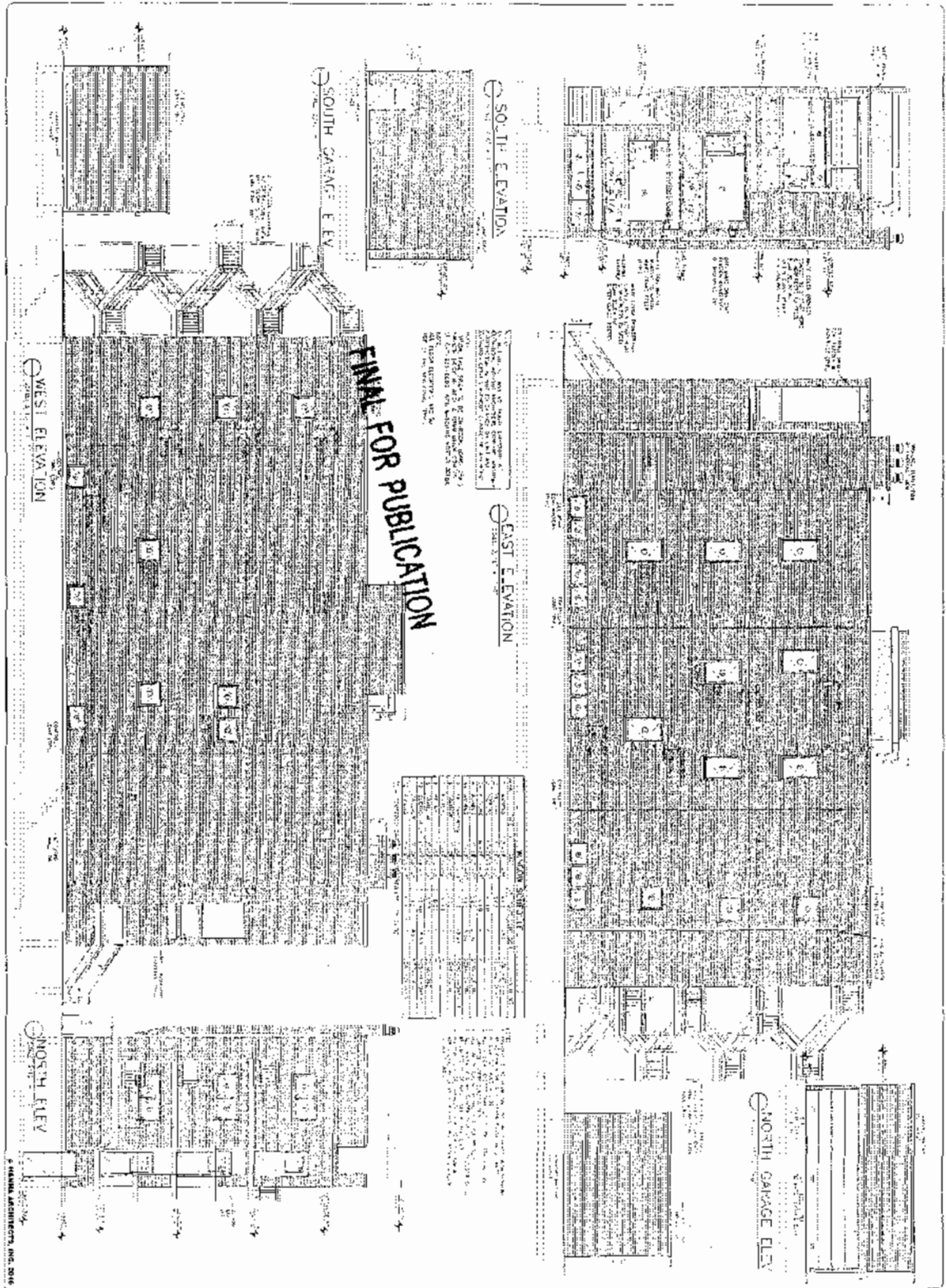
**DESIGNED BY:**  
 J. QUINN

**CHECKED BY:**  
 J. QUINN

**DATE:**  
 08/11/16

**PROJECT NO.:**  
 1414 N. HUNTER ST.





© HARNA ARCHITECTS, INC. 2016

PROJECT: 1511 S. LEXINGTON  
1511 S. LEXINGTON  
APARTMENT BLDG. #17  
CHICAGO, IL 60607

ARCHITECT: HARNA ARCHITECTS, INC.  
1511 S. LEXINGTON  
CHICAGO, IL 60607

DATE: 09/14/2016

SCALE: AS SHOWN



REGISTERED PROFESSIONAL ENGINEER  
NO. 021200001  
EXPIRES 12/31/2018

HARNA ARCHITECTS, INC.  
1511 S. LEXINGTON  
CHICAGO, IL 60607  
TEL: 312.467.1511  
WWW.HARNAARCHITECTS.COM

*Reclassification Of Area Shown On Map No. 3-F.*  
(As Amended)  
(Application No. 18860)  
(Common Address: 9 W. Walton St.)

[SO2016-4778]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the Residential-Business Planned Development Number 1043 symbols and indications as shown on Map Number 3-F in the area bounded by:

West Walton Street; North State Street; West Delaware Place; and North Dearborn Street,

to the designation of Residential-Business Planned Development Number 1043, as amended, which is hereby established in the area above described subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Residential-Business Planned Development No. 1043.*

*Plan Of Development Statements.*

1. The area delineated herein as a Residential-Business Planned Development consists of approximately seventy-seven thousand ninety-seven (77,097) square feet (one and seventy-seven hundredths (1.77) acres) (the "Property"). West Walton Chicago Investors LLC is the "Applicant" for this amendment with due authorization of the owners of the remainder of the Property.
2. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees, or grantees. Any dedication or vacation of streets or alleys, or easements, or adjustments of right-of-way, or consolidation or resubdivision of parcels shall require a separate submittal on behalf of the Applicant or its successors, assignees, or grantees and approval by the City Council.

3. The requirements, obligations and conditions contained within this planned development shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholder and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, then to the owners of record title to all of the Property and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time any applications for amendments, modifications or changes (administrative, legislative or otherwise) to this planned development are made shall be under single ownership or under single designated control. An agreement among property owners, the board of directors or any property owners association, or a covenant binding property owners, may designate the authorized party for any future amendment, modification or change. The Applicant shall retain single designated control and shall be deemed to be the authorized party for any future amendment, modification or change until the Applicant shall designate in writing the party or parties authorized to make application for any future amendment, modification or change.
4. This plan of development consists of these sixteen (16) Statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Surrounding Land-Use Plan; a Planned Development Boundary and Property Line Map; a Site Plan; a Landscape Plan; an Expanded Historical District Diagram; a Site Demolition Plan; a Green Roof Plan; a Plaza Level Plan; a Typical Garage Plan; a 2-foot Floor Plan; a Ground Floor Plan; a 801 Garage Plan; a B02 Garage Plan; a B03 Garage Plan; the Existing Second and Third Floor Plans (Scottish Rite Cathedral); a Site Section; and Building Elevations (North Elevation, South Elevation, East Elevation and West Elevation) dated November 16, 2006 prepared by Pappageorge/Haymes Architects. Full size sets of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. The planned development is applicable to the area delineated hereto and these and no other zoning controls shall apply.

This planned development consists of the following exhibits related to the property that is the subject of this amendment: a Bulk Regulations and Data Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; a Site/Landscape Plan and Building Elevations (North, South, East and West) prepared by Hartshorne Plunkard Architects dated August 18, 2016.

5. The following uses shall be permitted within the area delineated herein as "Residential-Business Planned Development": all uses permitted in the DX-7 Downtown Mixed-Use District (with the exception of hotel uses) accessory and non-accessory parking and related uses.
6. Identification signs shall be permitted within the planned development subject to the review and approval of the Department of Planning and Development. Temporary signs, such as construction and marketing signs shall be permitted, subject to the

review and approval of the Department of Planning and Development. Off-premises advertising signs are prohibited.

7. Ingress and egress shall be subject to the review and approval of the Department of Transportation and the Department of Planning and Development. All work proposed in the public way must be designed and constructed in accordance with the Chicago Department of Transportation Construction Standard for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Closure of all or part of any public streets or alleys during demolition or construction shall be subject to the review and approval of the Chicago Department of Transportation.
8. In addition to the maximum height of the building and any appurtenance thereto prescribed in this planned development, the height of any improvement shall also be subject to height limitations approved by the Federal Aviation Administration.
9. For purposes of floor area ratio ("FAR") calculations, the definitions in the Chicago Zoning Ordinance shall apply; provided, however, that in addition to the other exclusions from floor area for purposes of determining FAR permitted by the Chicago Zoning Ordinance, all floor area devoted to mechanical, equipment in excess of seven hundred fifty (750) square feet in a single location regardless of placement in the building, all rooftop floor area devoted to mechanical equipment irrespective of square footage, and all penetrations for elevators and stair shafts located entirely within the accessory parking garage and the rooftop mechanical system shall be excluded.
10. The improvements on the Property shall be designed, installed and maintained in substantial conformance with the Site Plan, Landscape Plan and Building Elevations and in accordance with the parkway tree provisions of the Chicago Zoning Ordinance and corresponding regulations and guidelines. Subject to the provisions of Section 17-4-1022 of the Chicago Zoning Ordinance, the Commissioner of the Department of Planning and Development, acting on behalf of the City of Chicago and the Commission on Chicago Landmarks is authorized to enter into an agreement with the Applicant, the owners of the Property, and the owner(s) of the landmark property commonly known as the "Scottish Rite Cathedral" (the "Landmark Project") regarding the manner in which the funds for the renovation work in the Landmark Project relating to the Adopt-A-Landmark Bonus as approved by the Commission on Chicago Landmarks will be used. The agreement shall be in a form approved by the Corporation Counsel and shall be executed and submitted to the Department of Planning and Development as part of the Part II Submission for the first high-rise building to be constructed at the Property. The terms and conditions of the Landmark Project Scope of the Work and Budget may be modified administratively by the Commissioner of the Department of Planning and Development in accordance with the provisions of Statement 13 of this planned development. Upon completion of the work related to the Landmark Project, the Applicant shall apply to the Commission on Chicago Landmarks for the issuance of a Certificate of Completion of the Landmark Project. The Applicant shall provide written notice of said application to the Commission on Chicago Landmarks, the Office of the Zoning Administrator, the



Department of Law, and the Department of Planning and Development. The work related to the Landmark Project must be completed and a Certificate of Completion of the Landmark Project must be obtained from the Commission on Chicago Landmarks prior to the issuance of the Certificate of Occupancy for the first high-rise building to be constructed at the Property.

11. Demolition. The Applicant shall be entitled to demolish the portions of the existing buildings as depicted and indicated on the Site Demolition Plan contingent upon an engineer's report to be reviewed and accepted by the Commission on Chicago Landmarks. The report shall assess the impact of the demolition on the structural integrity of the historic buildings and structures to remain, including any recommended protection or stabilization measures. The permit for any demolition work shall also be contingent upon, and subject to the review and approval of the Commissioner of the Department of Planning and Development, a plan and implementation schedule for the following: (i) the relocation and replacement with working systems of the heating, ventilation, air-conditioning (existing capacities), gas, hot water and electrical service for the Scottish Rite Cathedral; (ii) providing an approved ingress and egress path from the southeast corner stairwell of the Scottish Rite Cathedral upon completion of the permitted demolition work; (iii) a plan and implementation schedule for the repair of the south facade of the cathedral building, the north facade of the Carpenter House, and the portion of the two (2) story connector along Dearborn Street between the buildings to remain, and (iv) a plan and implementation schedule for either temporary or permanent repairs to enclose and protect the rear portions of the Carpenter House and Taylor House upon completion of the demolition.

(a) Historic Buildings.

The Scottish Rite Cathedral, the Carpenter House, the facade of the two (2) story connector along Dearborn Street between these two (2) buildings, the Taylor House, and the Thompson House, including the coach house and the masonry south wall connecting it to the house, shall all be retained and preserved. Any excavation, foundation or other work related to the construction of the new residential towers shall be contingent upon an engineer's report to be reviewed and accepted by the Commission on Chicago Landmarks. The report shall assess the impact of the work on the structural integrity of the adjacent historic buildings and structures to remain, including any recommended protection or stabilization measures during construction. Subject to the review and approval of the Commissioner of the Department of Planning and Development, the Applicant shall be permitted to make modifications and construct additions to the east elevations of the Taylor House and the Carpenter House, including breezeway connections to the garages of said homes. Additionally, no side yard or rear yard setbacks shall be required for any of the single-family homes. Permitted materials for the additions shall include masonry brick, stone (both natural and man-made), precast concrete, metal, glass and glass products. There shall be no restrictions on the size of the window openings or amounts of glass and glass

products used in constructing the additions. The heights and volumes of the additions shall not exceed those heights and volumes indicated on the Site Plan and Site Section. The Applicant shall also be allowed, subject to the review and approval of the Commissioner of the Department of Planning and Development and the Commission on Chicago Landmarks, to construct additional window openings along the east elevation of the Thompson House.

(b) Landmark Designation.

The Applicant, and its successors and assigns, shall consent to amending the Washington Square District landmark designation to: (i) revise the district boundaries as depicted and indicated on the Expanded Historical District Diagram, and (ii) identify the significant historical and architectural features of the district as all exterior elevations, including rooflines. The consent shall be provided at the request of, and in a form acceptable to, the Commission on Chicago Landmarks. At the determination of the Commissioner of the Department of Planning and Development at the same or different time as amending the Washington Square District designation identified above in this Statement, the Applicant, and its successors and assigns, shall also consent to the inclusion of the second (2<sup>nd</sup>) floor sanctuary interior of the Scottish Rite Cathedral, as depicted and indicated on the Existing Second (2<sup>nd</sup>) and Third (3<sup>rd</sup>) Floor Plans (Scottish Rite Cathedral) and including the historic pipe organ, either as part of (i) the Washington Square District landmark designation or (ii) a covenant for the purposes of protecting the sanctuary interior and requiring any future changes thereto to be reviewed and approved by the Commission on Chicago Landmarks. The Commissioner of the Department of Planning and Development is authorized to enter into such a covenant with the Applicant, and its successors and assigns.

(c) Donation Of Scottish Rite Cathedral.

Prior to a donation of the Scottish Rite Cathedral to a donee, the Applicant, and its successors and assigns, shall inform the Commissioner of the Department of Planning and Development of the identity of the donee. Said Commissioner shall be authorized in her discretion, reasonably exercised, to accept or reject the proposed donee. Said Commissioner shall be entitled to impose conditions upon the conveyance including, but not limited to, a requirement that the donee complete within a reasonable time any work required under the provisions of the Chicago Building Code for occupancy of the Scottish Rite Cathedral. The Applicant, and its successors and assigns, shall maintain and keep secure the cathedral building, including heating the building, until such time as it is transferred to the donee.

## (d) Easement.

The Applicant, and its successors and assigns, shall record an easement for the benefit of the Scottish Rite Cathedral property which provides for use by the Scottish Rite Cathedral property owner of the common driveway area, loading dock, loading area and the trash room of the tower building depicted in the Ground Floor Plan.

12. The permitted Floor Area Ratio identified in the Bulk Regulations and Data Table has been determined using a net site area of seventy-seven thousand ninety-seven (77,097) square feet (one and seventy-seven hundredths (1.77) acres), a base floor area ratio of 7.00 and additional floor area ratio for a series of proposed amenities, as follows:

Description	Floor Area Ratio
Base Floor Area Ratio	7.00
Adopt-A-Landmark	1.40
Affordable Housing	1.75
Neighborhoods Opportunity	<u>0.29</u>
Total Floor Area Ratio	10.44

The calculation of the additional Floor Area Ratio obtained through the series of proposed amenities is as follows:

Adopt-A-Landmark.

Restoration and renovation work and budget as approved by the Commission on Chicago Landmarks.

Bonus Floor Area Ratio =  $7 \times 0.20 = 1.40$  Floor Area Ratio

$1.40 \times 77,097 = 107,935$  square feet

$107,935$  square feet  $\times$  \$25.00 per square foot  $\times$  0.80 = \$2,158,700.00 contribution.

#### Affordable Housing

Bonus Floor Area Ratio =  $7 \times 0.25 = 1.75$  Floor Area Ratio

$1.75 \times 77,097 = 134,919.25$  square feet

$134,919.25$  square feet  $\times$  \$25.00 per square foot  $\times$  0.80 = \$2,698,385.00 contribution

The Applicant, its successors or assigns, shall contribute the amount of Two Million Six Hundred Ninety-eight Thousand Three Hundred Eighty-five and no/100 Dollars (\$2,698,385.00) to the City of Chicago's Affordable Housing Opportunity Fund prior to the issuance of the "Part II Approval" for the construction of the first high-rise building contemplated in this planned development.

#### Neighborhoods Opportunity.

$22,290$  square feet  $\times$  \$43.00 per square foot  $\times$  .80 = \$766,776 contribution

Pursuant to Section 17-4-1003-C, prior to the issuance of the first building permit for any building or buildings within the Planned Development, the Neighborhoods Opportunity Fund floor area bonus payment, as further described in this Statement 12 and Section 16-14-010, shall be paid in full; provided, however, if the planned development is constructed in phases, the bonus payment shall be paid on a pro rata basis as the first building permit for each subsequent new building or phase of construction is issued.

The Applicant, its successors or assigns, shall contribute the amount of Seven Hundred Sixty-six Thousand Seven Hundred Seventy-six and no/100 Dollars (\$766,776.00) to the City of Chicago prior to the issuance of the "Part II Approval" for the building that is the subject of this 2016 amendment as follows: Six Hundred Thirteen Thousand Four Hundred Twenty-one and no/100 Dollars (\$613,421.00) into the Neighborhoods Opportunity Fund and Seventy-six Thousand Six Hundred Seventy-eight and no/100 Dollars (\$76,678.00) into each of the Citywide Adopt-A-Landmark Fund and Local Impact Fund. The amount of bonus floor area and corresponding payment may be modified prior to issuance of a building permit in accordance with Section 17-4-1003-C of the Zoning Ordinance, provided that the total FAR does not exceed the maximum FAR set forth in this planned development. The funds contributed pursuant to this Statement 12 shall be utilized as set forth in Section 17-4-1004 (Neighborhoods Opportunity Fund), 17-4-1005 (Local Impact Bonus) and 17-4-1006 (Citywide Adopt-A-Landmark) of the Zoning Ordinance. The Applicant's

obligations pursuant to this Statement 12 shall be fully satisfied upon payment of the amounts set forth herein (as modified pursuant to Section 17-4-1003-C).

It is currently anticipated that the Seventy-six Thousand Six Hundred Seventy-eight and no/100 Dollars (\$76,678.00) contribution to the Local Impact Fund (as such amount shall be adjusted in accordance with Section 17-4-1003-C at the time of building permit) will be utilized for improvements to Washington Square Park. Any modification of the allocation of the Local Impact Fund contribution shall be subject to Section 17-4-1005-G but in no event shall such modification cause a delay in the issuance of a Part II approval, building permit or certificate of occupancy for the planned development.

13. The terms, conditions and exhibits of this planned development ordinance may be modified administratively by the Commissioner of the Department of Planning and Development upon the application for such a modification by the Applicant and after a determination by the Commissioner of the Department of Planning and Development that such a modification is minor, appropriate and consistent with the nature of the improvements contemplated in this planned development and the purposes underlying the provisions hereof. Any such modification of the requirements of this planned development by the Commissioner of the Department of Planning and Development shall be deemed to be a minor change in the planned development as contemplated by Section 17-13-0611 of the Chicago Zoning Ordinance.
14. The Applicant acknowledges that it is in the public interest to design, construct and maintain all buildings in a manner that promotes and maximizes the conservation of natural resources. The Applicant shall use best and reasonable efforts to design, construct and maintain all buildings located within the Property in a manner generally consistent with the Leadership in Energy and Environmental Design Green Building Rating System ("LEED"). The Applicant agrees to provide a twenty-five percent (25%) green roof equaling approximately sixteen thousand forty-six (16,046) square feet of net useable roof area. The Applicant agrees to provide an outdoor dog run of approximately two hundred (200) square feet to be located as depicted on the second (2<sup>nd</sup>) Floor Plan.

The Applicant for purposes of this 2016 amendment agrees to provide a thirty-nine percent (39%) green roof equaling approximately 14,328 square feet, achieve building certification (such as Green Globes or Energy Star) and provide a three-year maintenance contract for the green roof.

15. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables, and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities ("MOPD") to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of

accessibility. No building permit shall be granted by the Department of Buildings until the Director of MOPD has approved detailed construction drawings for each building or improvement proposed to be constructed pursuant to the permit.

- 16. Unless substantial construction of the improvements contemplated by this amendment has commenced within six (6) years following adoption of this planned development and completion is thereafter diligently pursued, this planned development shall expire and the zoning of the Property shall revert to Residential-Business Planned Development Number 1043, as it existed prior to this amendment.

[Existing Zoning Map; Existing Land-Use Map; Boundary and Property Line Map; Site/Landscape Plan; Green Roof Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 32149 through 32158 of this *Journal*.]

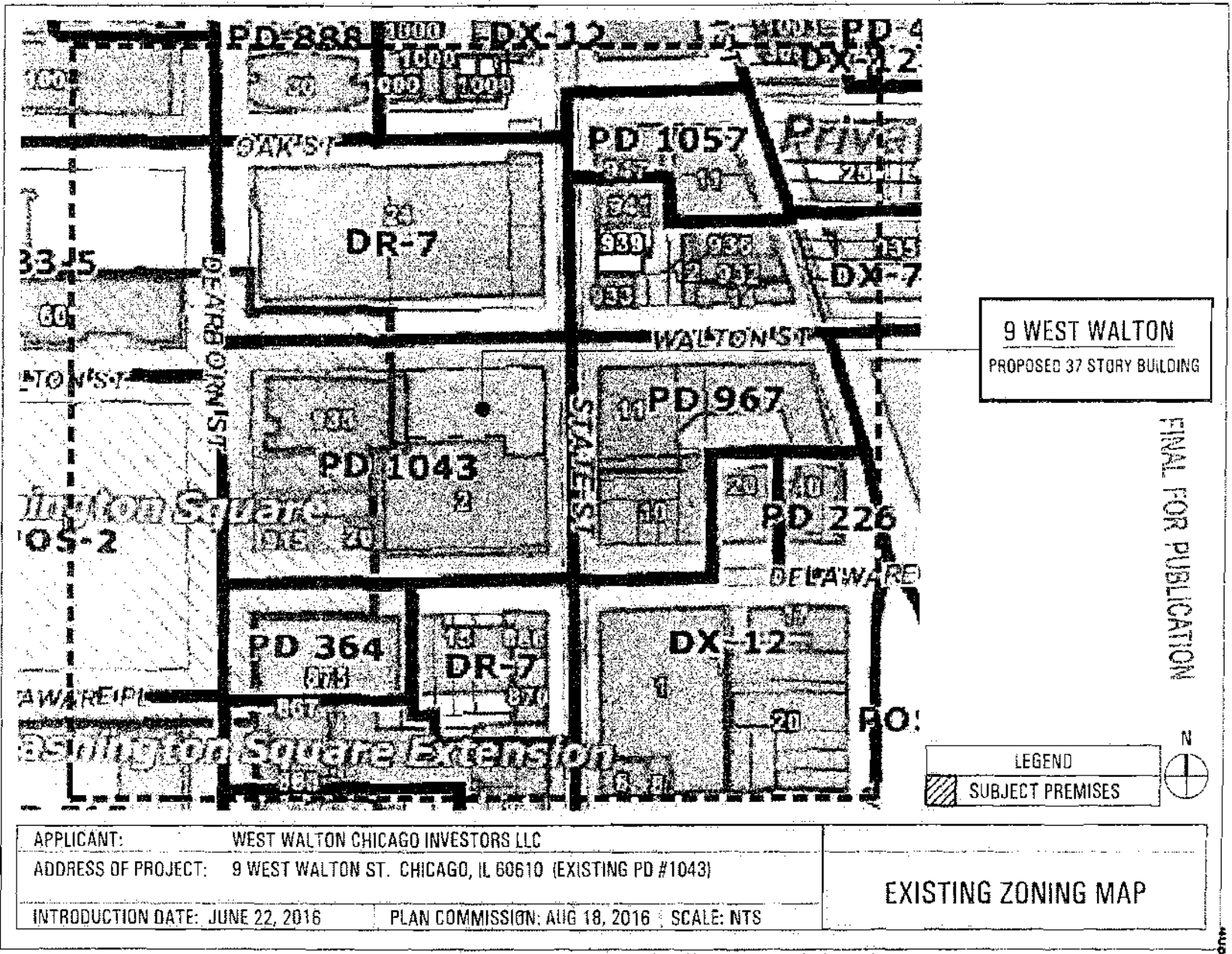
Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Residential-Business Planned Development No. 1043.*

*Bulk Regulations And Data Table.*

	Total
Net Site Area (square feet):	77,097
Net Site Area (acre):	1.77
Gross Site Area (square feet):	124,574
Gross Site Area (acre):	2.86
Base Floor Area Ratio:	7.00

Adopt-A-Landmark Bonus:	1.40
Affordable Housing Bonus:	1.75
Neighborhood Opportunities Bonus:	0.29
Maximum Floor Area Ratio:	10.44
Minimum Number Off-Street Parking:	1 to 1 per dwelling unit
Maximum Number Non-Accessory Parking:	50
Maximum Number Dwelling Units:	453
Maximum Permitted Building Height Tower 1:	360 feet, 0 inches to top of parapet 350 feet, 0 inches underside of mechanical ceiling 326 feet, 2 inches highest residential ceiling
Maximum Permitted Building Height Tower 2:	462 feet, 0 inches to top of parapet
Maximum Site Coverage:	Per approved Site Plan
Minimum Periphery Setbacks:	Per approved Site Plan



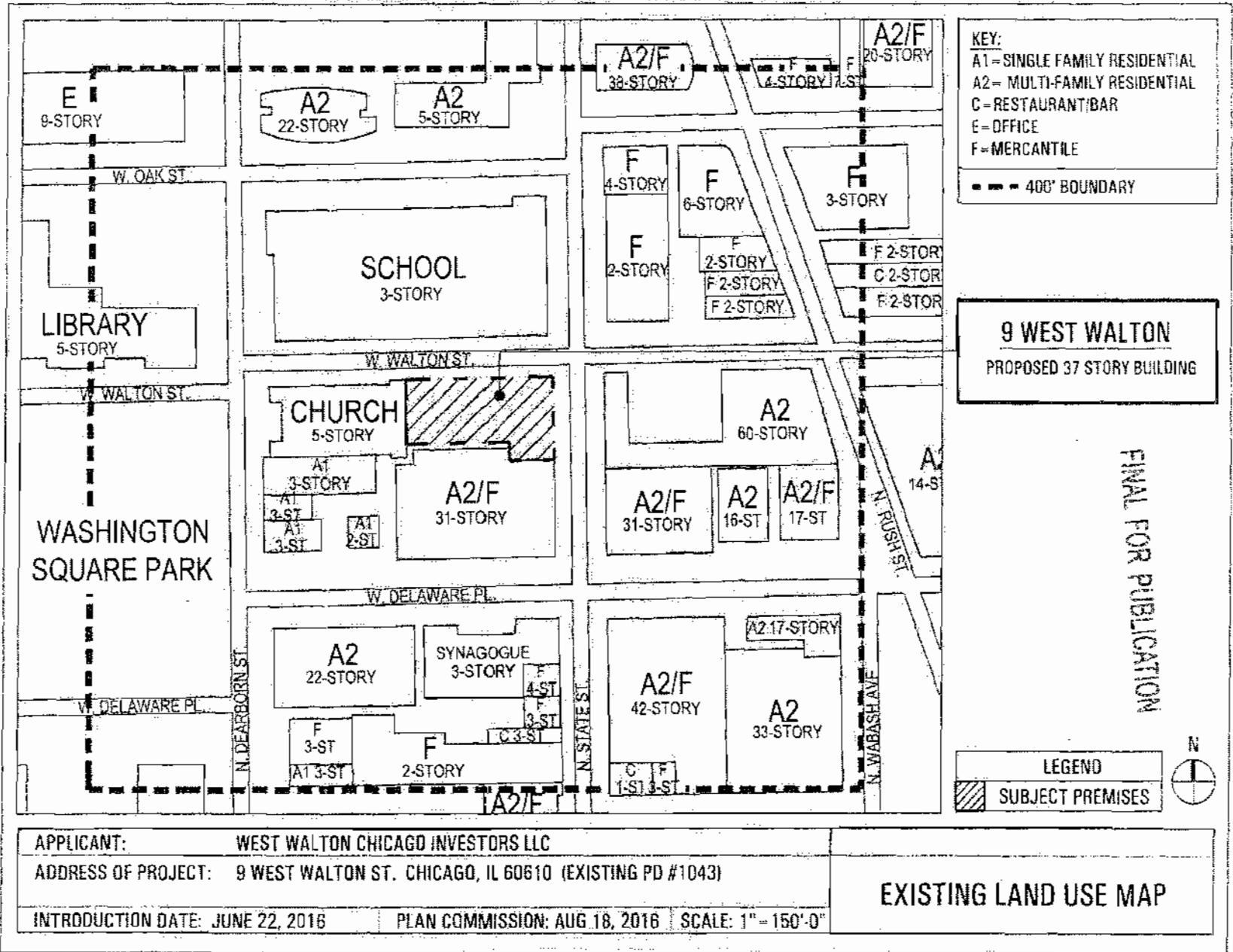
APPLICANT:	WEST WALTON CHICAGO INVESTORS LLC
ADDRESS OF PROJECT:	9 WEST WALTON ST. CHICAGO, IL 60610 (EXISTING PD #1043)
INTRODUCTION DATE:	JUNE 22, 2016
PLAN COMMISSION:	AUG 18, 2016
SCALE:	NTS

EXISTING ZONING MAP

400



4025

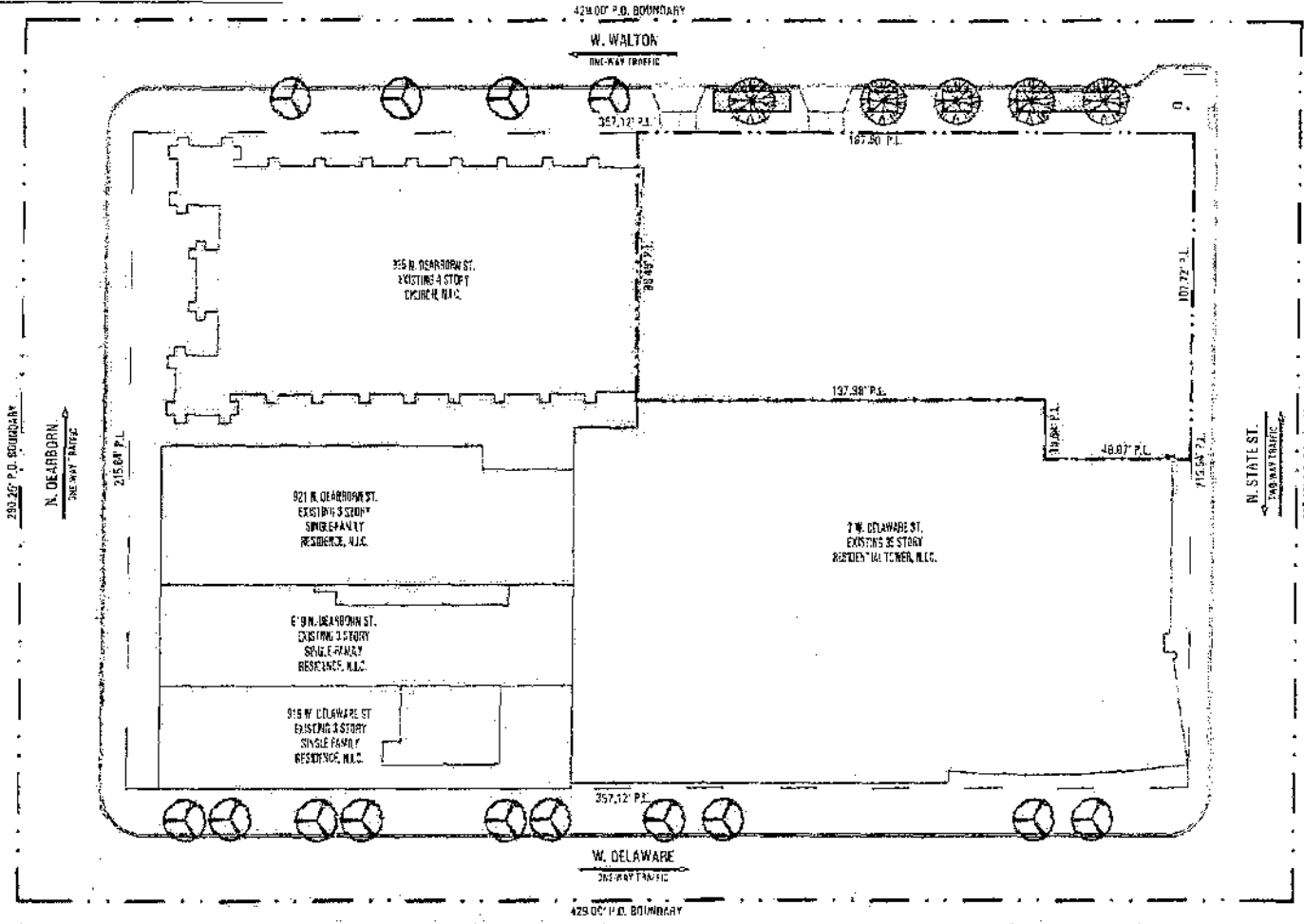


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APPLICANT: WEST WALTON CHICAGO INVESTORS LLC  
 ADDRESS OF PROJECT: 9 WEST WALTON ST. CHICAGO, IL 60610 (EXISTING PD #1043)  
 INTRODUCTION DATE: JUNE 22, 2016    PLAN COMMISSION: AUG 18, 2016    SCALE: 1" = 150'-0"

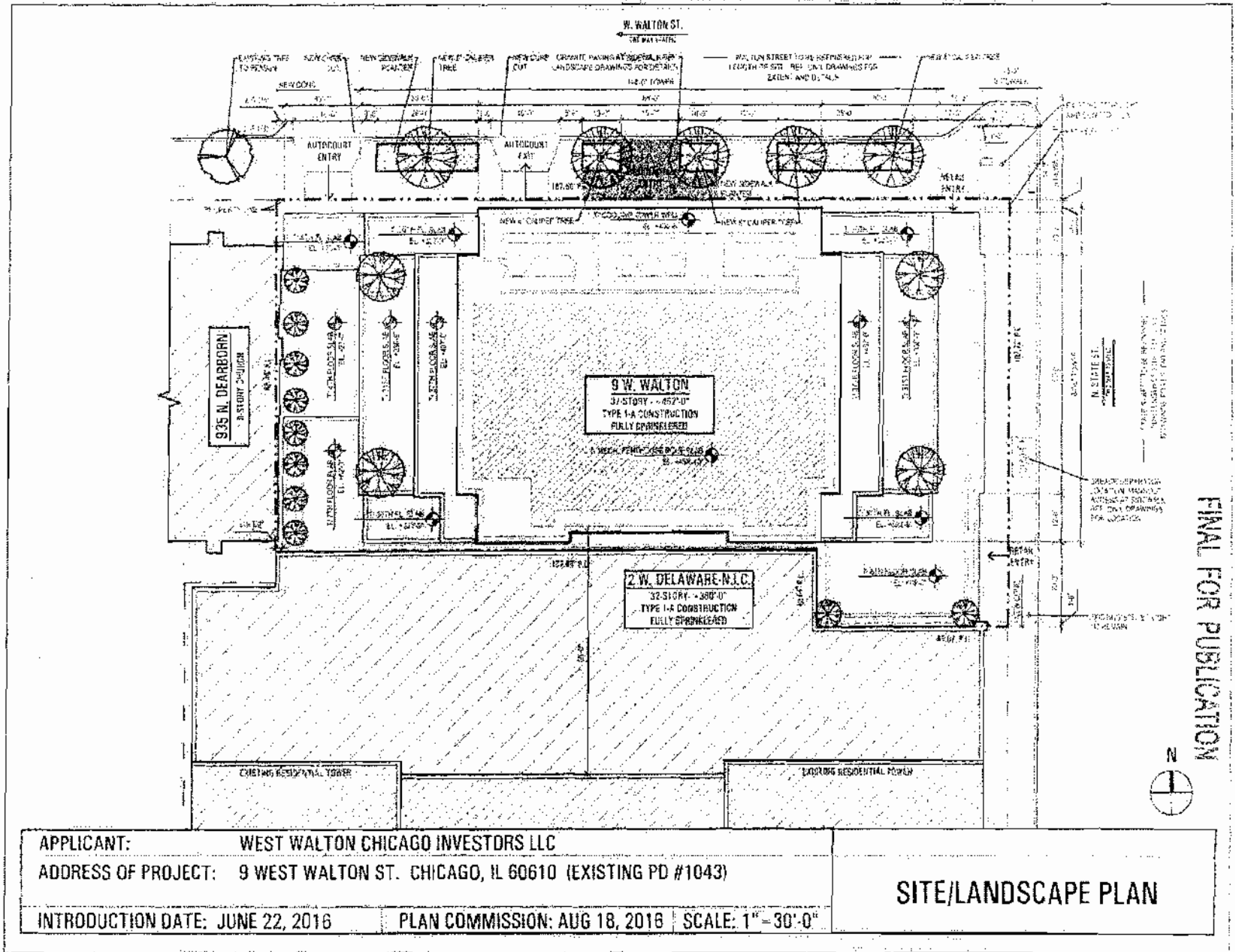
EXISTING LAND USE MAP

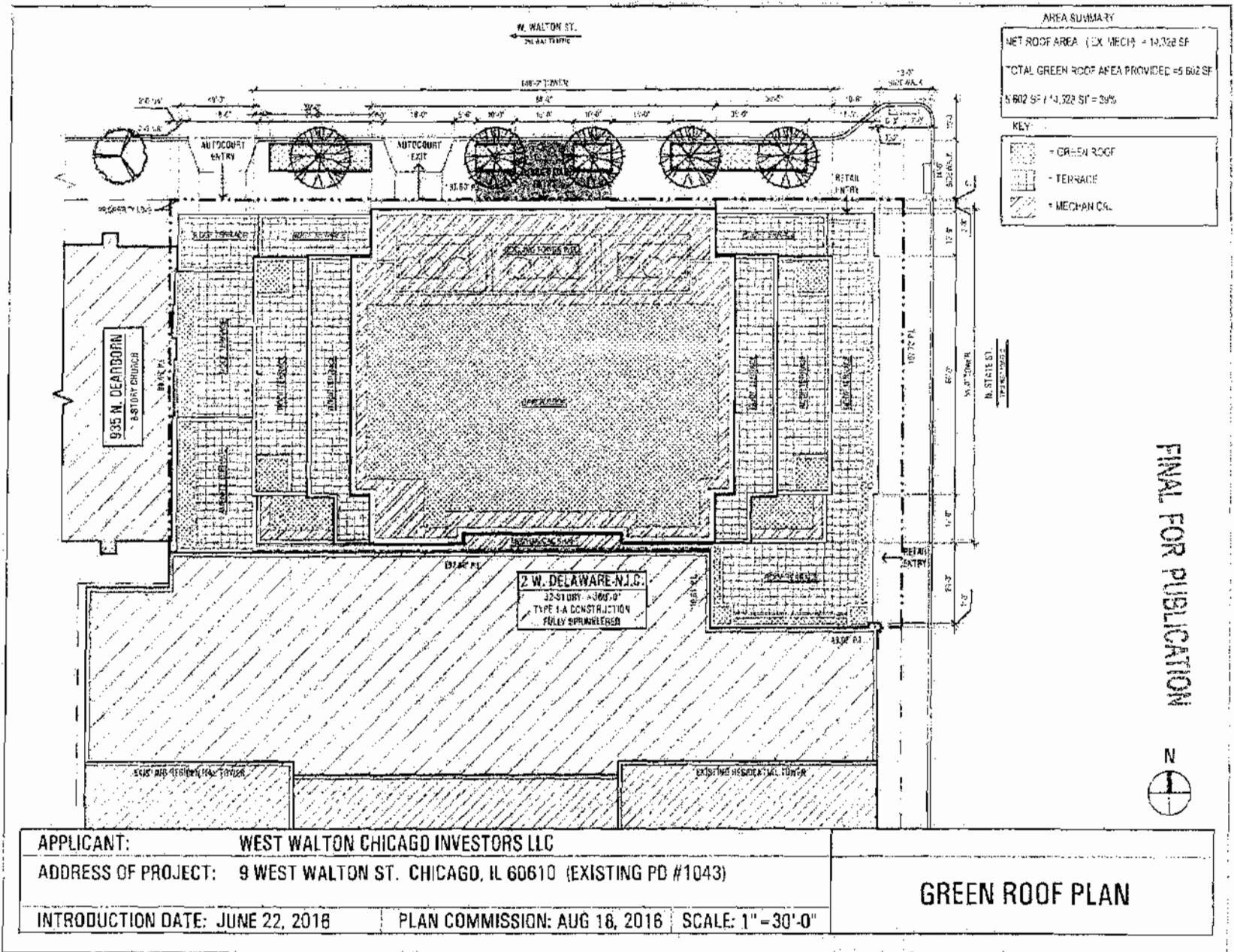
**PLANNED DEVELOPMENT SITE DATA:**  
 GROSS SITE AREA: 124,574 SF (2.86 ACRES)  
 AREA IN RIGHT OF WAY: 47,477 SF (1.09 ACRES)  
 NET SITE AREA: 77,097 SF (1.77 ACRES)



FINAL FOR PUBLICATION

APPLICANT:	WEST WALTON CHICAGO INVESTORS LLC	PLANNED DEVELOPMENT BOUNDARY AND PROPERTY LINE MAP
ADDRESS OF PROJECT:	9 WEST WALTON ST. CHICAGO, IL 60610 (EXISTING PD #1043)	
INTRODUCTION DATE:	JUNE 22, 2016	
PLAN COMMISSION:	AUG 18, 2016	SCALE: 1" = 50'-0"





FINAL FOR PUBLICATION



FINAL FOR PUBLICATION

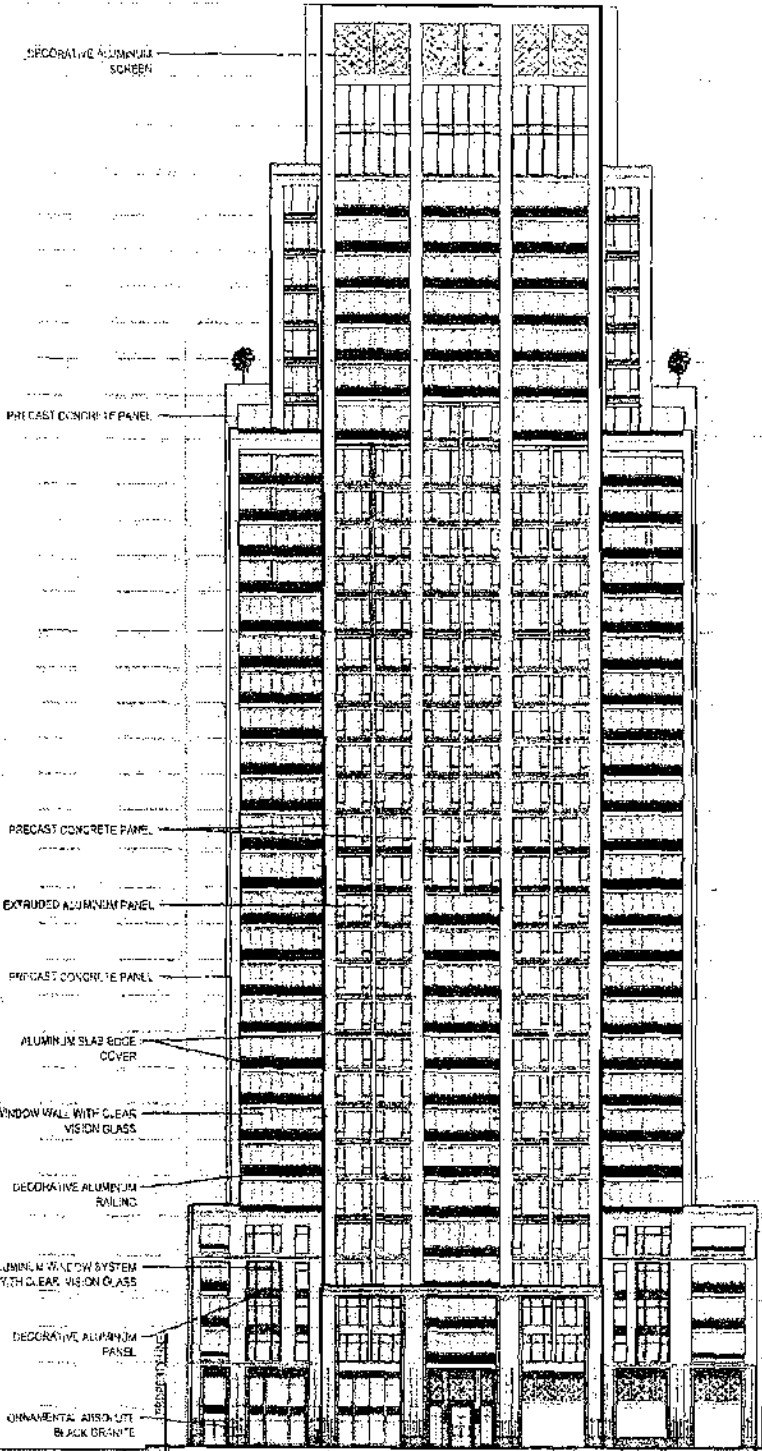
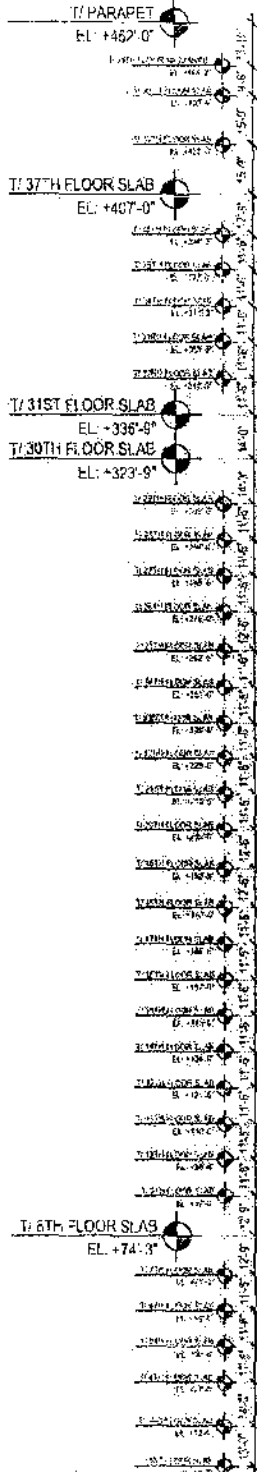
NOTE: FLOOR NUMBERS 3 AND 13 ARE EXCLUDED FROM FLOOR NUMBERING. BUILDING IS 37 STORIES.

APPLICANT: WEST WALTON CHICAGO INVESTORS LLC

ADDRESS OF PROJECT: 9 WEST WALTON ST. CHICAGO, IL 60610 (EXISTING PD #1043)

INTRODUCTION DATE: JUNE 22, 2016 PLAN COMMISSION: AUG 18, 2016 SCALE: 1" = 50'-0"

NORTH ELEVATION

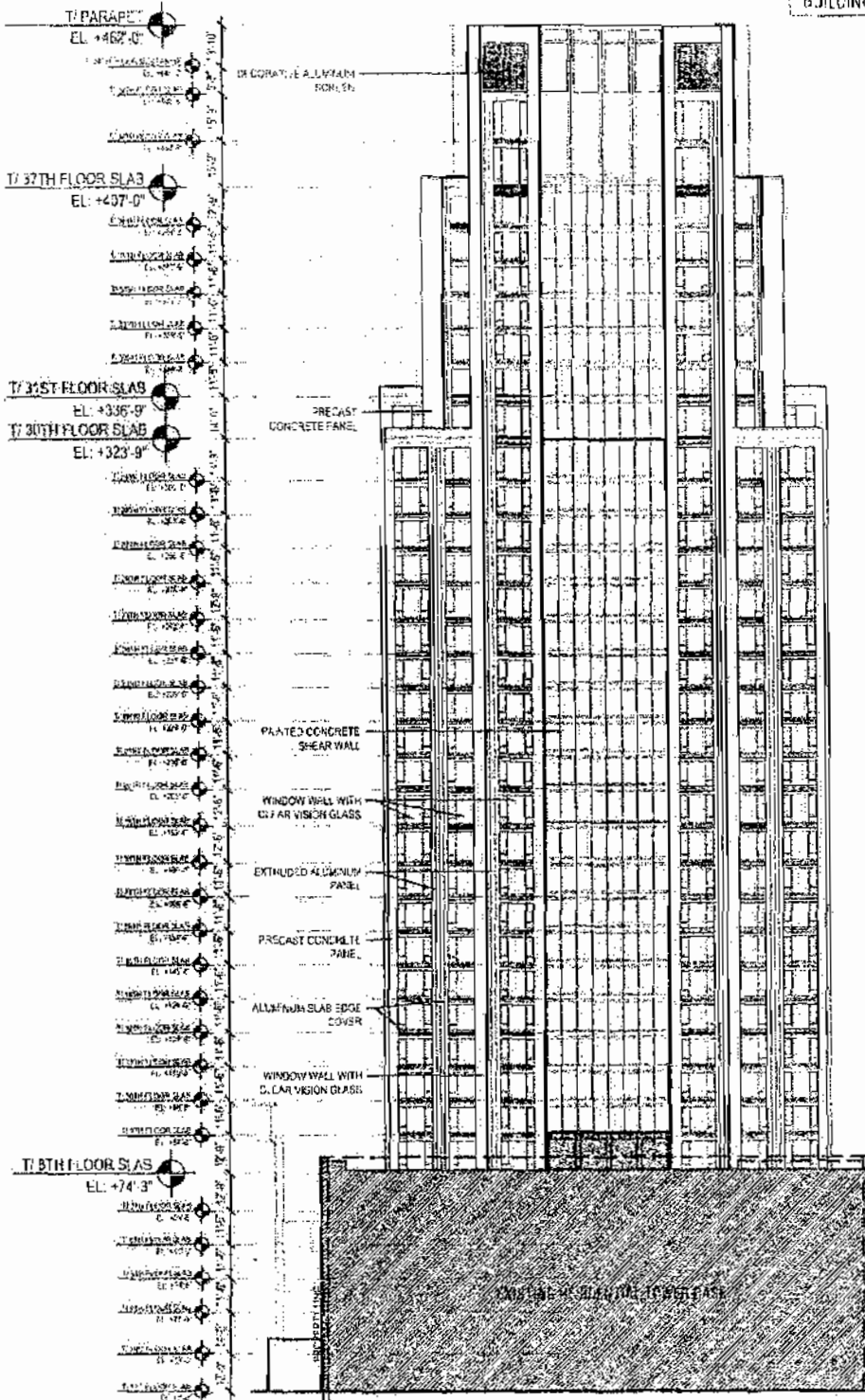


FINAL FOR PUBLICATION

NOTE: FLOOR NUMBERS 3 AND 13 ARE EXCLUDED FROM FLOOR NUMBERING. BUILDING IS 37 STORIES.

APPLICANT: WEST WALTON CHICAGO INVESTORS LLC  
ADDRESS OF PROJECT: 9 WEST WALTON ST. CHICAGO, IL 60610 (EXISTING PD #1043)  
INTRODUCTION DATE: JUNE 22, 2016  
PLAN COMMISSION: AUG 18, 2016  
SCALE: 1" = 50'-0"

SOUTH ELEVATION

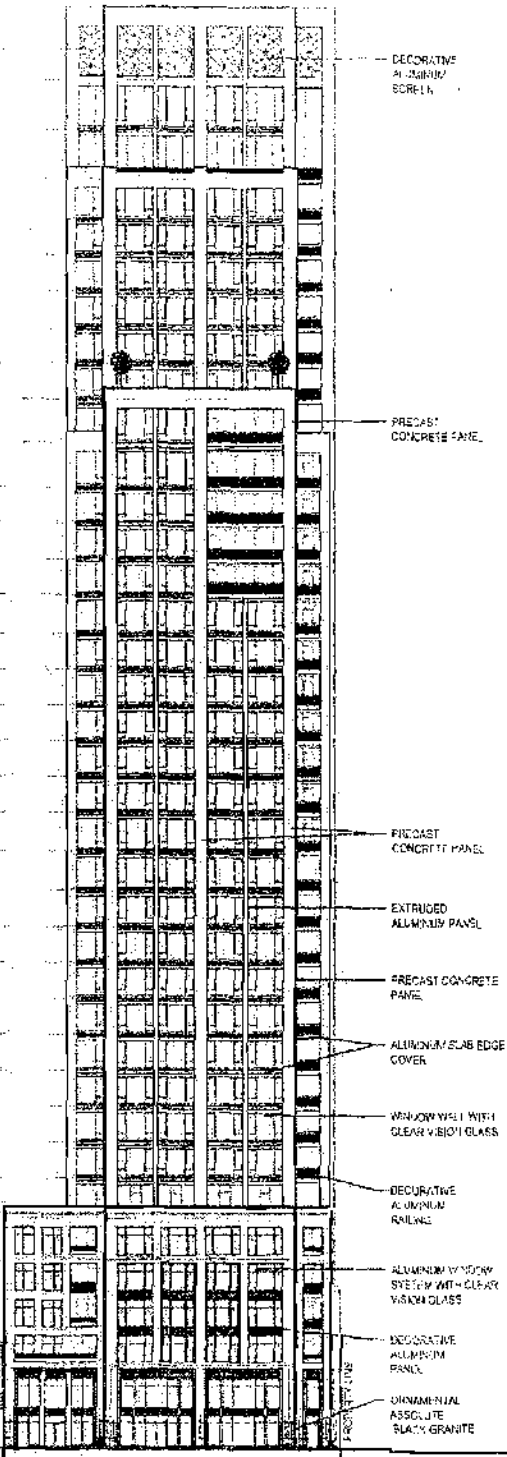
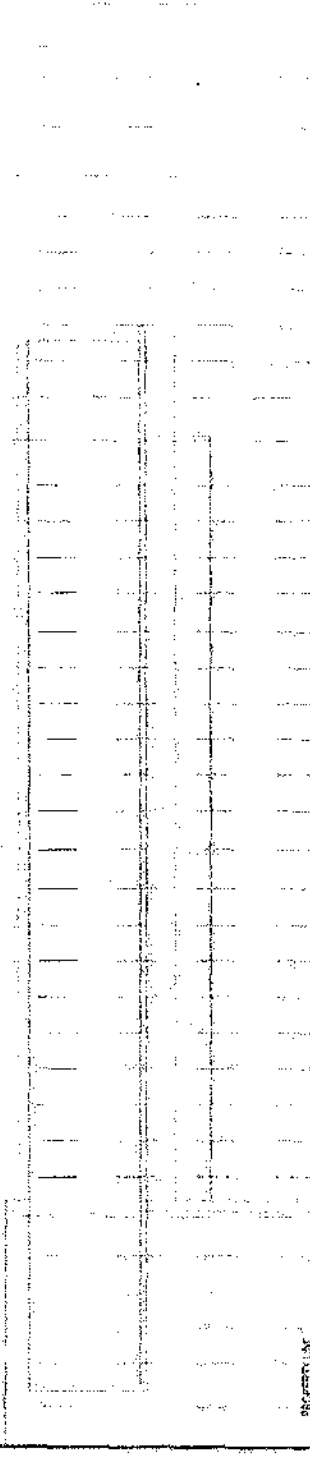
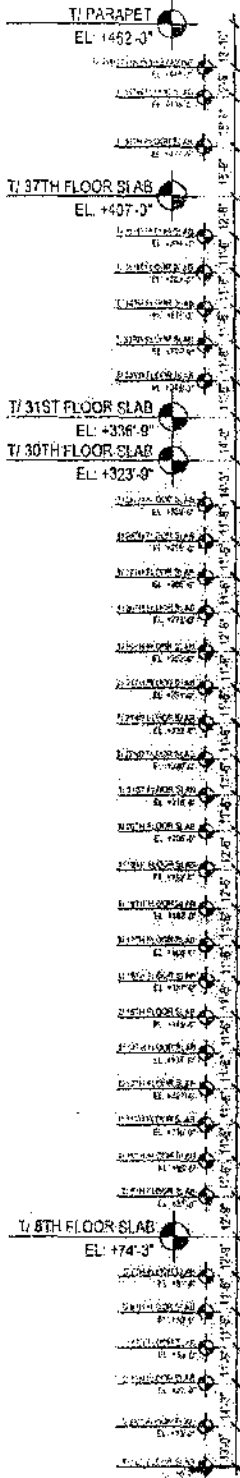


FINAL FOR PUBLICATION

NOTE: FLOOR NUMBERS 3 AND 13 ARE EXCLUDED FROM FLOOR NUMBERING. BUILDING IS 37 STORIES.

APPLICANT: WEST WALTON CHICAGO INVESTORS LLC  
ADDRESS OF PROJECT: 9 WEST WALTON ST., CHICAGO, IL 60610 (EXISTING PD #1043)  
INTRODUCTION DATE: JUNE 22, 2016 PLAN COMMISSION: AUG 18, 2016 SCALE: 1" = 50'-0"

EAST ELEVATION

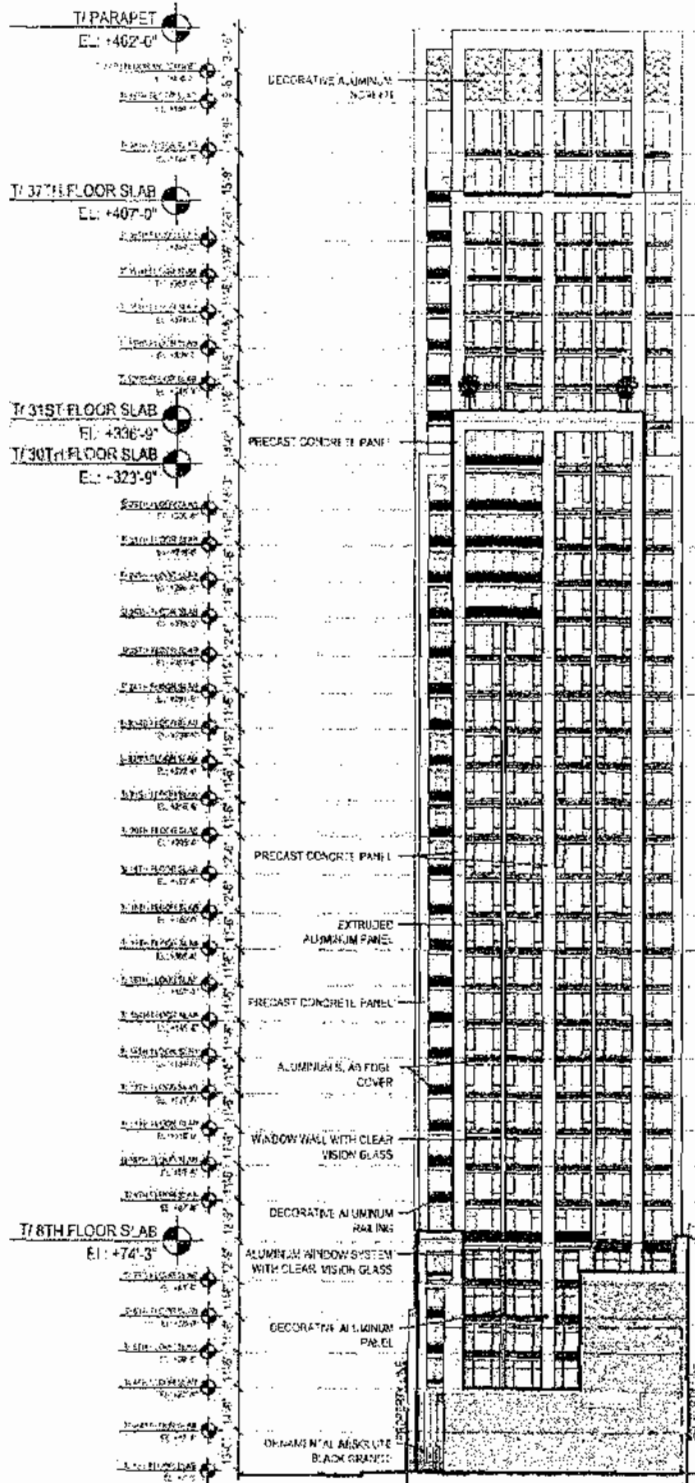


FINAL FOR PUBLICATION

NOTE: FLOOR NUMBERS 3 AND 13 ARE EXCLUDED FROM FLOOR NUMBERING. BUILDING IS 37 STORIES.

APPLICANT: WEST WALTON CHICAGO INVESTORS LLC  
 ADDRESS OF PROJECT: 9 WEST WALTON ST. CHICAGO, IL 60610 (EXISTING PD #1043)  
 INTRODUCTION DATE: JUNE 22, 2016      PLAN COMMISSION: AUG 18, 2016      SCALE: 1" = 50'-0"

WEST ELEVATION







*Reclassification Of Area Shown On Map No. 3-H.*  
(As Amended)  
(Application No. 18684T1)  
(Common Address: 1317 -- 1335 N. Western Ave.)

[SO2016-1609]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the C2-2 Motor Vehicle-Related Commercial District symbols and indications as shown on Map Number 3-H in the area bounded by:

North Western Avenue; a line 359.28 feet north of and parallel to West Potomac Avenue; the public alley next east and parallel to North Western Avenue; and a line 167.28 feet north of and parallel to West Potomac Avenue,

to those of a B3-3 Neighborhood Mixed-Use District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

[Site Plan; First, Second, Third, Fourth, Fifth and Roof Floor Plans;  
Front and Rear Building Elevations; Typical Side Elevation;  
and Building Section attached to this ordinance printed  
on pages 32161 through 32169 of this *Journal*.]

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*Substitute Narrative And Plans.*

*1317 -- 1335 N. Western Ave.*

*C2-2 To B3-3*

In order to construct a new five-story, 36-residential dwelling unit building with ground floor commercial space or three live/work dwelling units space. There will be 39 parking spaces and one 10-foot by 25-foot loading berth. The height of the building will be 60 feet.

FAR:	2.95
Lot Area:	20,736 square feet
Building Area:	59,796 square feet
Number of Units:	36
Number of Live/Work Dwelling Units:*	3
Minimum Lot Area per Dwelling Unit:	531 square feet
Building Height:	60 feet
Front Setback:	1 foot
Rear Setback:*	2 feet at first floor 28 feet, 8 inches at residential floors 2 through 5
North Side Setback:	1 foot
South Side Setback:	1 foot
Parking:	39 parking spaces with one 10 foot by 25 foot loading berth
Rear Open Space:	None

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\* A variance for the rear yard setback will be sought.

\* Will apply for Special Uses if required.

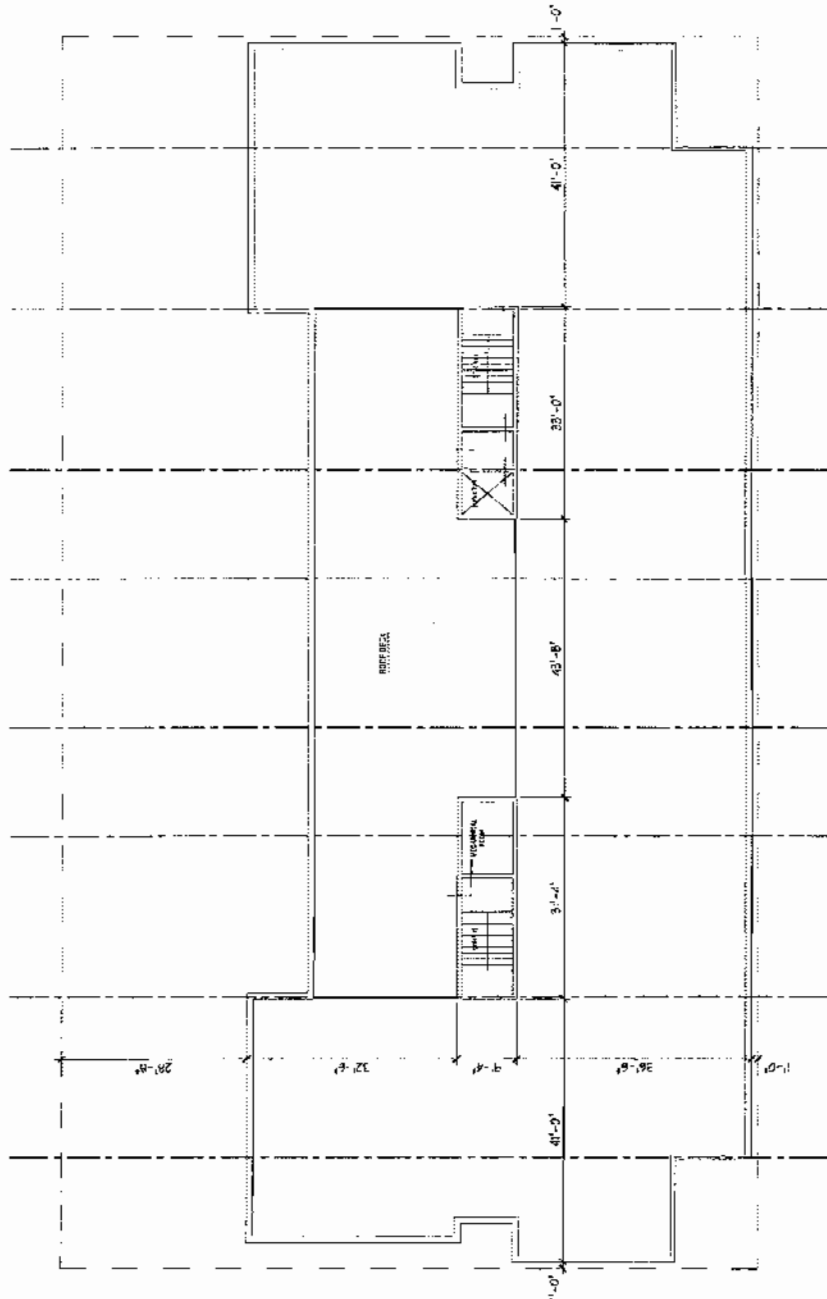








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ROOF FLOOR PLAN  
600 SQ. FT.

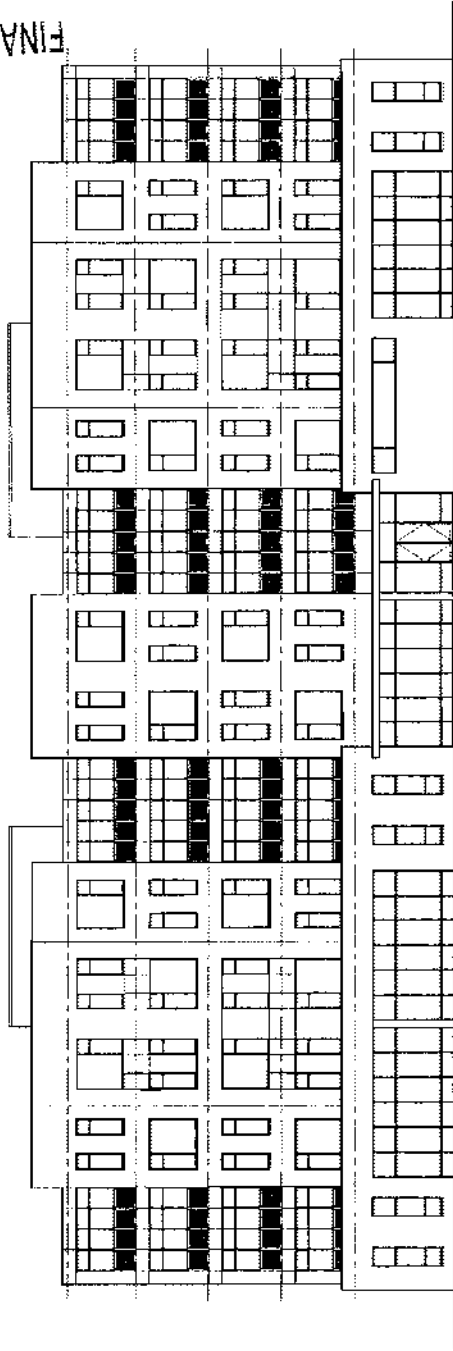


PROJECT NO. 154  
 DATE 09/14/2016  
 DRAWN BY J. S. JONES  
 CHECKED BY J. S. JONES  
 APPROVED BY J. S. JONES

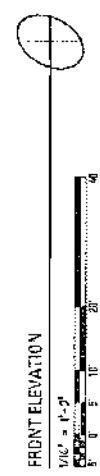
JSA  
 Jonathan S. Jones Architects, Inc.  
 430 West Adams Street  
 Suite 801  
 Chicago, IL 60601  
 Tel: 312.427.8888  
 Fax: 312.427.8889



FINAL FOR PUBLICATION



- 60' - 0" BUILDING HEIGHT
- 40' - 0" 8th FLOOR HEIGHT
- 30' - 0" 4th FLOOR HEIGHT
- 20' - 0" 2nd FLOOR HEIGHT
- 15' - 0" 1st FLOOR HEIGHT
- 0' - 0" 0th FLOOR HEIGHT



FRONT ELEVATION

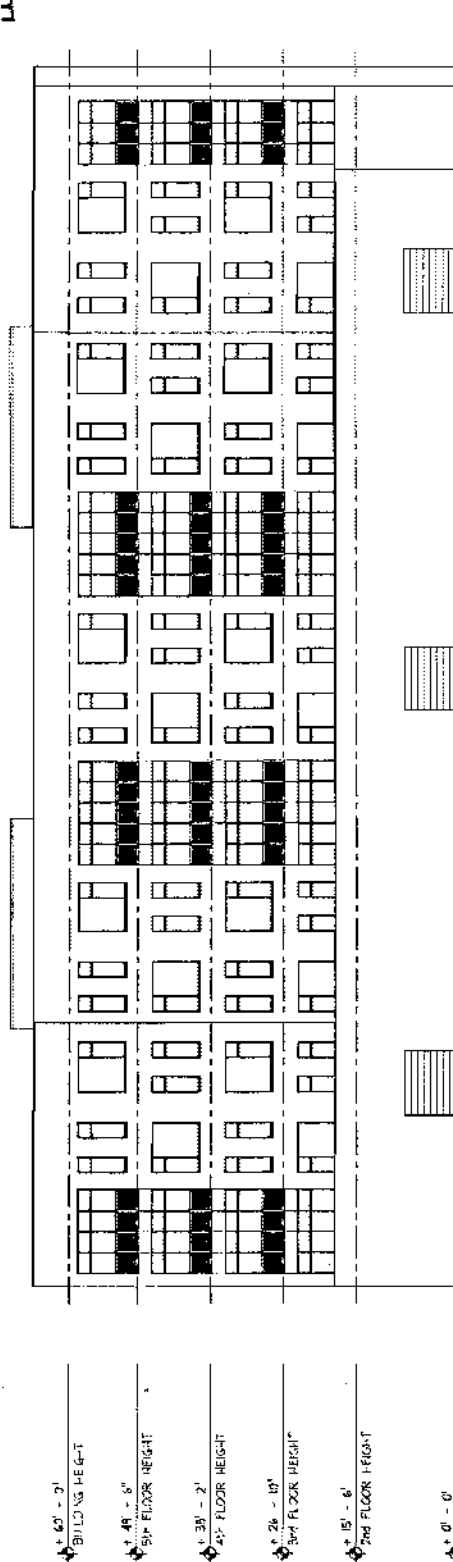
1/8" = 1'-0"  
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JS &  
 JEFFREY S. PULLITT ARCHITECTS LLC  
 1001 NORTH LAURELWOOD AVENUE  
 SUITE 600  
 CHICAGO, ILLINOIS 60657  
 773.883.1017 FAX 773.583.3081

PROJECT NO. 1500  
 PROJECT NAME: "MILWAUKEE DEVELOPMENT"  
 PROJECT LOCATION: NEW DEVELOPMENT  
 ARCHITECT: JEFFREY S. PULLITT ARCHITECTS LLC  
 CHICAGO, IL  
 DATE: 09/14/2016  
 DESCRIPTION: GENERAL ISSUE FOR REVIEW



FINAL FOR PUBLICATION

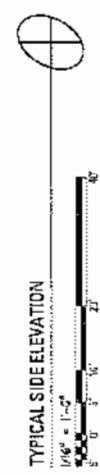
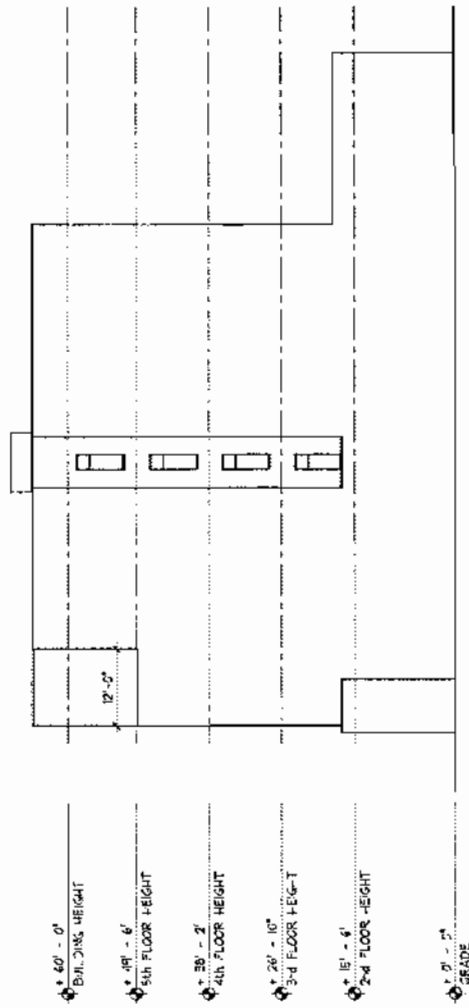


JSB  
 J. S. BARNES & SONS, INC.  
 ARCHITECTS  
 401 N. DEARBORN STREET  
 CHICAGO, ILLINOIS 60610  
 TEL: 312.427.1000 FAX: 312.427.1001

PROJECT NAME  
 1111 SOUTH WYLLIE STREET  
 CHICAGO, ILLINOIS 60607  
 ARCHITECT  
 J. S. BARNES & SONS, INC.  
 401 N. DEARBORN STREET  
 CHICAGO, ILLINOIS 60610  
 DATE  
 09/14/2016



FINAL FOR PUBLICATION



Proj. # 154  
 By ARCHITECTURAL DIST. COUNCIL  
 PREP. BY ARCHITECTURAL DIST. COUNCIL  
 LISTED UNDER ARCHITECTURE  
 CHICAGO, ILL.  
 2015/09/14 09:27:06 AM

JSA  
 CANTER SPLITT ARCHITECTS LLC  
 400 WEST RAVENSWOOD AVENUE  
 SUITE 200  
 CHICAGO, ILLINOIS 60614-2576  
 312.343.1077 FAX 312.343.3041



*Reclassification Of Area Shown On Map No. 3-I.*

(Application No. 18782)

(Common Address: 2425 W. Haddon Ave.)

[O2016-3915]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RT4 Residential Two-Flat, Townhouse and Multi-Unit District symbols as shown on Map Number 3-I in the area bounded by:

West Haddon Avenue; a line 220.50 feet west of and parallel to North Western Avenue; the public alley next south of and parallel to West Haddon Avenue; and a line 244.52 feet west of and parallel to North Western Avenue,

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and due publication.

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*Reclassification Of Area Shown On Map No. 5-G.*

(Application No. A-8233)

(Common Address: 1934 -- 1936 N. Bissell St.)

[O2016-3989]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RM5.5 Residential Multi-Unit District symbols and indications as shown on Map Number 5-G in the area generally bounded by:

a line 363.10 feet south of and parallel to West Armitage Avenue; North Bissell Street; a line 387.10 south of and parallel to West Armitage Avenue; and a right-of-way of Elevated & Subway Chicago Rapid Transit Lines,

to those of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District.

SECTION 2. This ordinance takes effect after its passage and approval.

*Reclassification Of Area Shown On Map No. 5-G.*  
(As Amended)  
(Application No. 18663)  
(Common Address: 2015 -- 2031 N. Mendell St.)

[SO2016-654]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all the current Planned Manufacturing District Number 2, Subdistrict A symbols and indications as shown on Map Number 5-G in the area bounded by:

a line from a point 1,128.05 feet north of West Cortland Avenue as measured along the easterly line of North Mendell Street and running perpendicular to North Mendell Street for a distance of 237.00 feet to its intersection with the west bank of the Chicago River; the Chicago River; a line beginning at a point 939.35 feet north of West Cortland Avenue as measured along the easterly line of North Mendell Street running southeasterly for a distance of 108.37 feet to a point 30.90 feet north of the north line of vacated West McLean Avenue; a line from the terminus of the last described line running southeasterly for a distance of 44.89 feet to a point 30.20 feet north of the north line of vacated West McLean Avenue; a line from the terminus of the last described line running southeasterly for a distance of 62.00 feet to its intersection with the Chicago River; and North Mendell Street,

to those of a Waterway Planned Development which is hereby established in the area described above.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

*Waterway Planned Development Statements.*

1. The area delineated herein as Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 50,729 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property") and is owned or controlled by the applicant, Mendell Baker LLC.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors. All rights

granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.

3. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the applicant or its successors, assign or grantees. Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley, during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

4. This plan of development consists of sixteen (16) Statements: a Bulk Regulations Table; an Existing Zoning Map; a Planned Development Boundary and Property Line Map; a Site/Landscape Plan; a Site (Riverwalk) Section; a Green Roof Plan and Building Elevations (North, South, East and West) submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.
5. The following uses are permitted in the area delineated herein as a Business Planned Development: office, high technology office, warehouse and light industrial uses, roof-top deck, communication service establishments, accessory parking and accessory uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and

approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted Floor Area Ratio identified in the Bulk Regulations Table has been determined using a Net Site Area of 50,729 square feet and a base FAR of 1.4.
9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The applicant acknowledges the importance of the Chicago River as a resource for both commerce and recreation and also acknowledges the City's goals of improving the appearance, quality and accessibility of the river, as contained in the Waterway Planned Development guidelines contained in the Zoning Ordinance (Section 17-8-0912) and the Chicago River Corridor Design Guidelines and Standards. To further these goals, the applicant agrees, as set forth in the plans, to:  
(a) provide a minimum 18-foot landscaped setback from the river top of bank, which will include an 8-foot wide walkway as shown on the Landscape Plans, and (b) permit connection of such walkway and landscaped setback when adjacent properties are similarly improved or redeveloped with a riverwalk. At such time riverwalk improvements are made and public access provided on at least one adjacent riverside property, the applicant shall: (a) widen and align the walkway to match the adjacent property riverwalk, except to the extent that a widening of the riverwalk on the Property is required, and (2) permit un-gated public access, and (3) provide signage on the riverwalk indicating that the riverwalk is open to the public during typical Chicago Park District hours. All improvements within the river setback must be substantially completed prior to receipt of occupancy for the principal building, provided that plantings may be delayed if consistent with good landscape practice, but not longer than one year following receipt of the final occupancy



certificate. The applicant and DPD agree to continue to work together on the required lighting proposed along the riverwalk prior to receipt of occupancy for the principal building.

12. The applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Environment and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
13. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors.
14. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
15. The applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The applicant has agreed to provide a 50 percent green roof over the net roof area (approximately 8,800 square feet) and achieve Building Certification to comply with the City of Chicago's Sustainable Development Policy.
16. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to a Planned Manufacturing District Number 2, Subdistrict A.

[Existing Zoning Map; Boundary and Property Line Map; Site/Landscape Plan; Site Plan (Riverwalk Section); North, South, East and West Building Elevations; and Roof Plan referred to in these Plan of Development Statements printed on pages 32176 through 32184 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements read as follows:

*Waterway Planned Development No. \_\_\_\_\_.*

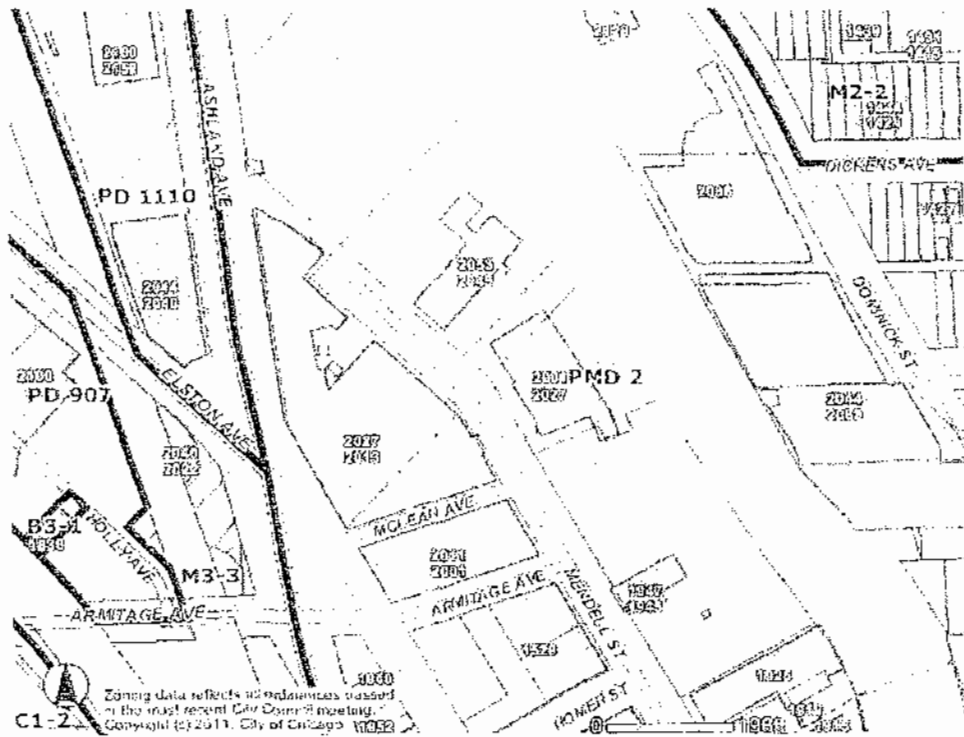
*Plan Of Development.*

*Bulk Regulations And Data Table.*

Gross Site Area:	56,956.10 square feet
Net Site Area:	50,729.00 square feet
Area Remaining in the Public Right-of-Way:	6,227.10 square feet
Maximum Floor Area Ratio:	1.4
Minimum Setbacks:	Per Site/Landscape Plan
Minimum Number of Parking Spaces:	44 spaces
Minimum Number of Off-Street Loading:	One berth (10 feet by 25 feet)
Maximum Building Height:	60 feet, 4 inches
Minimum Number of Bicycle Parking Spaces:	60 spaces

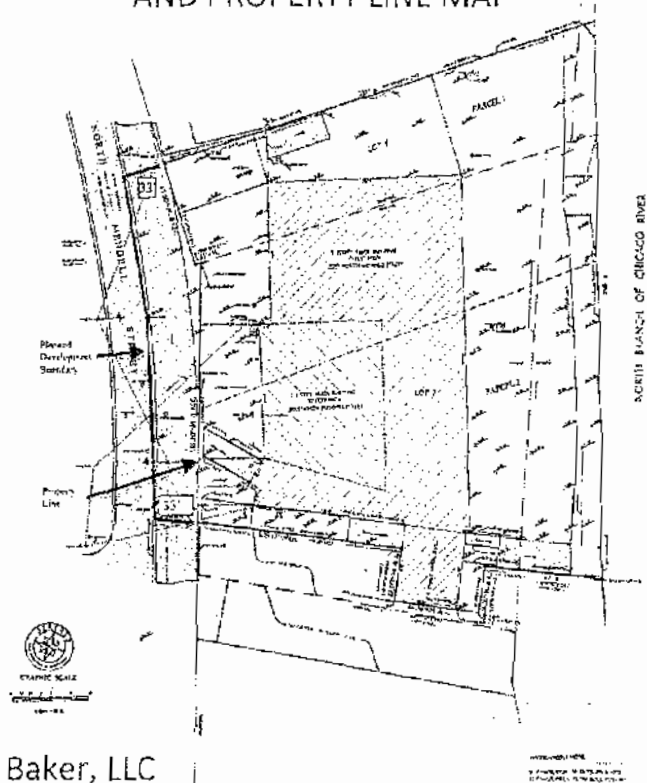
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EXISTING ZONING MAP



APPLICANT: Mendell Baker, LLC  
 ADDRESS: 2015 - 31 North Mendell St.  
 INTRO DATE: February 10, 2016  
 PLAN COMMISSION DATE: August 18, 2016

### PLANNED DEVELOPMENT BOUNDARY AND PROPERTY LINE MAP

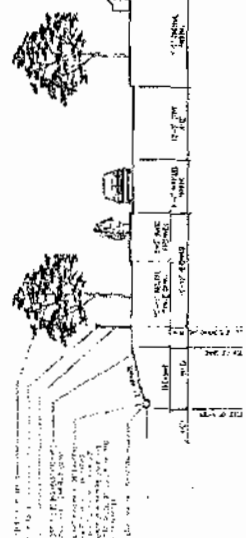
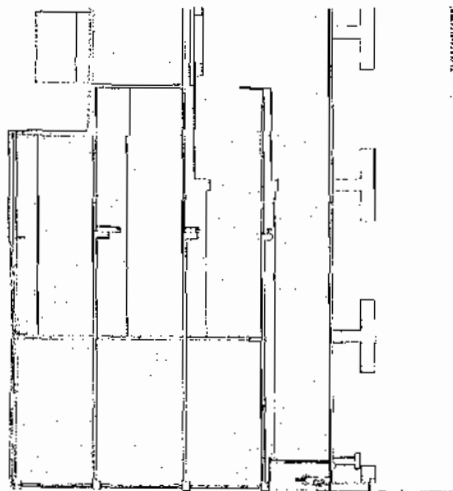


FINAL FOR PRELIMINARY

APPLICANT: Mendell Baker, LLC  
 ADDRESS: 2015 - 31 North Mendell St.  
 INTRO DATE: February 10, 2016  
 PLAN COMMISSION DATE: August 18, 2016



FINAL FOR PUBLICATION



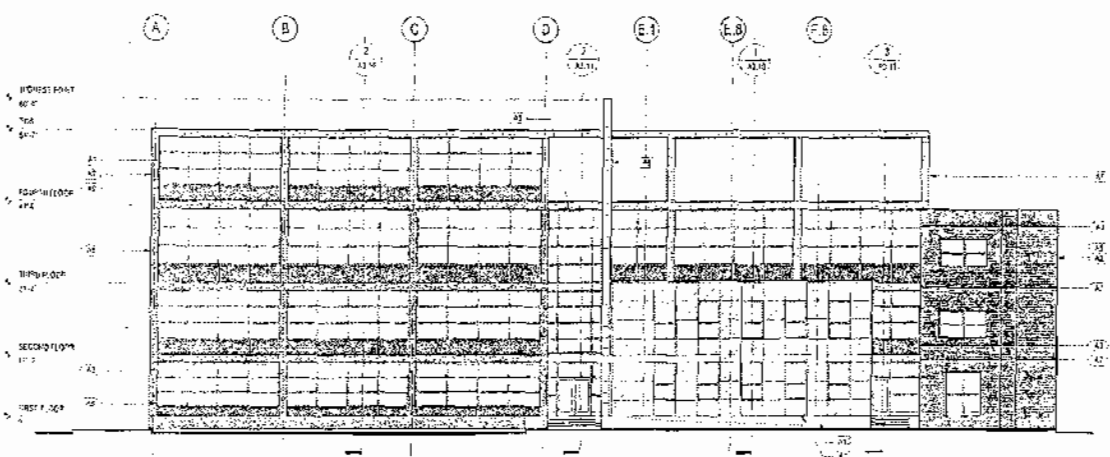
1. The applicant has provided a site plan showing the location of the proposed building on the property. The site plan also shows the location of the existing building and the proposed parking area.

APPLICANT: Vendell Baker, LLC  
 ADDRESS: 2015-11 North Mendell St.  
 INTRO DATE: February 10, 2016  
 PC DATE: August 18, 2016







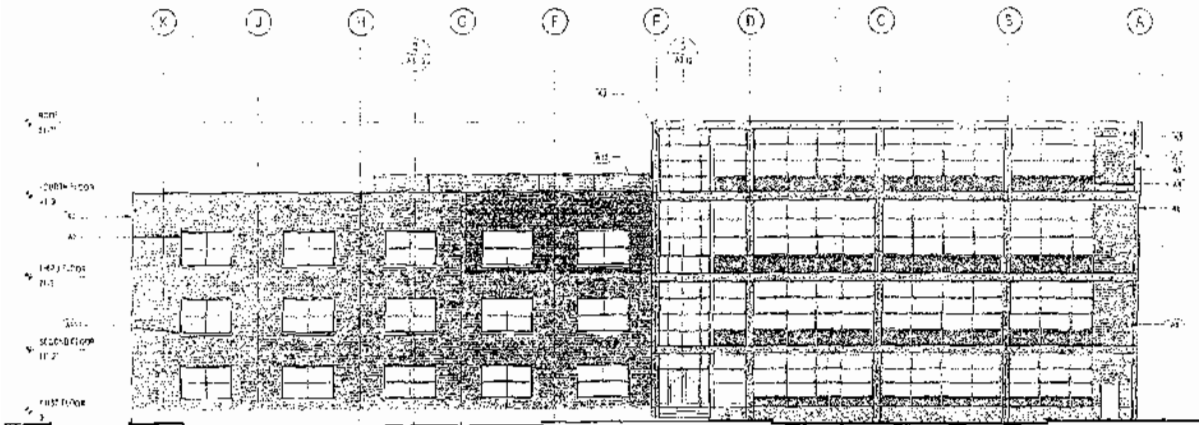


- REVISIONS**
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- MATERIALS LEGEND**
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PAKER DEVELOPMENT  
 1000 N. MICHIGAN ST. SUITE 1000  
 CHICAGO, IL 60611  
 TEL: 312.467.1000  
 FAX: 312.467.1001  
 WWW.PAKERDEVELOPMENT.COM

APPLICANT: 2017 Mendell Baker, LLC  
 ADDRESS: 2015 - 31 N. Mendell St.  
 INTRO DATE: February 10, 2016  
 PLAN COMM. DATE: August 18, 2016



KEYNOTES

- 27. COPPER METAL PANEL SYSTEM
- 28. EXISTING BRICK FACADE
- 29. EXISTING CONCRETE WALL SYSTEM
- 30. EXISTING BRICK FACADE
- 31. ALUMINUM PANEL SYSTEM WITH INSULATION AND GLASS
- 32. TYPICAL WALL SECTION THROUGH CONCRETE
- 33. BRICK
- 34. COPPER METAL PANEL SYSTEM
- 35. BRICK FACADE
- 36. CONCRETE PANELS WITH INSULATION AND GLASS
- 37. NEW BRICK FACADE WITH INSULATION
- 38. NEW BRICK FACADE WITH INSULATION
- 39. TYPICAL WALL SECTION THROUGH CONCRETE
- 40. TYPICAL WALL SECTION THROUGH CONCRETE
- 41. NEW BRICK FACADE WITH INSULATION

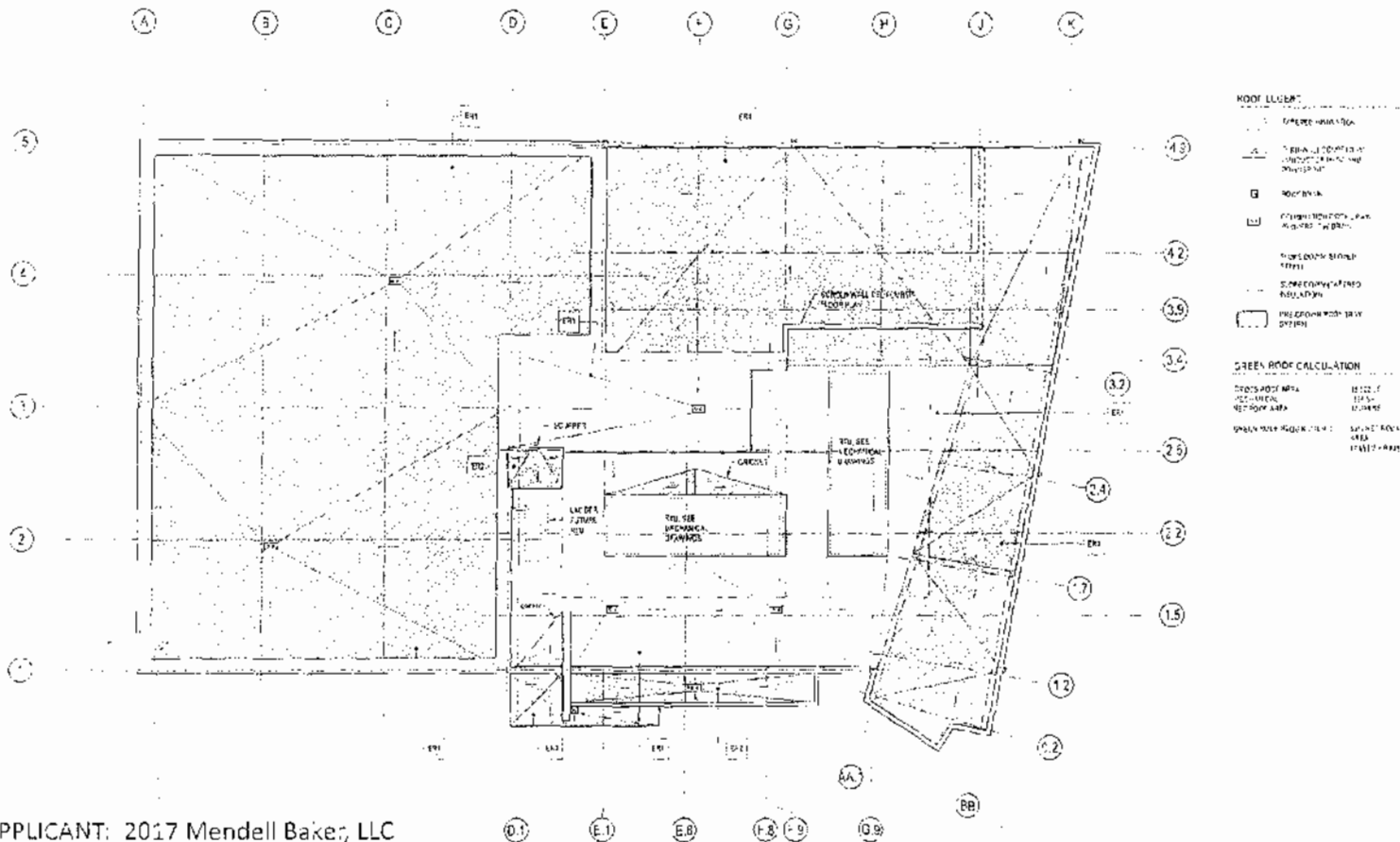
MATERIALS LEGEND

- BRICK
- CONCRETE
- GLASS
- INSULATION
- METAL PANELS
- WOOD
- BRICK FACADE WITH INSULATION
- CONCRETE FACADE WITH INSULATION
- GLASS FACADE WITH INSULATION
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- GLASS FACADE WITH INSULATION
- BRICK FACADE WITH INSULATION
- CONCRETE FACADE WITH INSULATION
- GLASS FACADE WITH INSULATION

APPLICANT: 2017 Mendell Baker, LLC  
 ADDRESS: 2015 - 31 N. Mendell St.  
 INTRO DATE: February 10, 2016  
 PLAN COMM. DATE: August 18, 2016

2017 MENDELL BAKER, LLC  
 2015 - 31 N. MENDELL ST.  
 ST. LOUIS, MO 63108  
 TEL: 314.433.1234  
 FAX: 314.433.1235  
 WWW: 2017MENDELLBAKER.COM

FOR THE ARCHITECT



FINAL PLAN SUBMISSION

BAKER GROUP P/ENR  
 225 N. MICHIGAN ST., SUITE 1000  
 CHICAGO, IL 60601  
 TEL: 312.427.1000  
 FAX: 312.427.1001  
 WWW.BAKERGROUP.COM

APPLICANT: 2017 Mendell Baker, LLC  
 ADDRESS: 2015 - 31 N. Mendell St.  
 INTRO DATE: February 10, 2016  
 PLAN COMM. DATE: August 18, 2016

*Reclassification Of Area Shown On Map No. 5-H.*  
(As Amended)  
(Application No. 18404T1)  
(Common Address: 1868 -- 1878 N. Milwaukee Ave.)

[SO2015-4624]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the B2-2 Neighborhood Mixed-Use District and B3-3 Community Shopping District symbols and indications as shown on Map Number 5-H in the area bounded by:

a line 220.26 feet northwest of and parallel to West Moffat Street, as measured along the southwest right-of-way line of North Milwaukee Avenue and perpendicular thereto; North Milwaukee Avenue; a line 88 feet northwest of and parallel to West Moffat Street, as measured along the southwest right-of-way line of North Milwaukee Avenue and perpendicular thereto; and the alley next southwest of and parallel to North Milwaukee Avenue,

to those of a B3-3 Community Shopping District which is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Type 1 Narrative Rezoning Analysis attached to this ordinance reads as follows:

*17-13-0303-C(1) Narrative Zoning Analysis.*

*Substitute Narrative, Plans And Ordinance.*

*1868 -- 1878 N. Milwaukee Ave., Chicago, Illinois.*

Proposed Zoning:

B3-3 Community Shopping District

Lot Area: 13,226 square feet (Total Lot Area)

Proposed Land Use: The applicant is seeking a zoning change in order to permit the construction of a new six-story mixed-use building. The new proposed building will contain two commercial/retail spaces (1,955 square feet and 1,833 square feet) -- fronting Milwaukee Avenue, at grade level -- with 44 dwelling units (apartments), above (2<sup>nd</sup> through 6<sup>th</sup> Floors). Due to its close proximity to the CTA Station, the new development will provide on-site parking for a total of 21 vehicles -- with 8 of those spaces located within the interior (1<sup>st</sup> Floor) of the building, and the remaining thirteen (13) spaces located outside -- along the rear of the building. The proposed new building will measure 76 feet, 5 inches in height and be masonry in construction, with glass and wood accents.

(A) The Project's Floor Area Ratio: 52,503 square feet (3.97 FAR)

\* The applicant intends to provide 100 percent of the required ARO units -- on-site, and therefore, is seeking an increase in the maximum allowable FAR (from 3.00 to 3.97), pursuant to the Transit Oriented Development (TOD) Ordinance.

(B) The Project's Density (Lot Area Per Dwelling Unit): 300.6 square feet

(C) The Amount of Off-Street  
Parking:

21 parking spaces; 1 loading berth

\* The Applicant is seeking a parking reduction (54 percent), pursuant to the Transit Oriented Development (TOD) Ordinance.

(D) Setbacks:

a. Front Setback: 0 feet, 0 inches

b. Rear Setback: 20 feet, 0 inches

\* The applicant will be seeking a variation to reduce the required rear yard setback at the 2<sup>nd</sup> -- 6<sup>th</sup> floors (residential levels).

c. Side Setbacks:

Northwest: 0 feet, 0 inches

Southeast: 0 feet, 0 inches

(E) Building Height: 76 feet, 5 inches

\*17-13-0303-C(2) Plans attached.

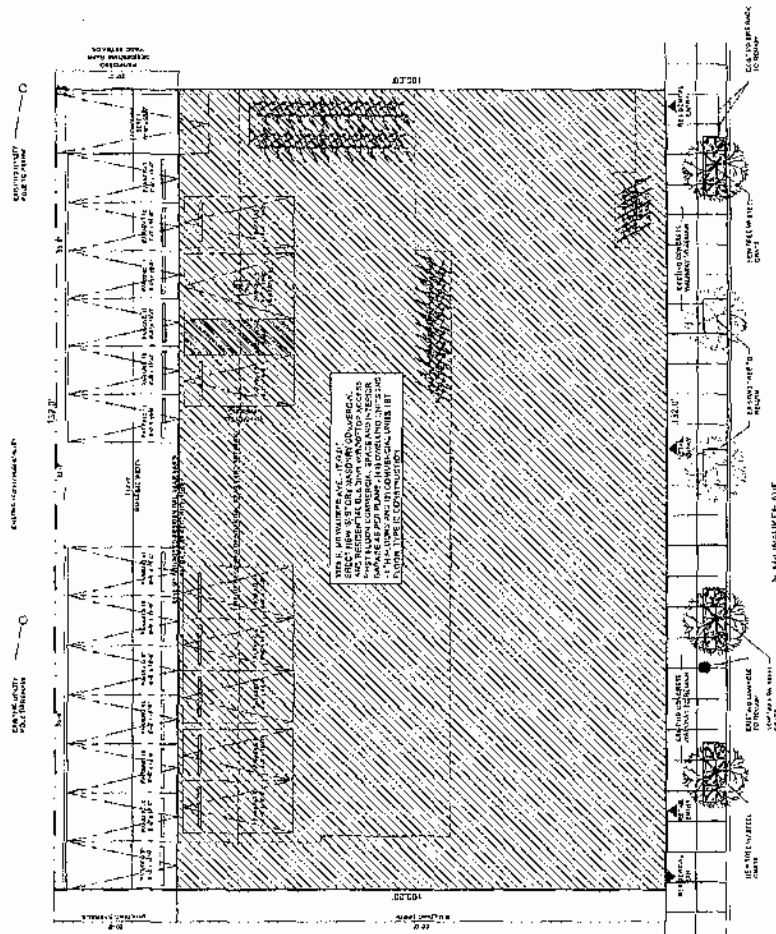
[Site Plan; First, Second, Third, Fourth, Fifth and Sixth Floor Plans;  
Penthouse Stair Plan; and North, South, East and West Building  
Elevations referred to in this Narrative Zoning Analysis  
printed on pages 32188 through 32195  
of this *Journal*.]

# 1868 North Milwaukee Ave.

Chicago

Chicago

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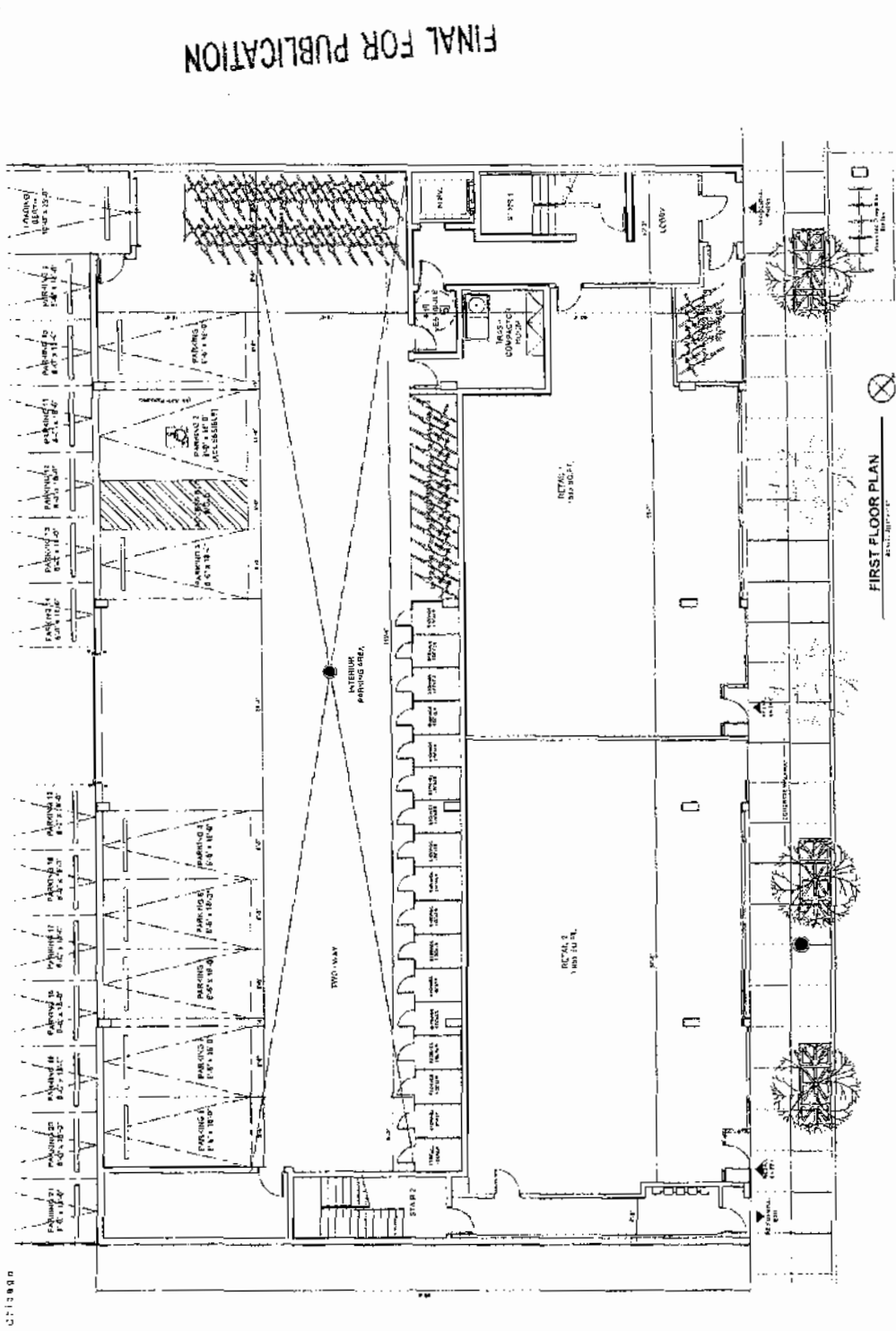
SITE PLAN  
SCALE: 1/4" = 1'-0"



Y I D S ARCHITECTS AND CONSULTANTS LTD.  
 100 N. WELLS ST., SUITE 200  
 CHICAGO, IL 60610  
 TEL: 312.467.1111  
 FAX: 312.467.1111

1868 North Milwaukee Ave.

11.14.16.01



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FIRST FLOOR PLAN



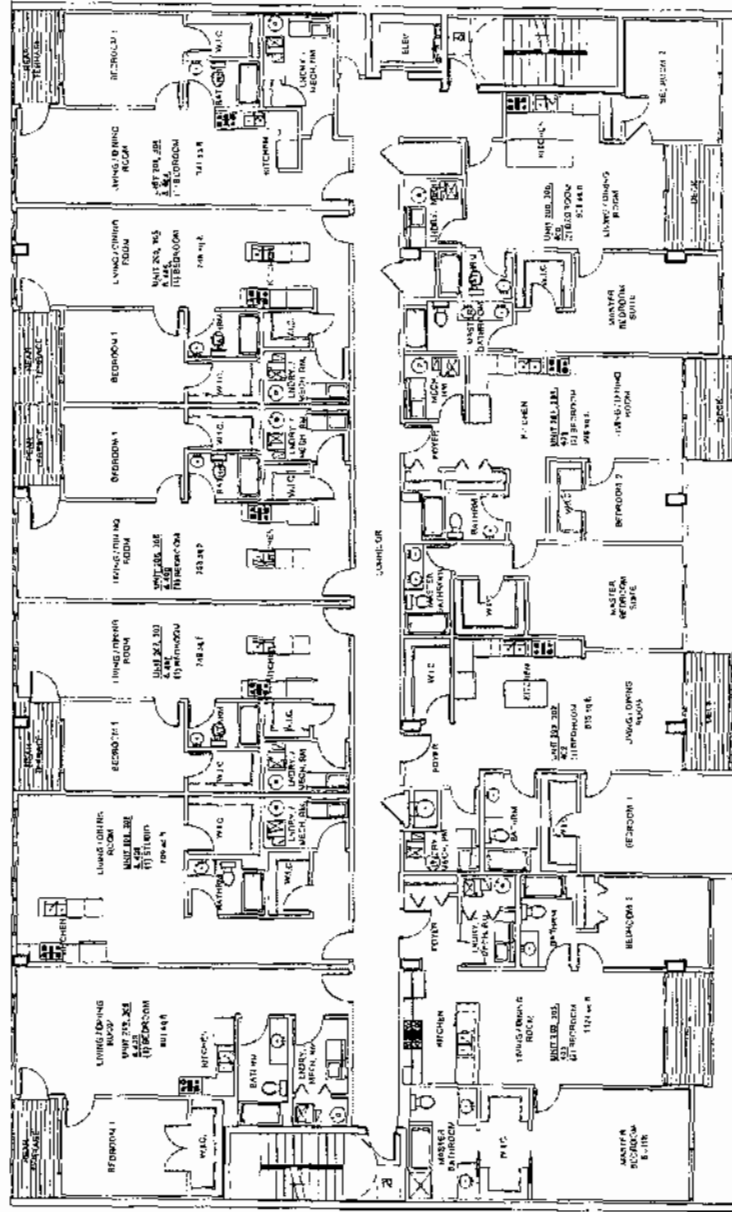


1868 North Milwaukee Ave.

Illinois

Chicago

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2ND - 4TH FLOOR PLAN

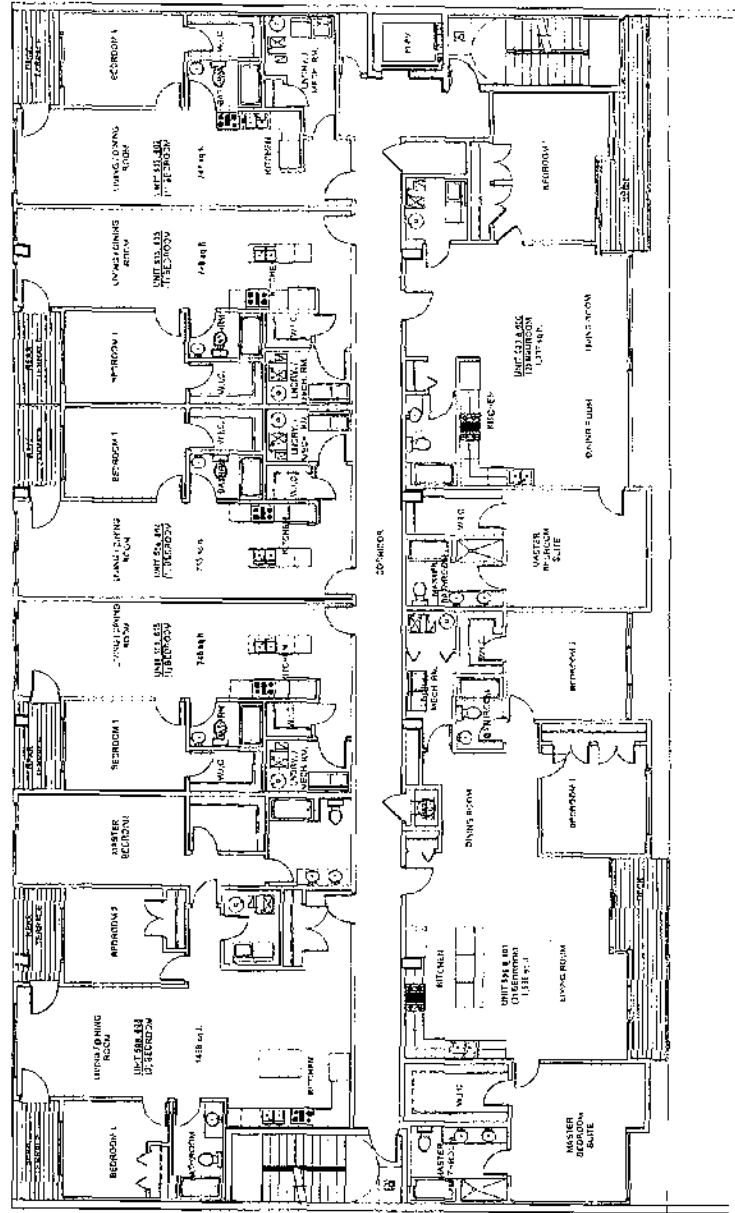


A.I.O.S. ARCHITECTS AND CONSULTANTS L.P.  
 270 WEST WASHINGTON  
 CHICAGO, ILLINOIS 60601

1868 North Milwaukee Ave.

Chicago

Illinois



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5TH-FLOOR PLAN  
SCALE 1/8" = 1'-0"

JULY 07, 2016

P4



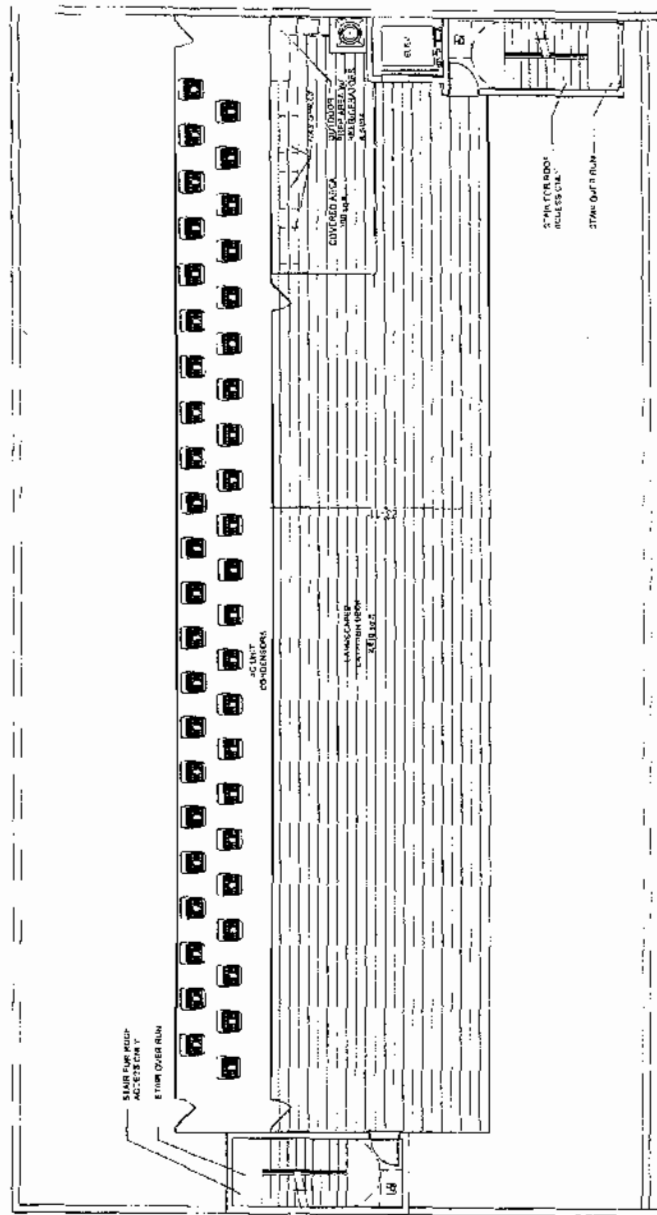
X F O S ARCHITECTS AND CONSULTANTS L.T.O.  
224 WEST WASHINGTON  
CHICAGO, ILLINOIS 60604

1868 North Milwaukee Ave.

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C-10359

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PENTHOUSE STAIR PLAN



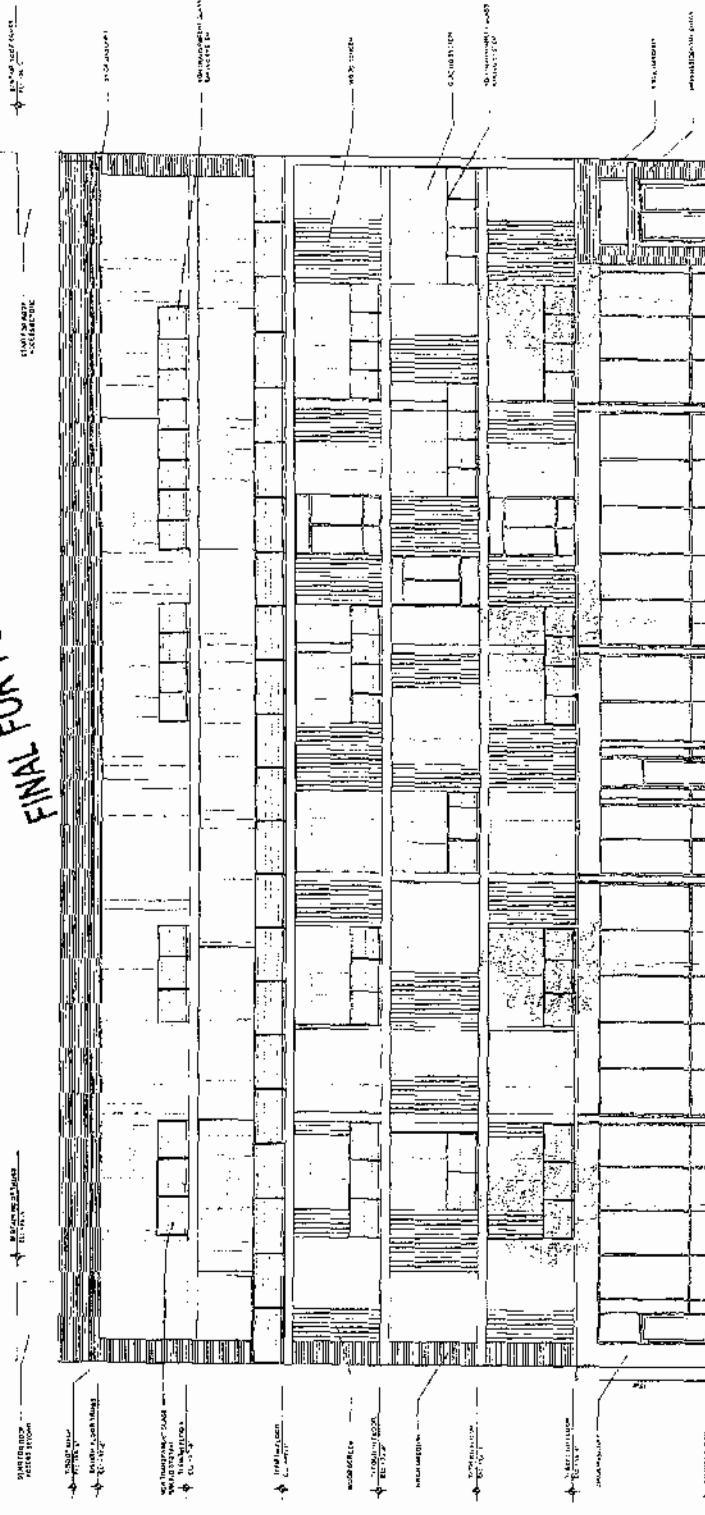
ARCHITECTS AND CONSULTANTS L.L.C.  
 1000 N. LAKE ST.  
 SUITE 200  
 CHICAGO, ILLINOIS 60610

# 1868 North Milwaukee Ave.

Illinois

Chicago

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NORTH ELEVATION



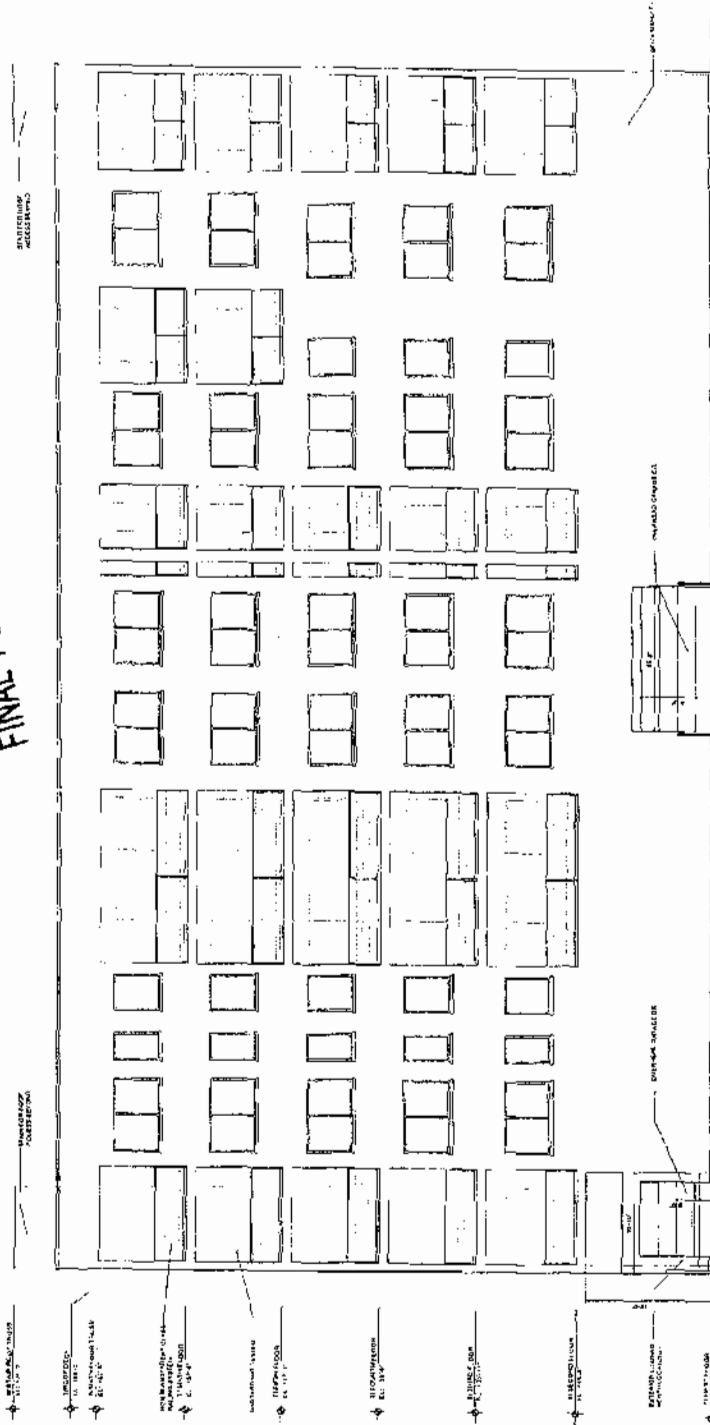
A. I. C. ARCHITECTS AND CONSULTANTS LTD.  
 1111 WEST WASHINGTON STREET  
 CHICAGO, ILLINOIS 60601

# 1868 North Milwaukee Ave.

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Chicago

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SOUTH ELEVATION



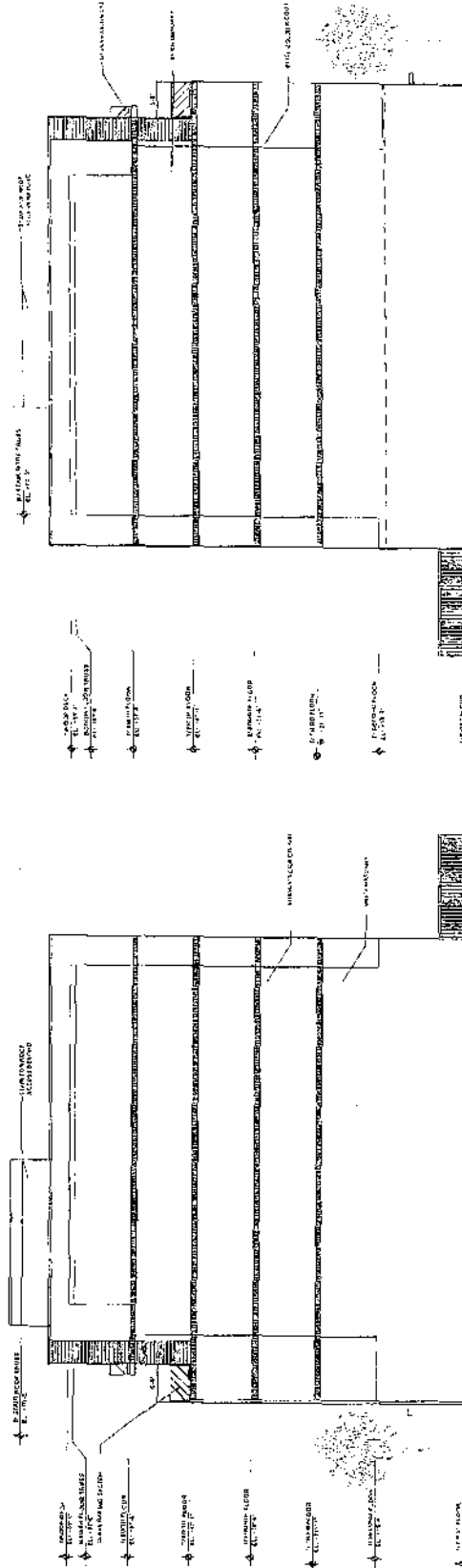
X L O S ARCHITECTS AND CONSULTANTS L.T.D.  
 1000 N. LAUREL ST. SUITE 1000  
 CHICAGO, ILLINOIS 60610  
 TEL: 312.329.1100 FAX: 312.329.1101

1868 North Milwaukee Ave.

Illinois

CH 0900

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WEST ELEVATION

EAST ELEVATION



ARCHITECTS AND CONSULTANTS LTD.  
 775 BROADWAY  
 NEW YORK, NY 10013

JULIUS ROSS  
 P8

*Reclassification Of Area Shown On Map No. 5-J.*

(Application No. 18712)

(Common Address: 3545 W. Palmer St.)

[O2016-1637]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RS3 Residential Single-Unit District symbols and indications as shown on Map Number 5-J in the area bounded by:

West Palmer Street; North Drake Avenue; the public alley next south of and parallel to West Palmer Street; and a line 25 feet west of and parallel to the west line of North Drake Avenue,

to those of an RM4.5 Residential Multi-Unit District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*Reclassification Of Area Shown On Map No. 7-L.*

(Application No. 18779)

(Common Address: 2662 N. Cicero Ave.)

[O2016-3896]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the B1-1 Neighborhood Shopping District symbols and indicators as shown on Map Number 7-L in the area bounded by:

the public alley next west of and parallel to North Cicero Avenue; West Schubert Avenue; North Cicero Avenue; and West Drummond Place,

to those of a C2-1 Motor Vehicle-Related Commercial District.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 8-F.*

(As Amended)

(Application No. 18673)

(Common Address: 3300 S. Federal St.)

[SO2016-665]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all of the Institutional Planned Development Number 1 symbols and indications as shown on Map Number 8-F in the area bounded by:

West 30<sup>th</sup> Street; South Michigan Avenue; East 34<sup>th</sup> Street, or the line thereof if extended where no street exists; South Wabash Avenue; East 35<sup>th</sup> Street; and the east line of the Chicago, Rock Island & Pacific Railroad and the New York Central Railroad right-of-way,

to those of Institutional Planned Development Number 1, as amended.

SECTION 2. This ordinance shall be in force and effect from and after its passage and publication.

Plan of Development Statements attached to this ordinance read as follows:

*Plan Of Development.*

*Residential Planned Development No. 1, As Amended  
(Institutional).*

*Statements.*

1. The area delineated hereon as "Residential Planned Development" is owned or controlled by the Illinois Institute of Technology as titleholder or as the beneficiary of trust holding title. Armour Institute LLC is the "Applicant" for purposes of this 2016 amendment with authorization from the Property Owner.
2. Off-street parking and loading facilities will be provided in compliance with this plan of development as authorized by the Chicago Zoning Ordinance.
3. Any dedication or vacation of streets or alleys or adjustment of right-of-way or consolidation or resubdivision of parcels shall require a separate submittal on behalf of the Illinois Institute of Technology and approval by the City Council.



4. Service drives or any other ingress or egress shall be adequately designed and paved to provide ingress and egress for motor vehicles including emergency vehicles. There shall be no parking within such paved areas.
5. Use of land will consist of academic, research, residential and related uses as authorized by the Chicago Zoning Ordinance. Laboratories or research facilities contained therein shall be governed by performance standards as authorized under the M1 Zoning District of the Chicago Zoning Ordinance.
6. The following information sets forth data concerning the property included in said planned development and data concerning a generalized land-use plan (site plan) illustrating the development of said property in accordance with the intent and purpose of the Chicago Zoning Ordinance as related to an R5 General Residence District Classification and with the regulations hereby made applicable thereto.

This 2016 amendment consists of the following exhibits related to the development of the residential building within Subarea A, located at approximately 3300 South Federal Street, that is the subject of this amendment: a Site Plan; a Landscape Plan; and Subarea A Building Elevations (North, South, East and West).

7. The plan of development hereby attached shall be subject to the "rules, regulations and procedures in relation to planned developments".
8. With respect to the residential building in Subarea A that is the subject of this amendment to the Planned Development the following statements shall apply:
  - a. The requirements, obligations and conditions contained within this Statement 8 shall be binding upon the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the Applicant shall inure to the benefit of the Applicant's successors and assigns and, if different than the Applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance (the "Zoning Ordinance"), the property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Statement 8, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.
  - b. All applicable official reviews, approvals or permits are required to be obtained by the Applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Chicago Department of Transportation ("CDOT") on behalf of the Applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Department of Planning and Development ("DPD") and CDOT. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of CDOT.

All work proposed in the public way must be designed and constructed in accordance with CDOT Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by CDOT.

- c. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by DPD. The fee, as determined by staff at the time, is final and binding on the Applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
- d. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by DPD. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
- e. The Applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
- f. The terms and conditions of development under this Amendment ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the Applicant, its successors and assigns and, if different than the Applicant, the legal titleholders and any ground lessors.
- g. The Applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the property. Plans for all buildings and improvements on the property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
- h. The Applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The residential building within Subarea A located at approximately

3300 South Federal Street is a Chicago landmark and on the National Register of Historic Places. Further, the Applicant intends to seek historic tax credits in connection with the development of the historic building. In light of the foregoing, prior to issuance of Part II Approval the Applicant shall obtain approval from DPD of its proposed sustainable elements in order to meet the intent of the City of Chicago Sustainable Development Policy Green Matrix.

- i. The Applicant acknowledges and agrees that the addition of "dwelling units" as a permitted use for this Planned Development triggers the requirements of Section 2-45-115 of the Municipal Code (the "Affordable Requirements Ordinance" or "ARO"). Any developer of a "residential housing project" within the meaning of the ARO must: (i) set aside 10 percent of the housing units in the residential housing project (the "Required Units") as affordable units, or provide the Required Units in an approved off-site location; (ii) pay a fee in lieu of the development of the Required Units; or (iii) any combination of (i) and (ii); provided, however, that residential housing projects with 20 or more units must provide at least 25 percent of the Required Units on-site. The property is located in a "lower income area" within the meaning of the ARO, and the Applicant has agreed to satisfy its affordable housing obligation by providing 10 affordable units in the rental building to be constructed in the Planned Development, as set forth in the Affordable Housing Profile Form attached hereto as Exhibit A. The Applicant agrees that the affordable rental units must be affordable to households earning no more than 60 percent of the Chicago Primary Metropolitan Statistical Area Median Income (AMI), as updated annually by the City of Chicago. If the Applicant subsequently reduces (or increases) the number of housing units in the Planned Development, the Applicant shall update and resubmit the Affordable Housing Profile Form to the Department of Planning and Development ("DPD") for review and approval, and DPD may adjust the number of required Affordable Units without amending the Planned Development. Prior to the issuance of any building permits for any residential building in the Planned Development, including, without limitation, excavation or foundation permits, the Applicant must execute and record an affordable housing agreement in accordance with Section 2-45-115(L). The terms of the affordable housing agreement and any amendments thereto are incorporated herein by this reference. The Applicant acknowledges and agrees that the affordable housing agreement will be recorded against the Planned Development, or the applicable portion thereof, and will constitute a lien against such property. The Commissioner of DPD may enforce remedies for any breach of this Statement 8(i), including any breach of any affordable housing agreement, and enter into settlement agreements with respect to any such breach, subject to the approval of the Corporation Counsel, without amending the Planned Development.
- j. This amendment shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this amendment ordinance lapse, the Commissioner of DPD shall initiate a zoning map amendment to rezone the property to Residential Planned Development Number 1.

[Boundary Map; Subarea Boundary Map; Surrounding Zoning Map; Land-Use Map; Site Plan; Landscape Drawing; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 32205 through 32213 of this *Journal*.]

Bulk Regulations and Data Table and Exhibit "A" (Affordable Housing Profile Form (Rental)) referred to in these Plan of Development Statements read as follows:

*Residential Planned Development No. 1, As Amended (Institutional).*

*Planned Development Use And Bulk Regulations And Data.*

Subarea	Net Site Area Square Feet Acres		General Distribution Of Land-Use	Maximum FAR	Maximum Percentage Of Land Covered
A	2,454,414	56.34	Academic, research, dwelling units located on and above the ground floor, and related uses	1.8	45
B	807,663	18.54	Housing, staff and student and related uses	1.2	20
C	580,025	13.32	Parking	0.5	15
Total	3,842,092	88.20			

The above noted regulations relate to the ultimate development within the planned development area. Interim stages of development may exceed these permitted standards, subject to the approval of the Department of Planning and Development.

Gross Site Area =

Net Site Area (88.20 acres) + Area of CTA Right-of-Way and Dedicated Streets (25.35 acres) = 113.55 acres

Maximum permitted FAR for Total Net Site Area:

2.2

Present Populations:

Academic and Research:

1. Number of students (attending class at one time):

1,800

2. Faculty and staff (includes all employees and employees of tenants):	1,830	
Housing:		
1. Number of students:	1,300	
2. Faculty and staff (includes all employees):	200	
Maximum Permitted Dwelling Units -- Subarea A:	102	
Off-street parking and loading requirements for proposed academic, research, housing and related uses shall be provided as authorized by the Chicago Zoning Ordinance. Minimum number of off-street parking for existing academic, research, housing and related uses:	1,700 spaces	
Minimum Periphery Setbacks from Planned Development Boundaries:	18 feet	
Minimum Periphery Setbacks -- Subarea A:	2 feet	
Minimum Distances between Buildings:	56 feet	
		Setback and yard requirements may be adjusted where required to permit conformance to the pattern of, or architectural arrangement related to, existing structures, or when necessary because of technical reasons. Subject to the approval of the Department of Planning and Development.
Maximum Percentage of Land Covered (for total net site area):	30 percent	

Exhibit A

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2015 ARO

**Affordable Housing Profile Form (Rental)**

Submit this form to the Department of Planning & Development for each project that triggers an affordability requirement (including CPAN, ARO, and the Density Bonus).

This completed form should be returned (via e-mail, fax, postal service or interoffice mail), to: Marcia Baxter, Department of Planning & Development, 121 N. LaSalle Street, Chicago, IL 60602. E-mail: [Marcia.Baxter@cityofchicago.org](mailto:Marcia.Baxter@cityofchicago.org); Telephone: (312) 744-0696.

For information on these programs/requirements, visit [www.cityofchicago.org/dpd](http://www.cityofchicago.org/dpd)

Date: July 13, 2016

**SECTION 1: DEVELOPMENT INFORMATION**

Development Name: Armour Building  
Development Address: 3300 South Federal Street  
Ward: 3

If you are working with a Planner at the City, what is his/her name? Dan Klaiber

- Type of City involvement: (check all that apply)
- Land write-down
  - Financial Assistance (If receiving TIF assistance, will TIF funds be used for housing construction?  \*If yes, please provide copy of the TIF Eligible Expenses)
  - Zoning increase, PD, or City Land purchase

**SECTION 2: DEVELOPER INFORMATION**

Developer Name: Armour Institute, LLC  
Developer Contact (Project Coordinator): Ghian Foreman  
Developer Address: 2425 West 11th Street, Suite 5 Cleveland, OH 44113  
Email address: [ghian4man@gmail.com](mailto:ghian4man@gmail.com) May we use email to contact you?  Yes  No  
Telephone Number:

**SECTION 3: DEVELOPMENT INFORMATION**

a) Affordable units required

For ARO projects:  $\frac{102}{\text{Total units}} \times 10\% = \frac{10}{\text{total affordable units required}}$  (always round up)  
\*20% if TIF assistance is provided

For Density Bonus projects:  $\text{Bonus Square Footage}^* \times 25\% = \text{Affordable sq. footage required}$   
\*Note that the maximum allowed bonus is 20% of base FAR in dash-5; 25% in dash-7 or -10; and 30% of base FAR in dash-12 or -16 ([www.cityofchicago.org/zoning](http://www.cityofchicago.org/zoning) for zoning info).

b) building details

In addition to water, which of the following utilities will be included in the rent (circle applicable):  
Cooking gas    electric    gas heat    electric heat    other (describe on back)    None

Is parking included in the rent for the: affordable units? yes  no  market-rate units? yes  no   
If parking is not included, what is the monthly cost per space? N/A

Estimated date for the commencement of marketing: Fall 2017

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Estimated date for completion of construction of the affordable units: Spring 2018

For each unit configuration, fill out a separate row, as applicable (see example).

	Unit Type*	Number of Units	Number of Bedrooms/Unit	Total Square Footage/Unit	Expected Market Rent	Proposed Affordable Rent*	Proposed Level of Affordability (60% or less of AMI)	Unit Mix OK to proceed?
<i>Example</i>	1 bed/1 bath	4	1	800	\$1000	759	60%	
Affordable Units	1 bed/1 bath	10	1	465	N/A	\$876		
Market Rate Units	1 bed/1 bath	92	1	465	\$1,224	N/A	N/A	
						N/A	N/A	
						N/A	N/A	

\*Rent amounts updated annually in the "City of Chicago's Maximum Affordable Monthly Rent Chart"

**SECTION 4: PAYMENT IN LIEU OF UNITS** N/A

When do you expect to make the payment -in-lieu? \_\_\_\_\_  
 (typically corresponds with issuance of building permits) Month/Year

For ARD projects, use the following formula to calculate payment owed:

$$\frac{\text{Number of total units in development}}{\text{Number of total units in development}} \times 10\% = \frac{\text{Amount owed}}{\text{Amount owed}} \times \$100,000 = \$$$

(round up to nearest whole number)

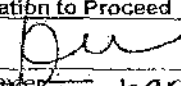
For Density Bonus projects, use the following formula to calculate payment owed:

$$\text{Bonus Floor Area (sq ft)} \times 80\% \times \$ \text{median price per base FAR foot} = \$ \text{Amount owed}$$

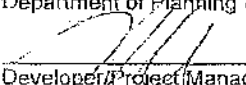
(from table below)

Submarket (Table for use with the Density Bonus fees-in-lieu calculations)	Median Land Price per Base FAR Foot
Loop: Chicago River on north/west; Congress on south; Lake Shore Dr on east	\$31
North: Division on north; Chicago River on south/west; Lake Shore Dr. on east	\$43
South: Congress on north; Stevenson on south; Chicago River on west; Lake Shore Dr. on east	\$22
West: Lake on north; Congress on south; Chicago River on east; Racine on west	\$29

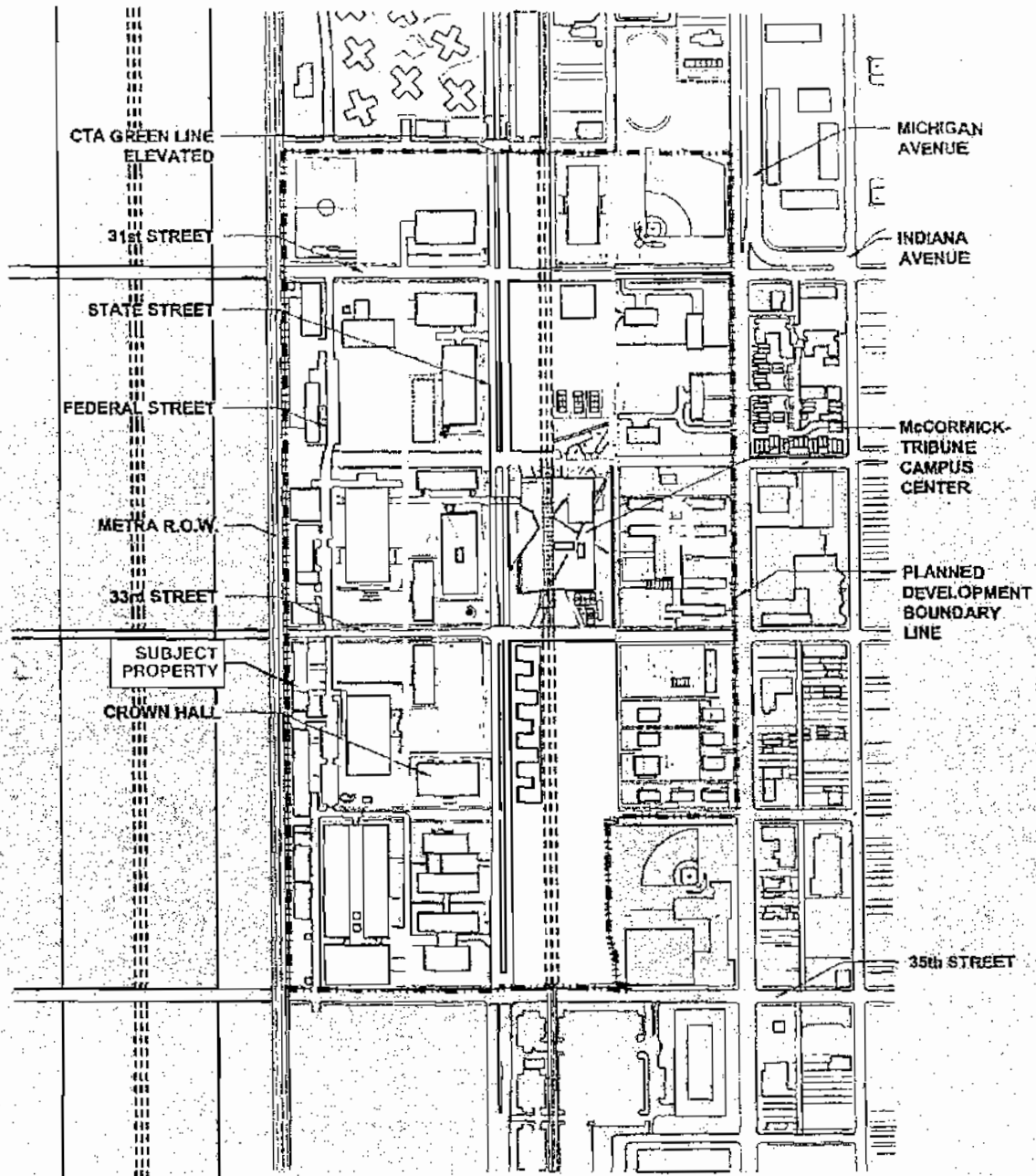
**Authorization to Proceed (to be completed by Department of HED)**

  
 \_\_\_\_\_  
 Kara Breems  
 Department of Planning & Development

7-18-16  
 \_\_\_\_\_  
 Date

  
 \_\_\_\_\_  
 Developer/Project Manager

7/13/16  
 \_\_\_\_\_  
 Date



Scale: Not to Scale

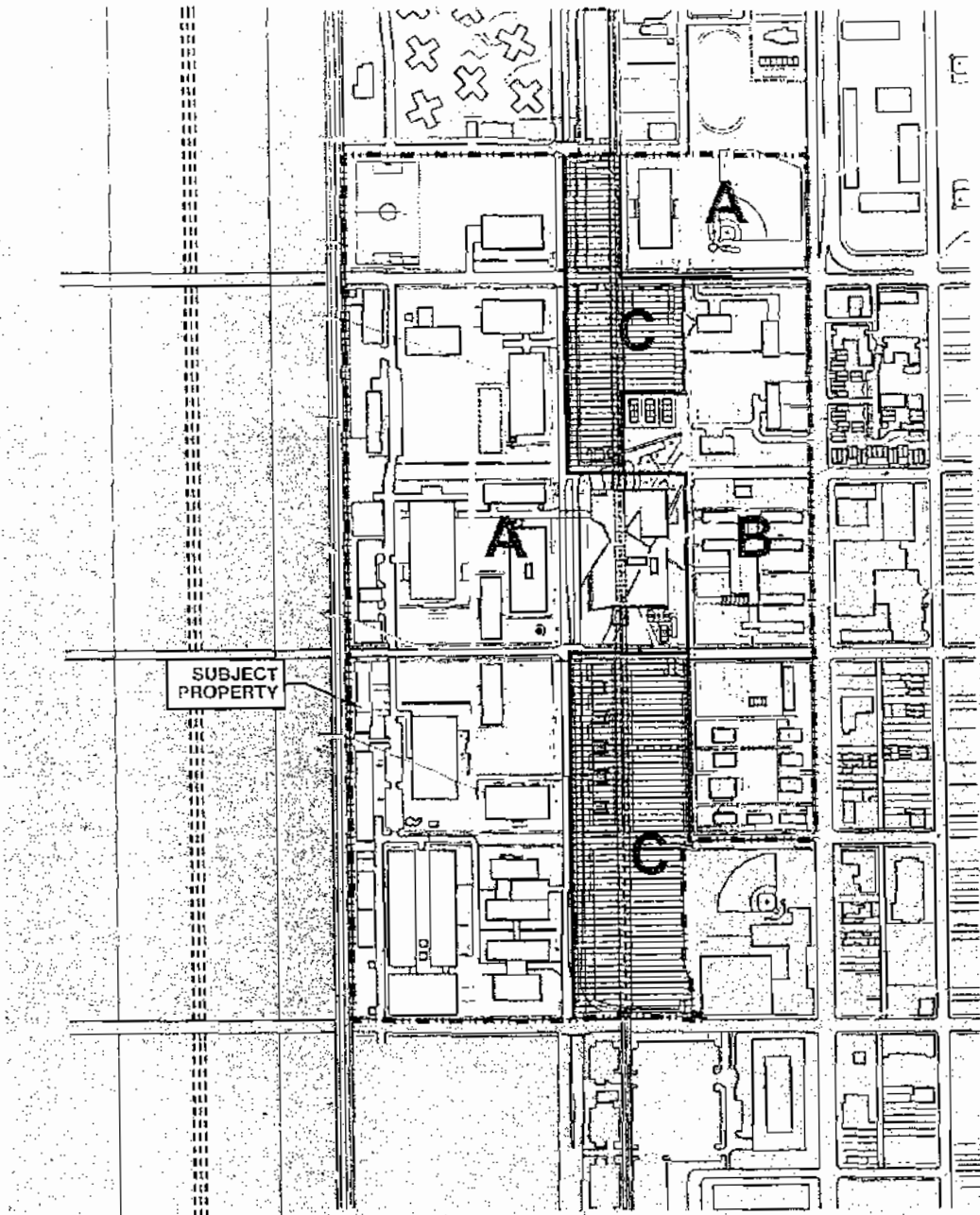
### PD Boundary Map



pappageorgehaymes partners  
 www.pappageorgehaymes.com

Applicant: Armour Institute, LLC  
 Address: 3300 S. Federal Street  
 Introduced: February 10, 2016  
 Plan Commission: July 21, 2016





N  
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 Scale: Not to Scale

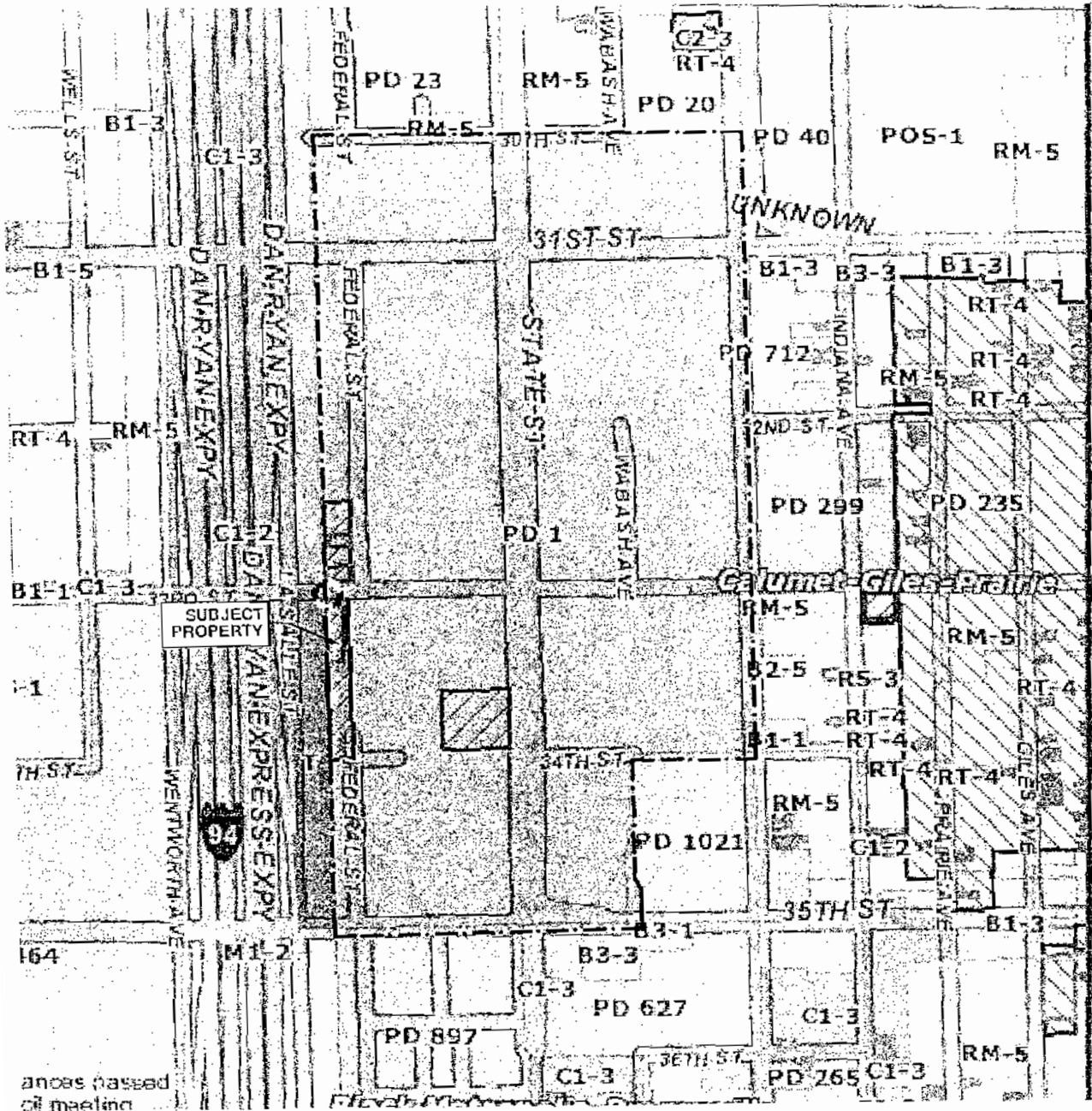
PD Sub-Area Boundary Map



pappageorgehaymes partners  
 www.pappageorgehaymes.com

Applicant: Armour Institute, LLC  
 Address: 3300 S. Federal Street  
 Introduced: February 10, 2016  
 Plan Commission: July 21, 2016

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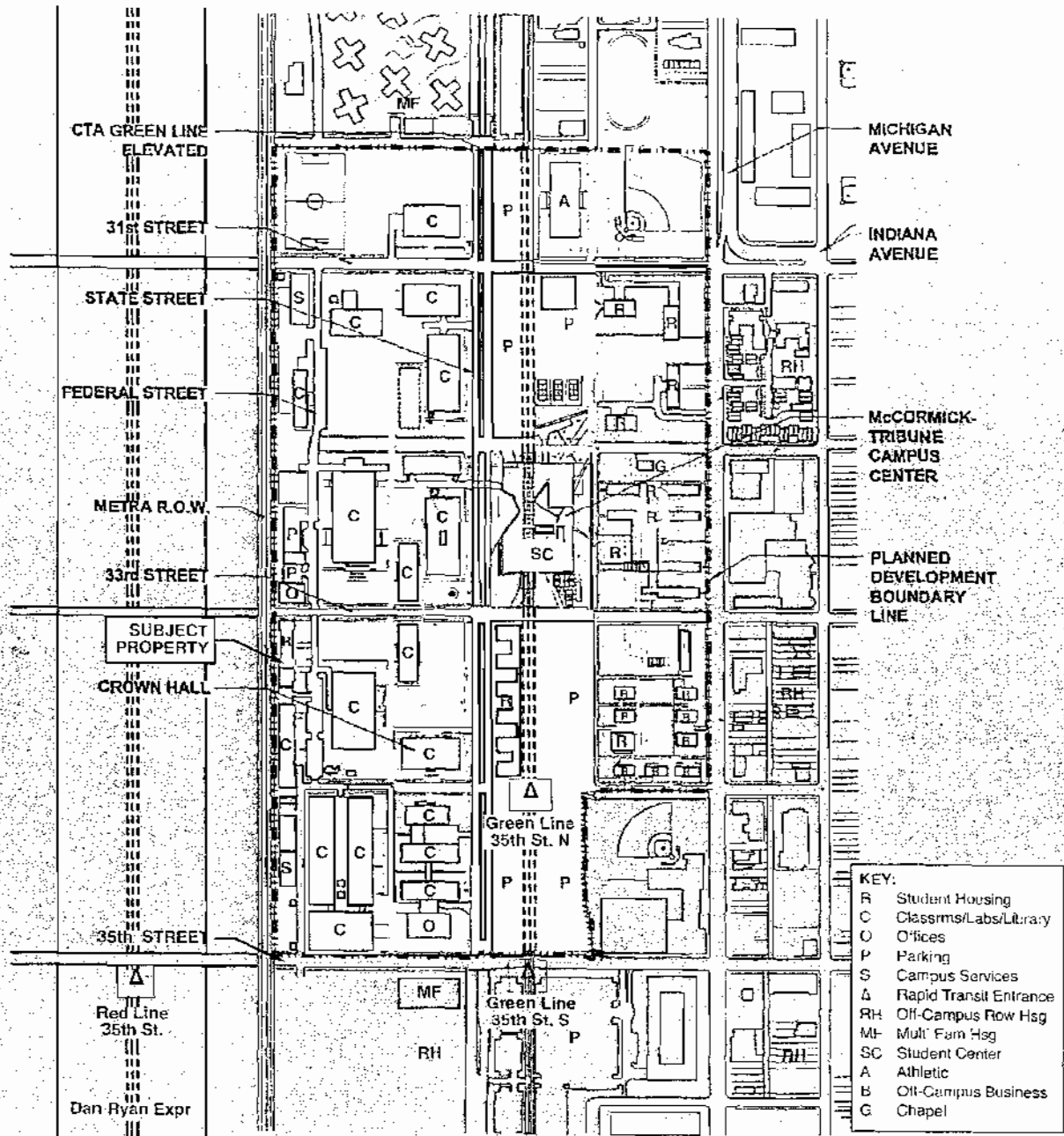
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Surrounding Zoning Map



pappageorgehaynes partners  
www.pappageorgehaynes.com

Applicant: Amiou Institute, LLC  
Address: 3300 S. Federal Street  
Introduced: February 10, 2016  
Plan Commission: July 21, 2016



**KEY:**

- R Student Housing
- C Classrooms/Labs/Library
- O Offices
- P Parking
- S Campus Services
- Δ Rapid Transit Entrance
- RH Off-Campus Row Hsg
- MF Multi-Fam Hsg
- SC Student Center
- A Athletic
- B Off-Campus Business
- G Chapel



Scale: Not to Scale

Land Use Map



pappageorgehaymes partners  
www.pappageorgehaymes.com

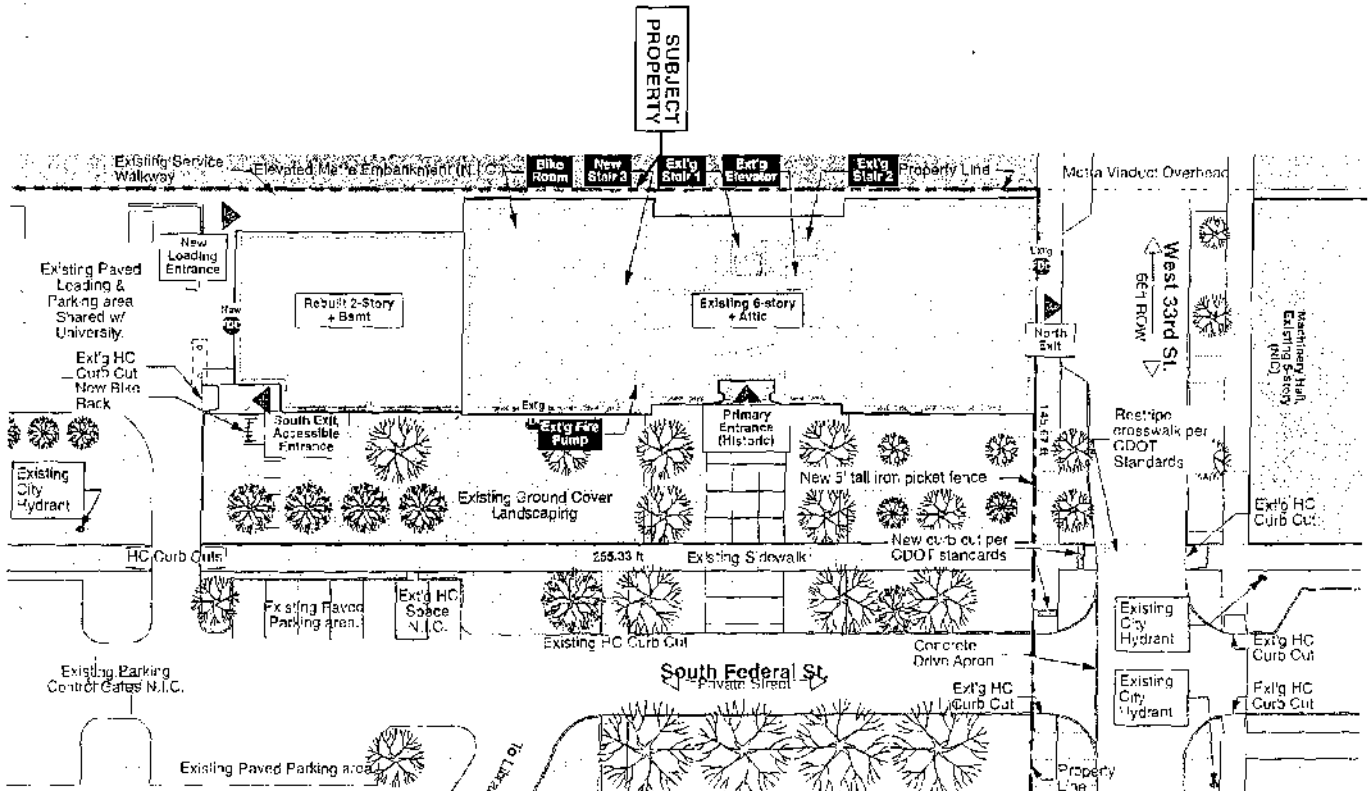
Applicant: Armour Institute, LLC  
Address: 3300 S. Federal Street  
Introduced: February 10, 2016  
Plan Commission: July 21, 2016

This map was prepared and all rights reserved by Pappageorge Haymes Partners, LLC. All rights reserved. It is a confidential document.

9/14/2016

REPORTS OF COMMITTEES

32209



Site Plan



Scale: Not to Scale

Applicant: Armour Institute, LLC  
 Address: 3300 S. Federal Street  
 Introduced: February 10, 2016  
 Plan Commission: July 21, 2016

PREPARED BY  
 HANWIS

partner of  
 geohyminis partners  
 www.geohyminis.com

7/15/16  
 F/H # 157237

This report was prepared by the applicant and is not a final report of the committee. It is the responsibility of the applicant to ensure that the information provided is accurate and complete. The committee's report is based on the information provided and is not a guarantee of the accuracy or completeness of the information.

Metra Vacant Overhead

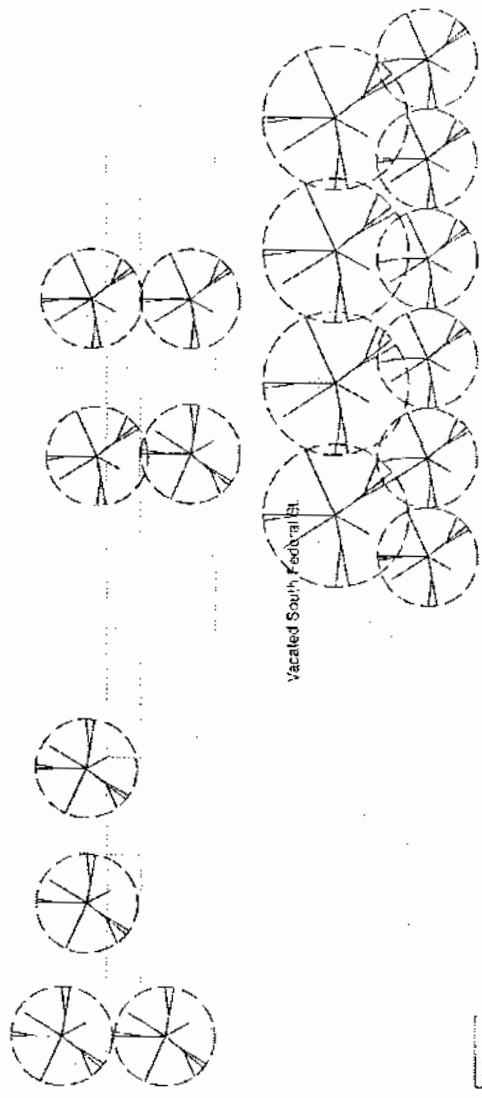
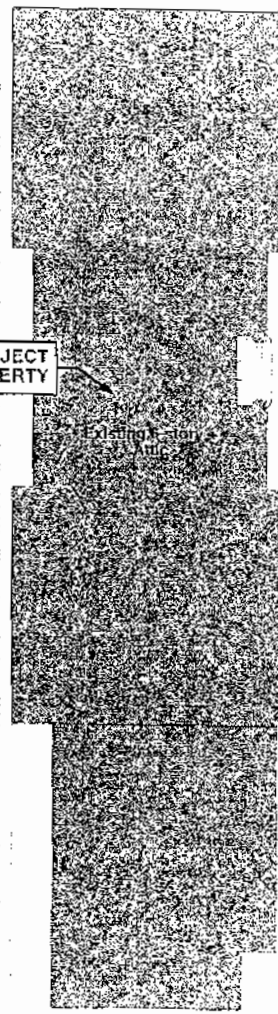
West 33rd St. (80ft ROW)

SUBJECT PROPERTY

Existing Street

Elevated Metra Embankment

Vacated South Federal St



Note:  
All Trees Existing to  
Remain.



Scale: Not to Scale

Landscape Drawing



pappageorgehaymes partners  
www.pappageorgehaymes.com

Applicant: Armour Institute, LLC  
Address: 3300 S. Federal Street  
Introduced: February 10, 2016  
Plan Commission: July 21, 2016

6  
7/15/16  
P/H # 152367

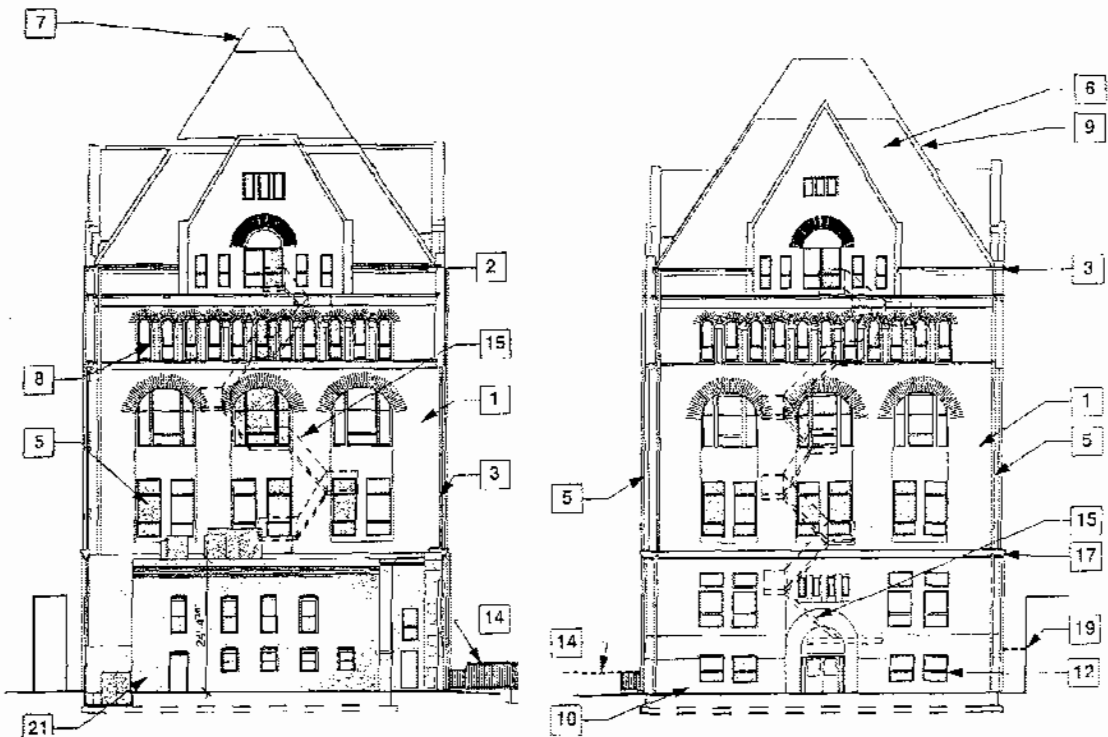
This drawing is the property of Pappageorge Haymes Partners. It is to be used only for the project and site for which it was prepared. It is not to be used for any other purpose without the written consent of Pappageorge Haymes Partners.

**Notes:**

1. Repair existing face brick & Terracotta to match original.
2. Repair existing copper gutter & roof edge cornice.
3. Repair or replace existing PVC downspouts. Connect to approved storm sewer. Downspouts shall be cast iron w/in 10 ft.
4. New Attic windows in east & west facades
5. Remove existing PTAC or louver & provide new clear glass window sashes using app'd window.
6. New roof shingle and underlayment system. Remove existing shingles and pose wood roof deck. Replace damaged boards & framing anchor loose boards. Shingle to be approved, heavy weight, self sealing, granular color, faced shingle with laminated tabs app'd for use in high wind environment.
7. Repair existing copper roof ventilator cap. Install new concealed bird screen
8. Existing aluminum frame window w/ clear glass. Repair as needed. Provide new perimeter sealant (Urethane or non-stain silicone) in approved color.
9. New roof edge metal flashing & curb on concealed treated wood blocking.
10. Existing Indiana limestone belt course to be repointed in color to match limestone color.
11. Replace existing storm window at exterior side of existing stained glass lites.
12. Security Guards at Ground level windows.
13. Extend roof ridge for screening of mech. equipment
14. New 5 ft tall iron picket fence.
15. Remove existing Fire escape assembly repair facade and window assemblies following removal.
16. New skylights at Roof
17. Replace missing or damaged sandstone coping/ cornice/ dental assembly with new curved stone or app'd substitute material. Provide sample for review of finish & color.
18. (potential) Alterations to roof line for HVAC enclosures
19. New 8ft tall security gate painted black.
20. New Ground level windows and misc. vents facing RR embankment.
21. Masonry Replacement and repairs at boiler House structure.
22. (potential) Alterations to roof line for Elevator shaft overide.

Scale: 1/4" = 1'-0"

**North & South Bldg Elevations**



**FINAL FOR PUBLICATION**

Existing Building, V.L.F. No change in height.



PHOTOGRAPH BY JAMES PERINERS  
www.papageneral.com

Applicant: Armour Institute, LLC  
Address: 3300 S. Federal Street  
Introduced: February 10, 2016  
Plan Commissioner: July 21, 2016

- Notes:**
1. Repair existing face brick & Terracotta to match original.
  2. Repair existing copper gutter & roof edge cornice.
  3. Repair or replace existing PVC downspouts. Connect to approved storm sewer. Downspouts shall be cast iron w/in 10 ft
  4. New Attic windows in east & west facades
  5. Remove existing PTAC or louver & provide new clear glass window sashes using app'd window.
  6. New roof shingle and underlayment system. Remove existing shingles and pose roof deck. Replace damaged boards & framing anchor loose boards. Shingle to be approved heavy weight, self sealing, granular color, faced shingle with laminated tabs app'd for use in high wind environment.
  7. Repair existing copper roof ventilator cap. Install new concealed bird screen.
  8. Existing aluminum frame window w/ clear glass. Repair as needed. Provide new perimeter sealant (Urethane or non-stain silicone) in approved color.
  9. New roof edge metal flashing & curb on concealed treated wood blocking.
  10. Existing Indiana limestone belt course to be repointed in mortar to match limestone color.
  11. Replace existing storm window at exterior side of existing stained glass lite.
  12. Security Guards at Ground level windows.
  13. Extend roof ridge for screening of mech. equipment
  14. New 5 ft tall iron picket fence.
  15. Remove existing Fire escape assembly repair facade and window assemblies following removal.
  16. New skylights at Roof
  17. Replace missing or damaged sandstone coping/ cornice/ dental assembly with new carved stone or app'd substitute material. Provide sample for review of finish & color.
  18. (potential) Alterations to roof line for HVAC enclosures
  19. New RFI tall security gate painted black.
  20. New Ground level windows and misc vents facing RR embankment.
  21. Masonry Replacement and repairs at Boiler House structure.
  22. (potential) Alterations to roof line for Elevator shaft over ride.

East Building Elevation



used materials need to be approved by the service prior to installation

Existing Building, V.I.F.  
No change in height.

FINAL FOR PUBLICATION

Applicant: Armour Institute, LLC  
Address: 3300 S. Federal Street  
Introduced: February 10, 2016  
Plan Commission: July 21, 2016

Scale: As to Shale

papadopoulos haynes partners  
www.papadopouloshaynes.com



7/15/16  
P-1 # 152357

- Notes:**
1. Repair existing face brick & Terra-cotta to match original.
  2. Repair existing copper gutter & roof edge cornice.
  3. Repair or replace existing PVC downspouts. Connect to approved storm sewer. Downspouts shall be cast iron w/in 10 ft.
  4. New Attic windows in east & west facades
  5. Remove existing PTAC or louver & provide new clear glass window sashes using app'd window.
  6. New roof shingle and underlayment system. Remove existing shingles and pose roof food deck. Replace damaged boards & framing anchor loose boards. Shingle to be approved, heavy weight, self sealing, granular color, faced shingle with laminated tabs app'd for use in high wind environment.
  7. Repair existing copper roof ventiator cap. Install new canceled bird screen
  8. Existing aluminum frame window w/ clear glass. Repair as needed. Provide new perimeter sealant (Urethane or non-stain silicone) in approved color.
  9. New roof edge metal flashing & curb on concealed treated wood blocking.
  10. Existing Indiana limestone belt course to be repointed in mortar to match limestone color.
  11. Replace existing storm window at exterior side of existing stained glass lite.
  12. Security Guards at Ground level windows.
  13. Extend roof ridge for screening of mech. equipment
  14. New 5 ft tall iron picket fence.
  15. Remove existing Fire escape assembly repair facade and window assemblies following removal.
  16. New skylights at Roof
  17. Replace missing or damaged sandstone coping/ cornice/ dental assembly with new carved stone or app'd substitute material. Provide sample for review of finish & color.
  18. (potential) Alterations to roof line for HVAC enclosures
  19. New 8ft tall security gate painted black.
  20. New Ground level windows and misc vents facing RT embankment.
  21. Masonry Replacement and repairs at Boiler House structure.
  22. (potential) Alterations to roof line for Elevator shaft override.

West Building Elevation



FINAL FOR PUBLICATION

Scale: Not to Scale

Applicant: Amtrak Institute, LLC  
 Address: 3300 S. Federal Street  
 In: Occured: February 10, 2016  
 Plan Commission: July 21, 2016



capstone-partners.com  
 papo@capstone-partners.com  
 www.fairfaxva.gov/gelapartners.com



*Reclassification Of Area Shown On Map No. 8-J.*  
(As Amended)  
(Application No. 18781)  
(Common Address: 3110 -- 3250 S. St. Louis Ave.)

[SO2016-3914]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, be amended by changing all the M1-2 Limited Manufacturing/Business Park District, M2-1 Light Industry District and M3-3 Heavy Industry District symbols and indications as shown on Map Number 8-J in the area bounded by:

beginning at West 31<sup>st</sup> Street; a line 662.65 feet east of and parallel to the east right-of-way line of South Central Avenue; the northerly right-of-way line of the Illinois Northern Railway Company; a line 665.81 feet east of and parallel to the east right-of-way line of South Central Park Avenue; the southerly right-of-way line of the Illinois Northern Railroad Company; a line 662.65 feet east of and parallel to the east right-of-way line of South Central Park Avenue; a line from a point 662.65 feet east of the east right-of-way line of South Central Park Avenue and 296.48 feet south of West 31<sup>st</sup> Street to a point 632.65 feet east of the east right-of-way line of South Central Park Avenue and 378.45 feet south of West 31<sup>st</sup> Street (said line is an arc of a circle convex to the southwest, having a radius of 226.30 feet, a distance of 87.95 feet, bearing 18 degrees, 30 minutes west); a line from a point 632.65 feet east of the east right-of-way line of South Central Park Avenue or the line thereof if extended where no street exists and 378.45 feet south of West 31<sup>st</sup> Street to a point 636.39 feet east of the east right-of-way line of South Central Park Avenue and 1,248.65 feet south of West 31<sup>st</sup> Street; a line 1,248.65 feet south of and parallel to West 31<sup>st</sup> Street; a line 336.39 feet east of and parallel to the east right-of-way line of South Central Park Avenue or the line thereof if extended where no street exists; a line 1,298.65 feet south of and parallel to West 31<sup>st</sup> Street; the east right-of-way line of South Central Park Avenue or the line thereof if extended where no street exists; the southerly right-of-way line of the Illinois Northern Railway Company; and a line 632.65 feet east of and parallel to the east right-of-way of South Central Park Avenue running north to the point of beginning,

to those of an M3-1 Heavy Industry District and a corresponding use district is hereby established in the area above described.

SECTION 2. That the Chicago Zoning Ordinance be amended by changing all the M3-1 Heavy Industry District symbols and indications within the area herein above described to the designation of an Industrial Planned Development Number \_\_\_\_\_, which is hereby established in the area above described, subject to such use and bulk regulations as are set forth in the Plan of Development herewith attached and made a part thereof and to no others.

SECTION 3. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Industrial Planned Development No. \_\_\_\_\_*

*Plan Of Development Statements.*

1. The area delineated herein as Industrial Planned Development Number \_\_\_\_\_ (the "Planned Development") consists of approximately five hundred fifty-seven thousand six hundred four (557,604) square feet or twelve point eight zero (12.80) acres of property which is depicted on the attached Planned Development Boundary and Property Line Map (the "Property") and is owned or controlled by the applicant, "31<sup>st</sup> Street Operations LLC".
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Chicago Zoning Ordinance.
3. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustments of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the applicant or its successors, assigns or grantees. Any requests for grants for privilege, or any items encroaching on the public way, shall be in compliance with the plans. Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Department of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation. All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.
4. This plan of development consists of sixteen (16) Statements; a Bulk Regulations and Data Table; an Existing Zoning Map; a Planned Development Boundary and Property Line Map; an Existing Land-Use Map, Site Plan/Enlarged, Landscape Plan/Enlarged and Building Elevations (Existing Building Retail/Warehouse: North, South, East and West; and, Car Crusher: North, South, East and West) prepared by Hutter Architects, Ltd. and dated August 18, 2016 submitted herein. In any instance where a provision of this Planned Development conflicts with the Chicago Building

Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.

5. The following uses are allowed in the area delineated herein as an Industrial Planned Development: light equipment sales/rental of motor vehicles, service and repair, storage both interior and exterior, Class I, II and IV-A and IV-B Recycling Facilities with accessory uses and accessory off-street parking as allowed by Section 17-6-0403 of the Chicago Zoning Ordinance.
6. On-premises signs and temporary signs such as construction and marketing signs shall be permitted within the Planned Development subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of this Planned Development.
7. For purposes of height of any measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations established by the (FAA) Federal Aviation Administration.
8. The maximum permitted floor area ratio (FAR) for the site shall be in accordance with the attached Bulk Regulations and Data Table. For the purposes of FAR calculations and floor area measurements, the definitions in the Chicago Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations and Data Table has been determined using the Net Site Area of 557,604 square feet or 12.80 acres of land area.
9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim review associated with site plan review or Part II Reviews are conditional until final Part II Approval.
11. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to Section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such modification by the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors.
12. The applicant acknowledges the City's interest in developing a recreational bike and walking trail that may, at some time subsequent hereto, adjoin the north, west, and south perimeter of this Planned Development. The proposed trail is intended to follow the railroad rights-of-way abutting the Planned Development, and is intended

to be part of a proposed four (4) mile route between Little Village and Pilsen to be known as "El Paseo". The City intends to construct the trail within the railroad right-of-way abutting the Planned Development, except for a small portion located within the Planned Development at its southeast corner (the "P.D. Segment"). The P.D. Segment is a strip of land measuring approximately thirty feet (30') in width and three hundred forty feet (340') in length, and extends along the southern boundary of the Planned Development as depicted in the attached Trail Property Exchange Exhibit. The P.D. Segment is necessary to complete the proposed trail. The applicant is the owner of the P.D. Segment and covenants and agrees, on behalf of itself and its successors and assigns, to dedicate the P.D. Segment, a portion thereof or another segment of like type and kind, to the City, or to grant an easement to the City over the P.D. Segment, a portion thereof or another segment of like kind and type, for the proposed trail, provided that the City conveys a segment of its own property, of like type and kind, both in size and value, back to applicant, in consideration of such dedication and/or grant of easement. The Trail Property Exchange Exhibit identifies two potential land swap parcels that may be conveyed to the applicant, its successors and assigns, in this particular regard. [See, Trail Property Exchange Exhibit -- "Replacement Option(s)."] At the City's request, therefore, the applicant and City covenant and agree to negotiate the acquisition of the P.D. Segment in good faith and with all appropriate and reasonable due diligence.

13. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The applicant will comply with Rules and Regulations for the Maintenance of Stock-Piles Promulgated by the Commissioner of Street and Sanitation, the Commissioner of the Environment and the Commissioner of Buildings pursuant to Section 13-32-125 of the Municipal Code of Chicago or any other provision of that Code.
15. The applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs and conserves energy and natural resources. The project will be in substantial compliance with the current City of Chicago Sustainable Development policy set forth by the DPD. The proposed project will exceed the Storm Water Management Ordinance by twenty percent (20%).
16. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development lapse, the Commissioner of Planning and Development shall initiate a zoning map amendment to rezone the Property to M3-1 (Heavy Industry District).

[Existing and Generalized Land-Use Map; Boundary Map; Existing Zoning Map; Site Plan; Enlarged Site Plan; Landscape Plan; Enlarged Landscape Plan; Exterior North, South, East and West Building Elevations; and Site Plan with Landscaping referred to in these Plan of Development Statements printed on pages 32219 through 32232 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

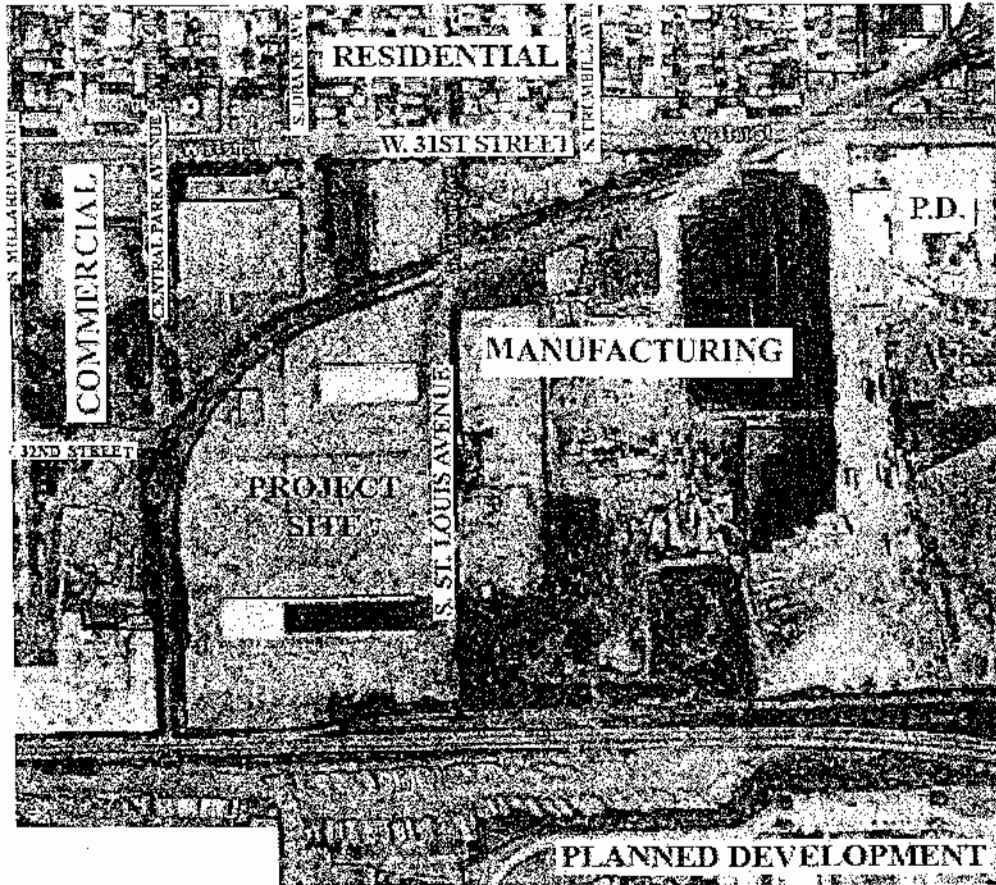
*Industrial Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area:	558,594 square feet
Area in Public Right-of-Way:	990 square feet
Net Site Area:	557,604 square feet
Permitted Floor Area Ratio:	1.2
Minimum/Maximum Number of Off-Street Parking Spaces to be provided:	60 (minimum); 100 spaces (maximum)
Minimum Number of Bicycle Parking Spaces:	10 spaces
Minimum Off-Street Loading Spaces:	three (3) spaces at 10 feet by 25 feet each
Setbacks from Property Line:	In substantial conformance with the attached Site Plan
Maximum Building Height:	42 feet as measured by Section 17-17-0311-A of the Chicago Zoning Ordinance

FINAL FOR PUBLICATION

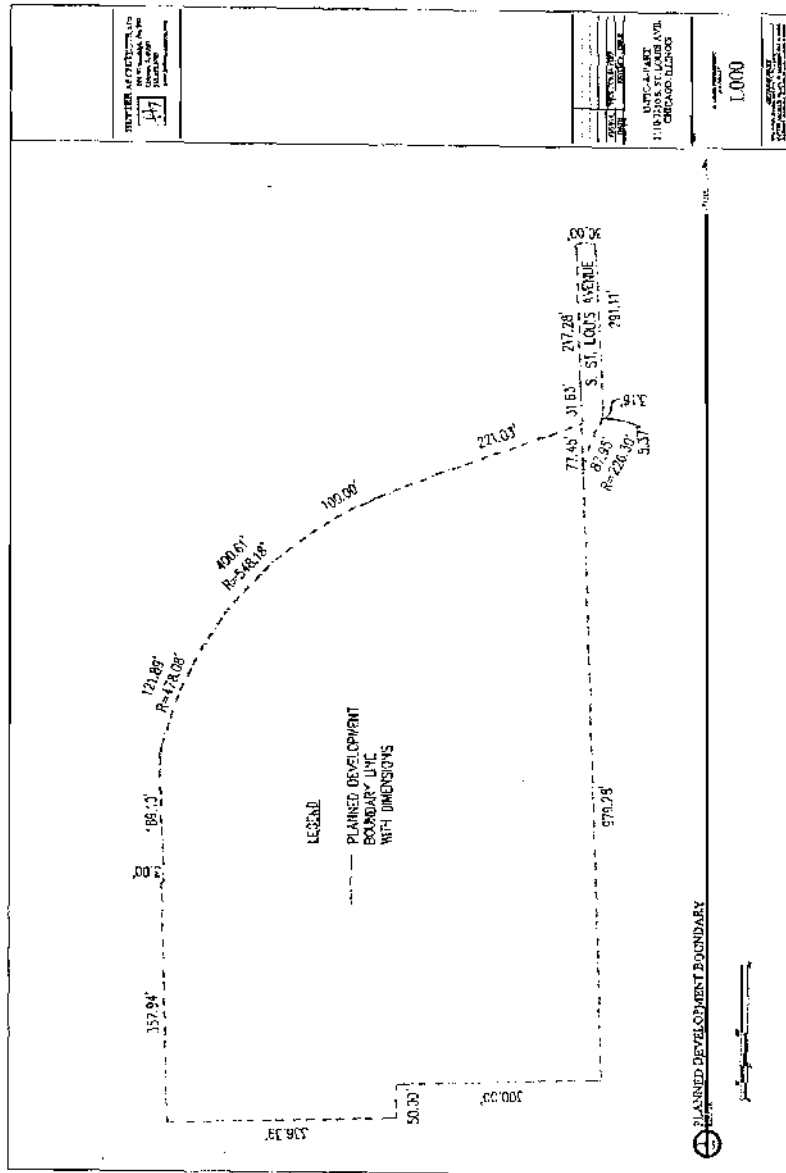
EXISTING AND GENERALIZED LAND USE MAP



Address: 3110-3250 S. St. Louis, Chicago, Illinois  
Applicant: 31<sup>st</sup> Operations, LLC  
Plan Commission Date: August 18, 2016

FINAL FOR PUBLICATION

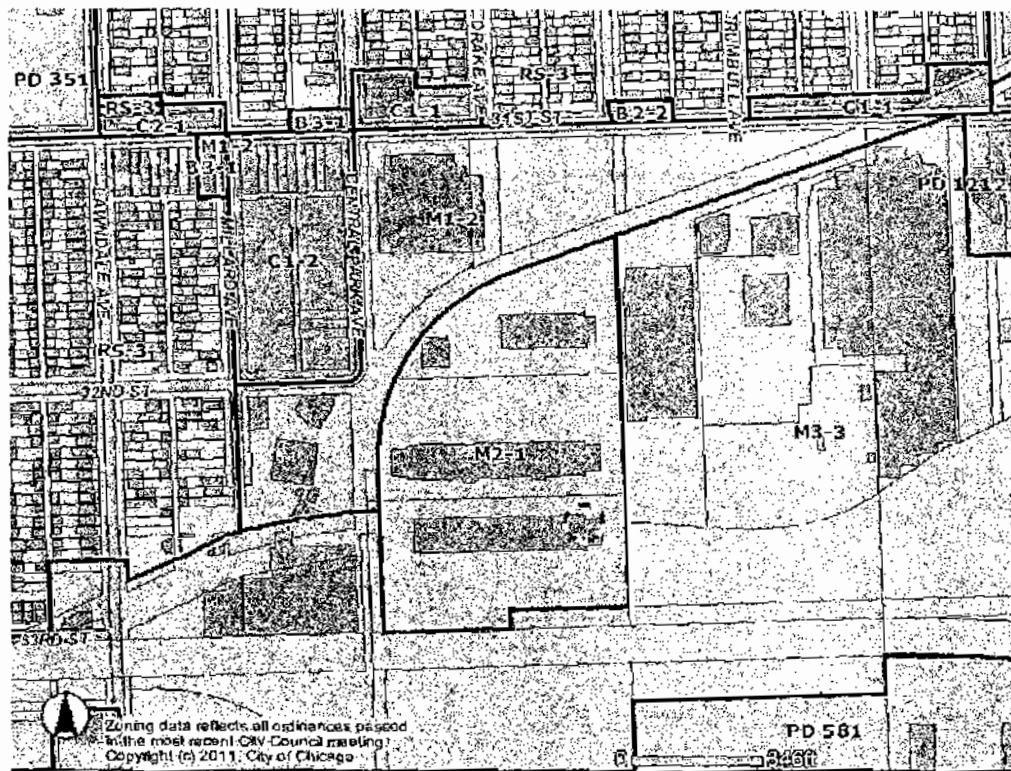
**PLANNED DEVELOPMENT BOUNDARY**



Address: 3110-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31<sup>st</sup> Operations, LLC  
 Plan Commission Date: August 18, 2016

FINAL FOR PUBLICATION

EXISTING ZONING MAP

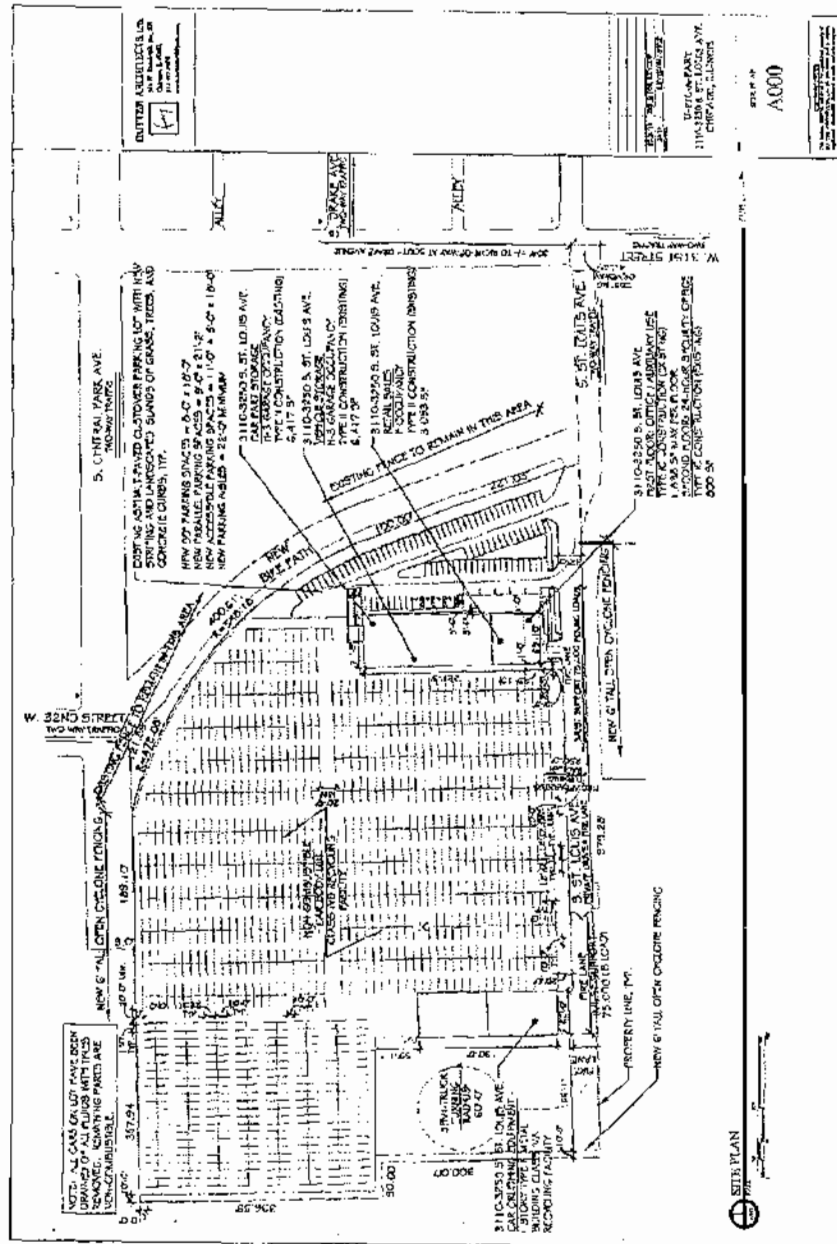


Address: 3110-3250 S. St. Louis, Chicago, Illinois  
Applicant: 31<sup>st</sup> Operations, LLC  
Plan Commission Date: August 18, 2016



FINAL FOR PUBLICATION

SITE PLAN



Address: 3130-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31<sup>st</sup> Operations, LLC  
 Plan Commission Date: August 18, 2016

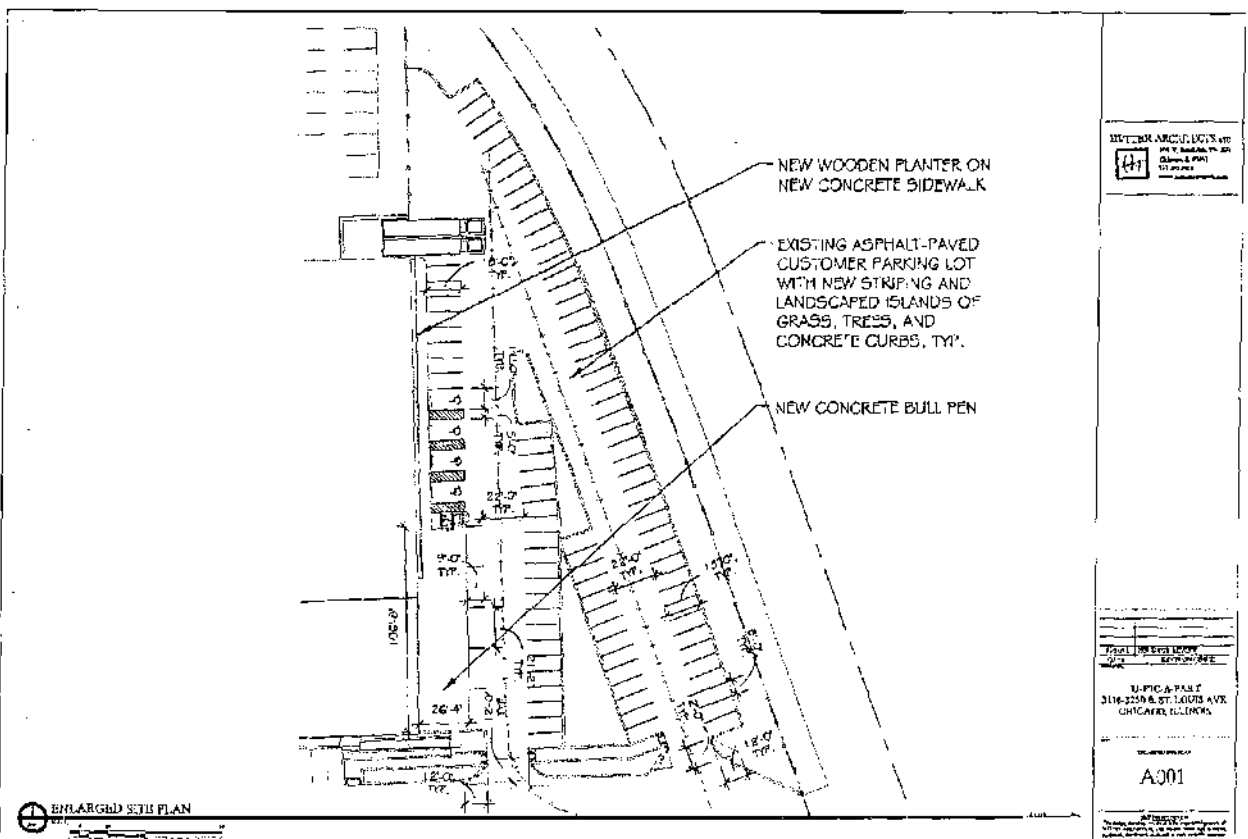
9/14/2016

REPORTS OF COMMITTEES

32223

FINAL FOR PUBLICATION

ENLARGED SITE PLAN



HVT, INC. ARCHITECTS, LTD.  
 3116-3250 S. ST. LOUIS AVE.  
 CHICAGO, ILL. 60653  
 TEL: 312.467.1100  
 WWW.HVTINC.COM

PROJECT INFORMATION  
 PROJECT: U-PIC-A-PART  
 LOCATION: 3116-3250 S. ST. LOUIS AVE.  
 CHICAGO, ILLINOIS

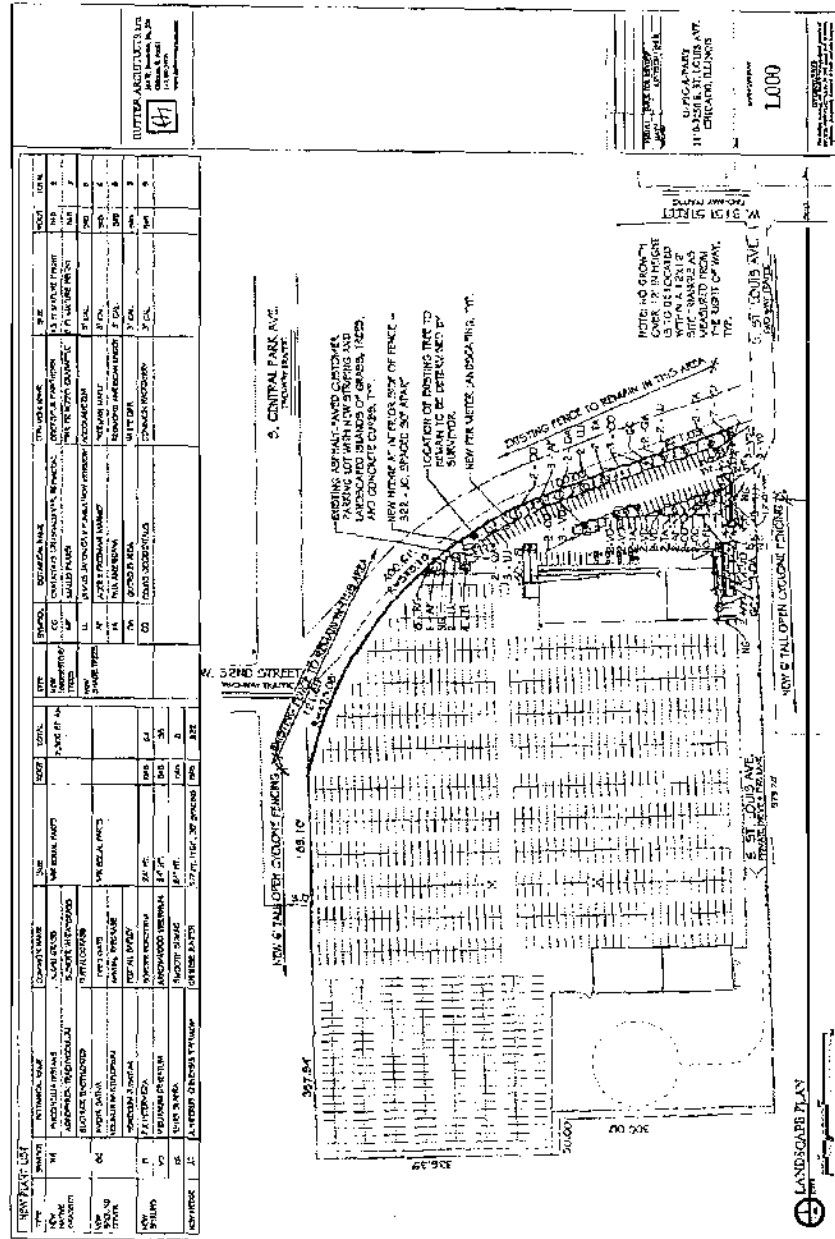
DRAWING NO.  
 A001

Address: 3110-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31st Operations, LLC  
 Plan Commission Date: August 18, 2016

ENLARGED SITE PLAN  
 SCALE: 1/8" = 1'-0"

FINAL FOR PUBLICATION

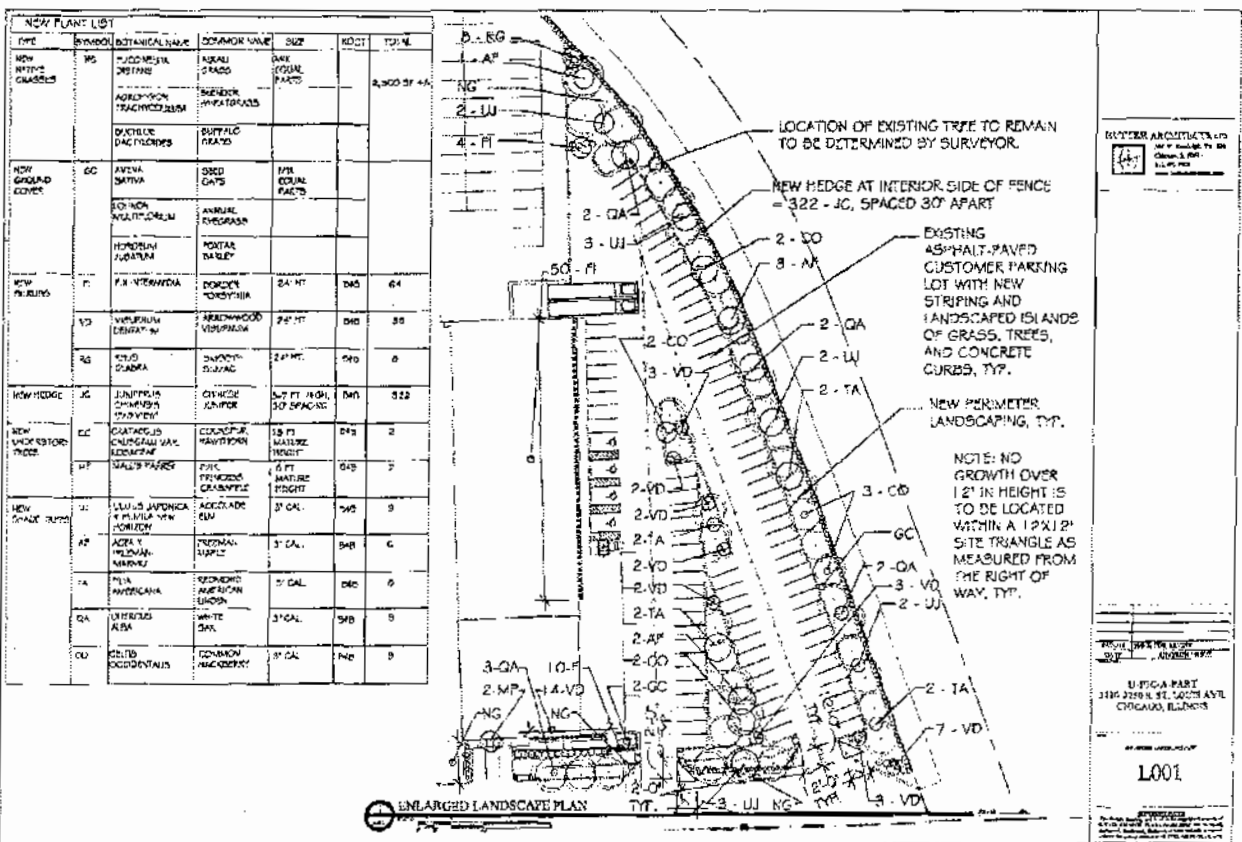
LANDSCAPE PLAN



Address: 3110-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31<sup>st</sup> Operations, LLC  
 Plan Commission Date: August 18, 2016

FINAL FOR PUBLICATION

ENLARGED LANDSCAPE PLAN

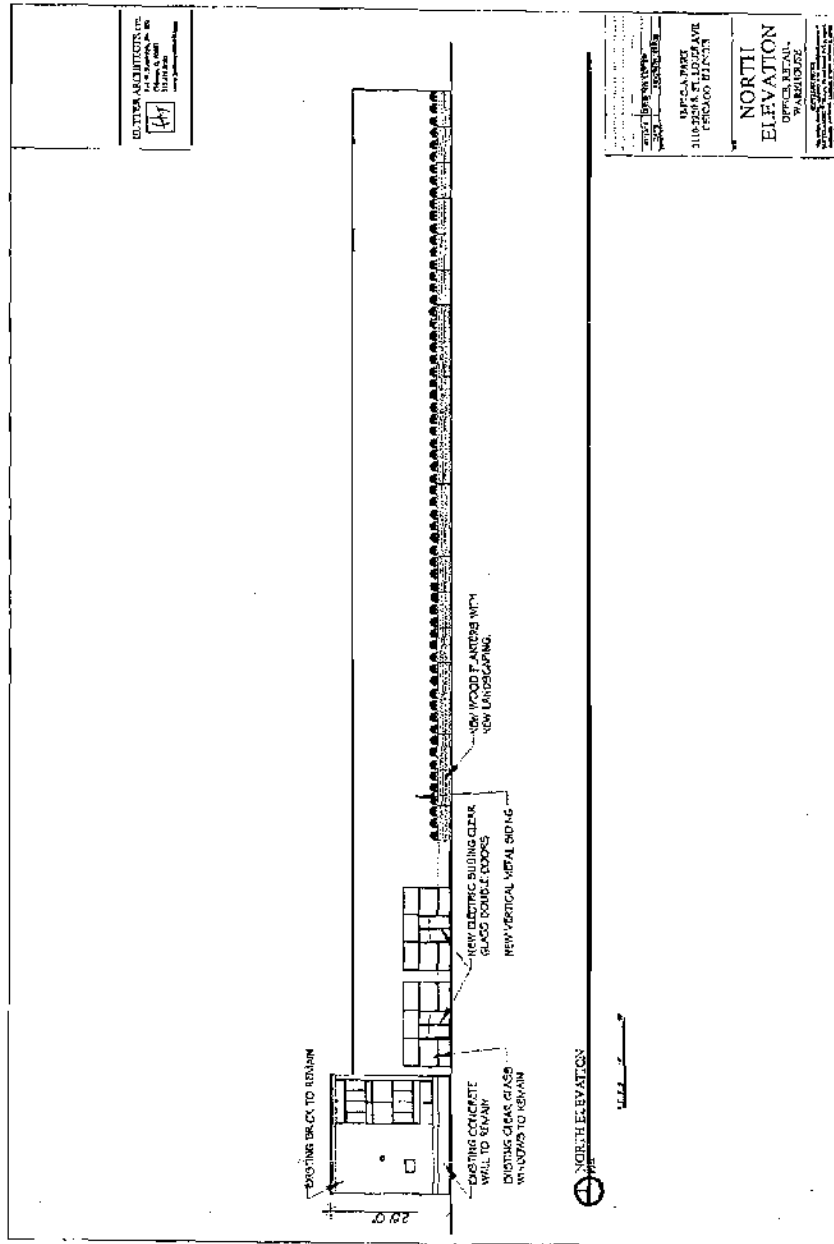


Address: 3110-3750 S. St. Louis, Chicago, Illinois  
 Applicant: 31<sup>st</sup> Operations, LLC  
 Plan Commission Date: August 18, 2016

RYTER ARCHITECTS, LTD.  
 1116 SOUTH AVENUE  
 CHICAGO, ILLINOIS 60607  
 U.S.G.A. PART  
 1116 SOUTH AVENUE  
 CHICAGO, ILLINOIS  
 L001

FINAL FOR PUBLICATION

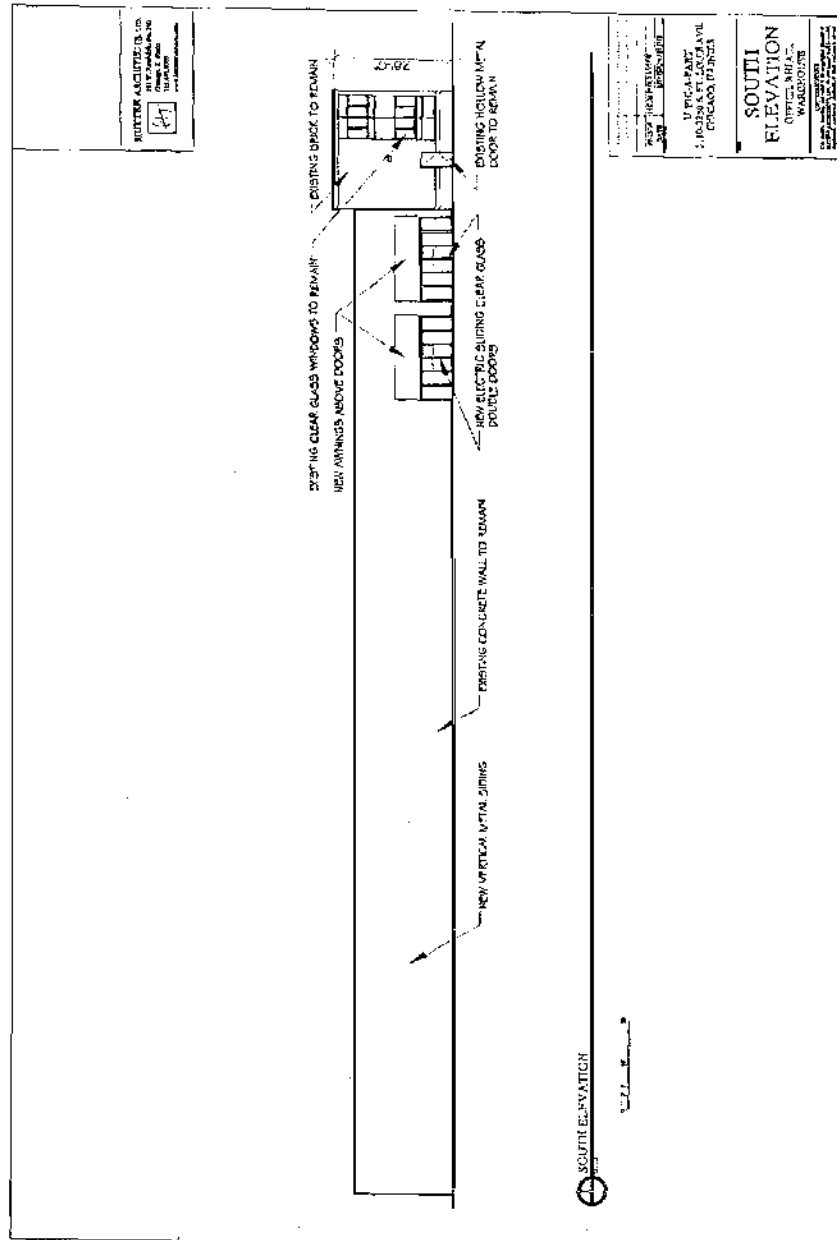
EXTERIOR ELEVATION



Address: 3110-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31<sup>st</sup> Operations, LLC  
 Plan Commission Date: August 18, 2016

FINAL FOR PUBLICATION

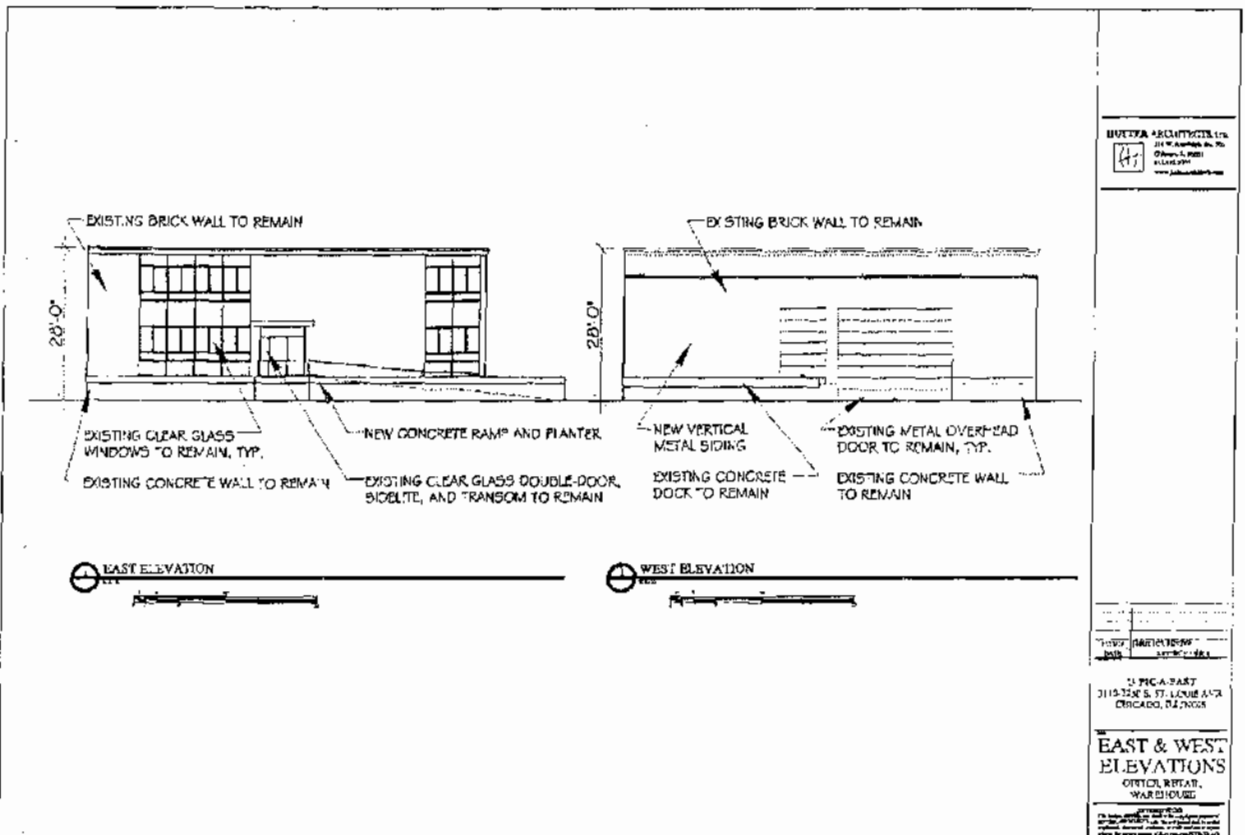
EXTERIOR ELEVATION



Address: 3110-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31<sup>st</sup> Operations, LLC  
 Plan Commission Date: August 18, 2016

FINAL FOR PUBLICATION

EXTERIOR ELEVATIONS



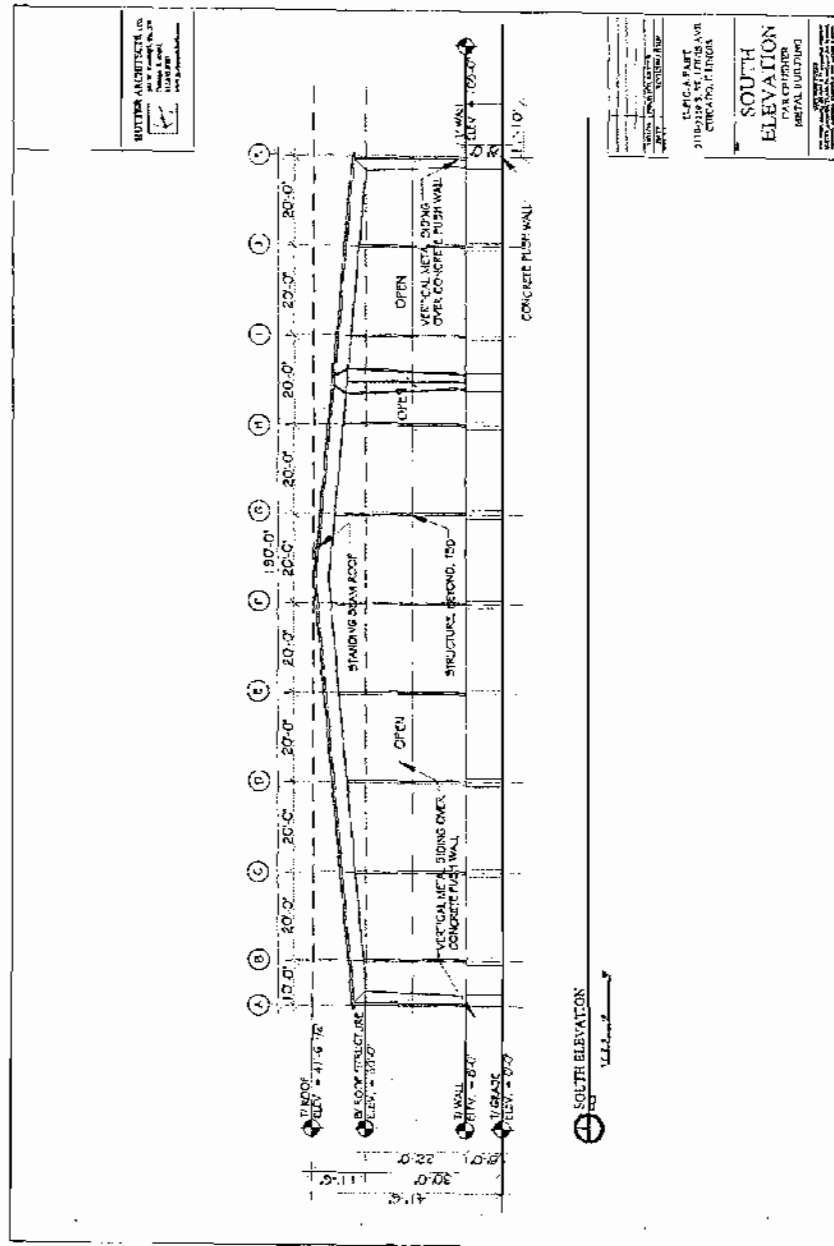
Address: 3110-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31st Operations, LLC  
 Plan Commission Date: August 18, 2016





FINAL FOR PUBLICATION

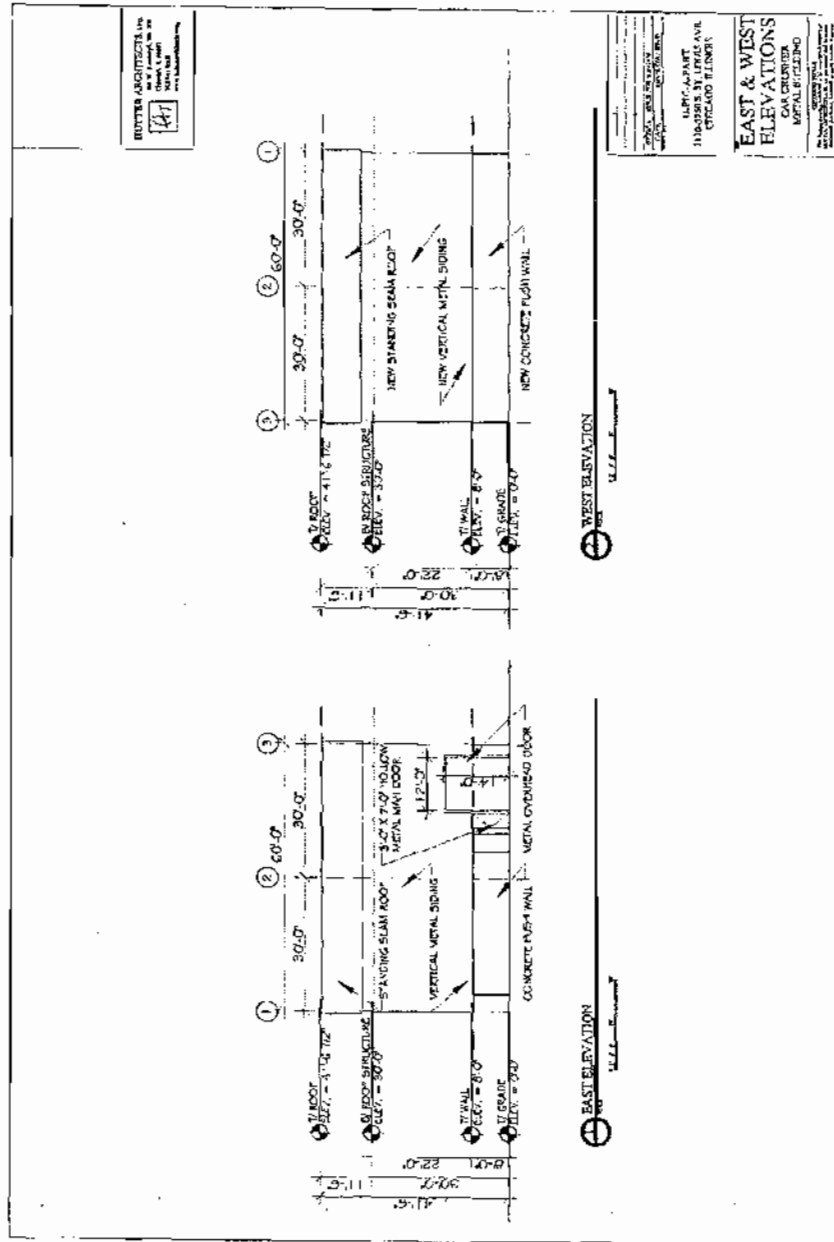
EXTERIOR ELEVATION



Address: 3110-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31<sup>st</sup> Operations, LLC  
 Plan Commission Date: August 18, 2016

FINAL FOR PUBLICATION

EXTERIOR ELEVATIONS

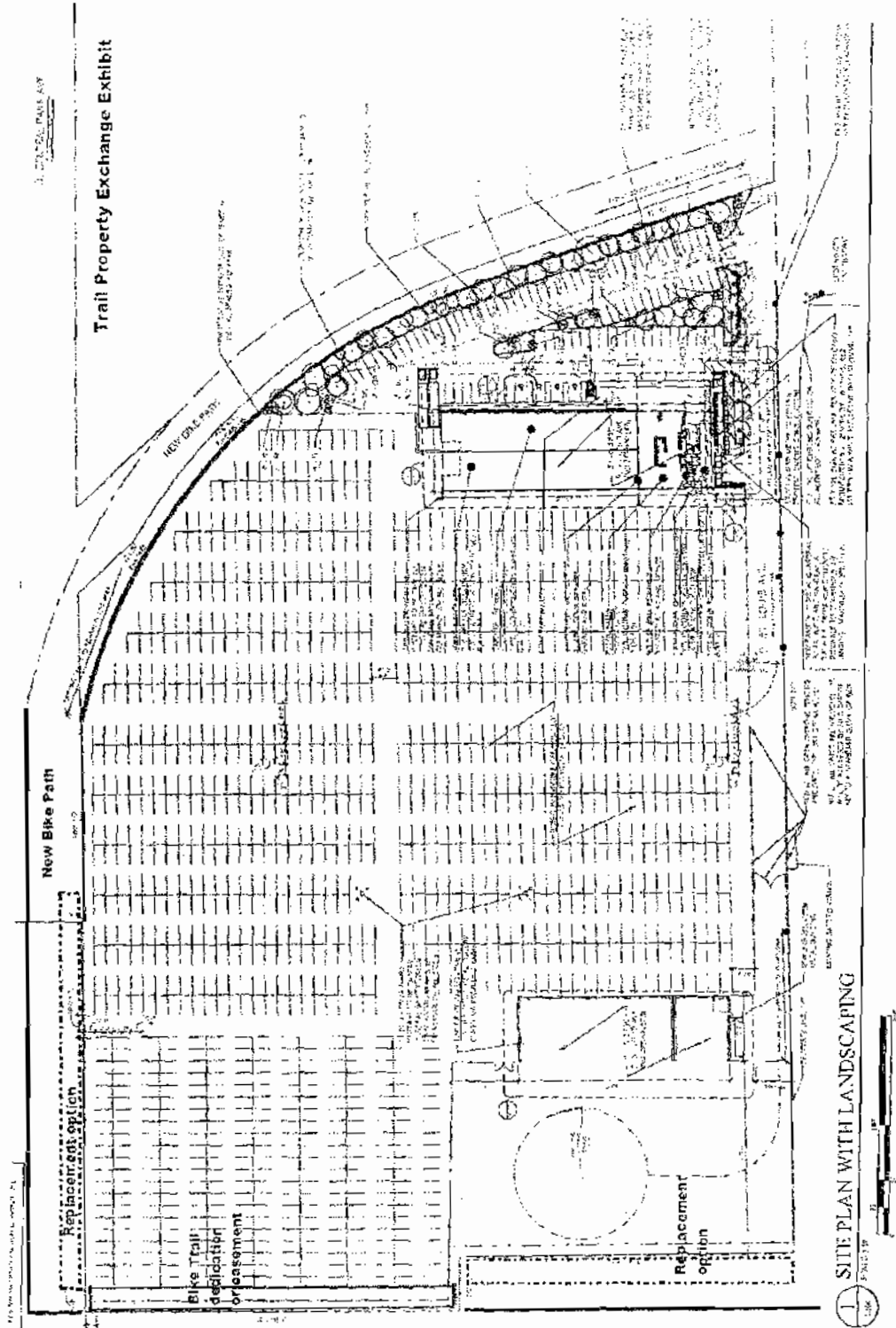


Address: 3110-3250 S. St. Louis, Chicago, Illinois  
 Applicant: 31<sup>st</sup> Operations, LLC  
 Plan Commission Date: August 18, 2016

BUITER ARCHITECTS, INC.  
 1100 S. MICHIGAN AVE. SUITE 1000  
 CHICAGO, IL 60605  
 (312) 467-1100  
 www.buiter.com

LUPTIG APART  
 1100 S. MICHIGAN AVE.  
 CHICAGO, ILLINOIS  
 EAST & WEST  
 ELEVATIONS  
 08A 00000  
 METAL SIDING  
 08/18/16

FINAL FOR PUBLICATION



*Reclassification Of Area Shown On Map No. 9-F.*  
(As Amended)  
(Application No. 18689)  
(Common Address: 450 -- 454 W. Belmont Ave.)

[SO2016-1614]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all of the RM6.5 Residential Multi-Unit District symbols and indications as shown on Map Number 9-F in the area bounded by:

a line 165 feet north of and parallel to West Belmont Avenue; a line 475 feet west of and parallel to North Sheridan Road; West Belmont Avenue; and a line 563.5 feet west of and parallel to North Sheridan Road.

SECTION 2. To those of a Residential Planned Development and a corresponding use district is hereby established in the area herein above described.

SECTION 3. This ordinance takes effect after its passage and due publication.

Plan of Development Statements attached to this ordinance read as follows:

*Residential Planned Development No. \_\_\_\_\_.*

*Planned Development Statements.*

1. The area delineated herein as Residential Planned Development Number \_\_\_\_\_ ("Planned Development") consists of approximately 14,602 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property") and is owned or controlled by the applicant, 450 Belmont Properties LLC.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance, the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated

control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.

3. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assignees or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the applicant or its successors, assigns or grantees.

Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans.

Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation.

All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

4. This plan of development consists of 15 Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; Site Plan and Ground Floor Plan; Landscape Plan and Green Roof Plan; Building Elevations (North, South, East and West) prepared by Antunovich Associates and dated August 18, 2016, submitted herein. Full-sized copies of the Site Plan, Landscape Plan and Building Elevations are on file with the Department of Planning and Development. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereto, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development Ordinance and the Zoning Ordinance, this Planned Development Ordinance shall control.
5. The following uses are allowed in the area delineated herein as a Planned Development: multi-family dwelling units, accessory parking and accessory uses.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.

7. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.
8. The maximum permitted Floor Area Ratio (FAR) for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a Net Site Area of 14,602 square feet.
9. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
10. The Site and Landscape Plans shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with site plan review or Part II Reviews, are conditional until final Part II Approval.
11. The applicant shall comply with Rules and Regulations for the Maintenance of Stockpiles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provision of that Code.
12. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to section 17-13-0611-A of the Zoning Ordinance by the Zoning Administrator upon the application for such a modification by the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors.
13. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for all buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.
14. The applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs, conserves energy and maximizes the preservation of natural resources. At the time of a hearing before the Chicago Plan Commission, all developments must be in substantial compliance with the current

City of Chicago Sustainable Development Policy set forth by the Department of Planning and Development. The applicant shall provide a green roof representing 50 percent of the net area of the roof, or 2,500 square feet. The applicant shall also obtain building certification consistent with the requirements of the Sustainable Development Policy.

15. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to RM6.5.

[Existing Zoning Map; Boundary and Property Line Map; Existing Land-Use Map; Site Plan/Ground Floor Plan; Landscape Plan/Green Roof Plan; and North, South, East and West Building Elevations referred to in these Plan of Development Statements printed on pages 32237 through 32245 of this *Journal*.]

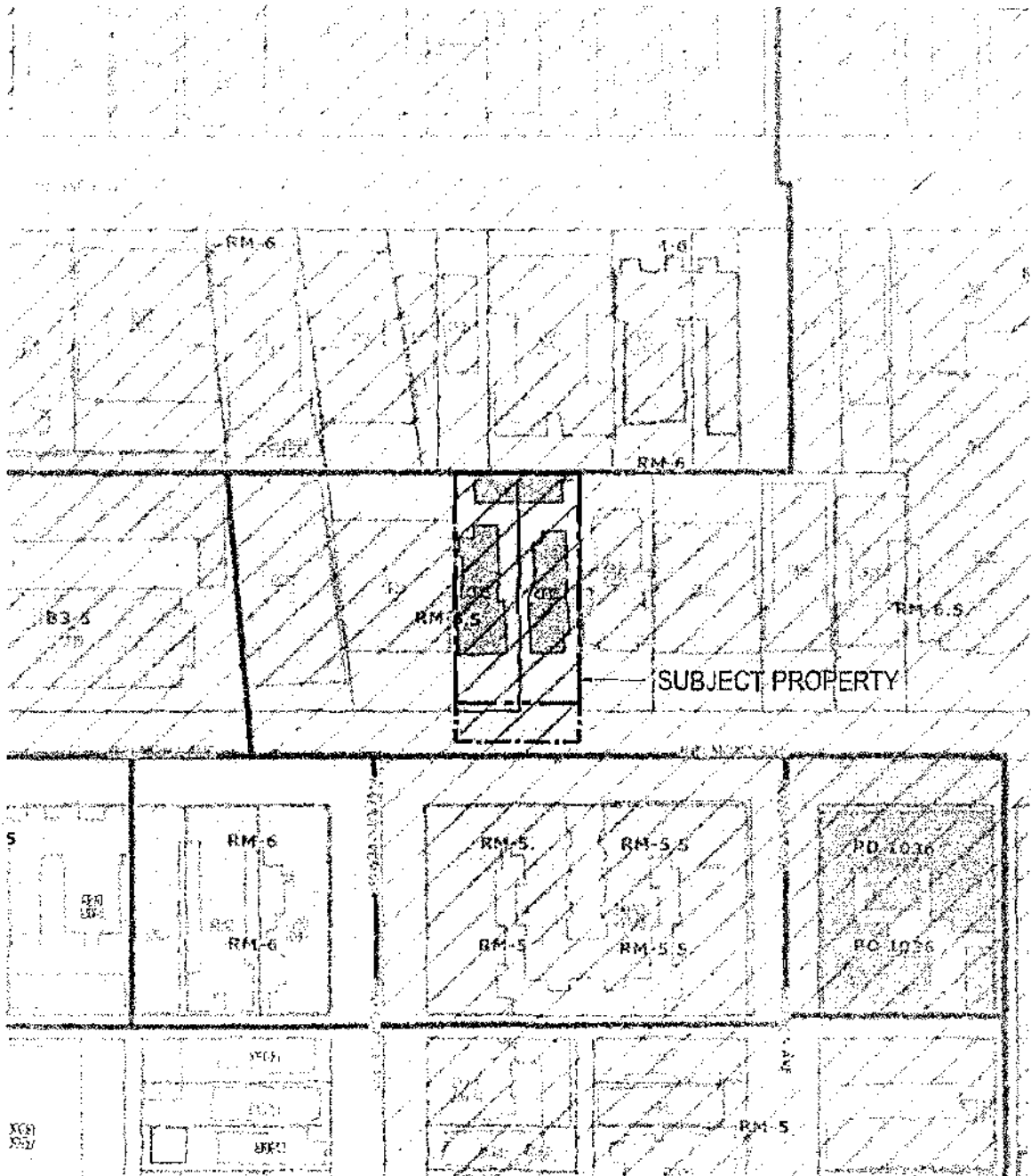
Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

*Residential Planned Development No. \_\_\_\_\_.*

*Bulk Regulations And Data Table.*

Gross Site Area:	17,523 square feet
Net Site Area:	14,602 square feet
Maximum Floor Area Ratio:	6.6
Maximum Number Of Dwelling Units:	80
Minimum Automobile Parking:	48
Minimum Bicycle Parking:	80
Minimum Number of Off-Street Loading Berths:	1 (10 by 25)
Maximum Building Height:	179 feet, 0 inches
Minimum Building Setbacks:	Per Site Plan

FINAL FOR PUBLICATION



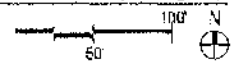
NOTE: DIAGONAL HATCH INDICATES "PRIVATE LAKEFRONT" AREAS

- - - - - PROPERTY LINE (PL) BOUNDARY  
 - - - - - PLANNED DEVELOPMENT (PD) BOUNDARY

Planned Development Exhibits

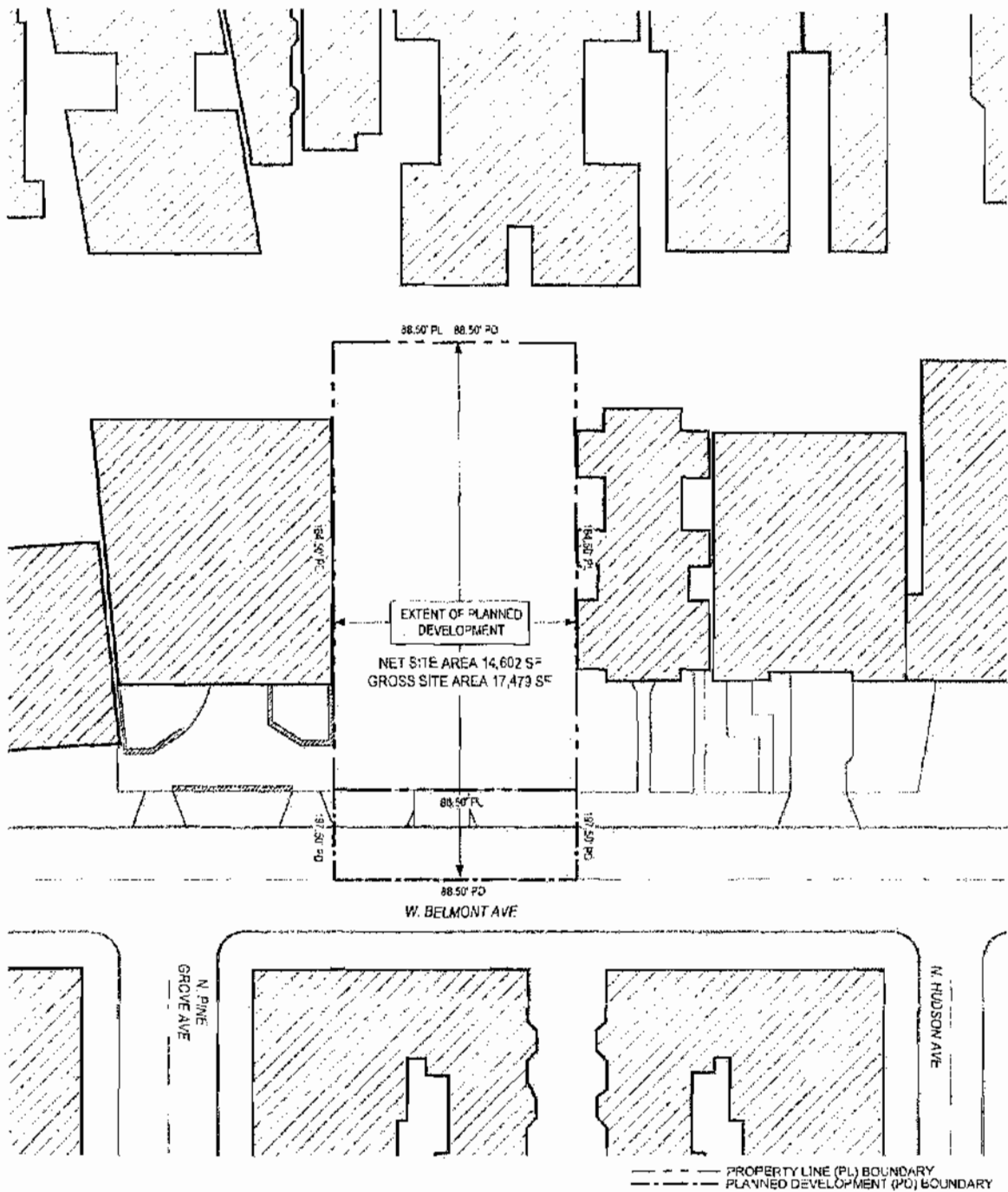
Applicant: 450 Belmont Properties, LLC  
 Address: 450-454 W. Belmont Ave.  
 Introduced: March 16, 2016  
 Plan Commission: August 18, 2016

Existing Zoning Map





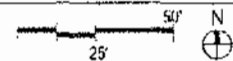
FINAL FOR PUBLICATION



Planned Development Exhibits

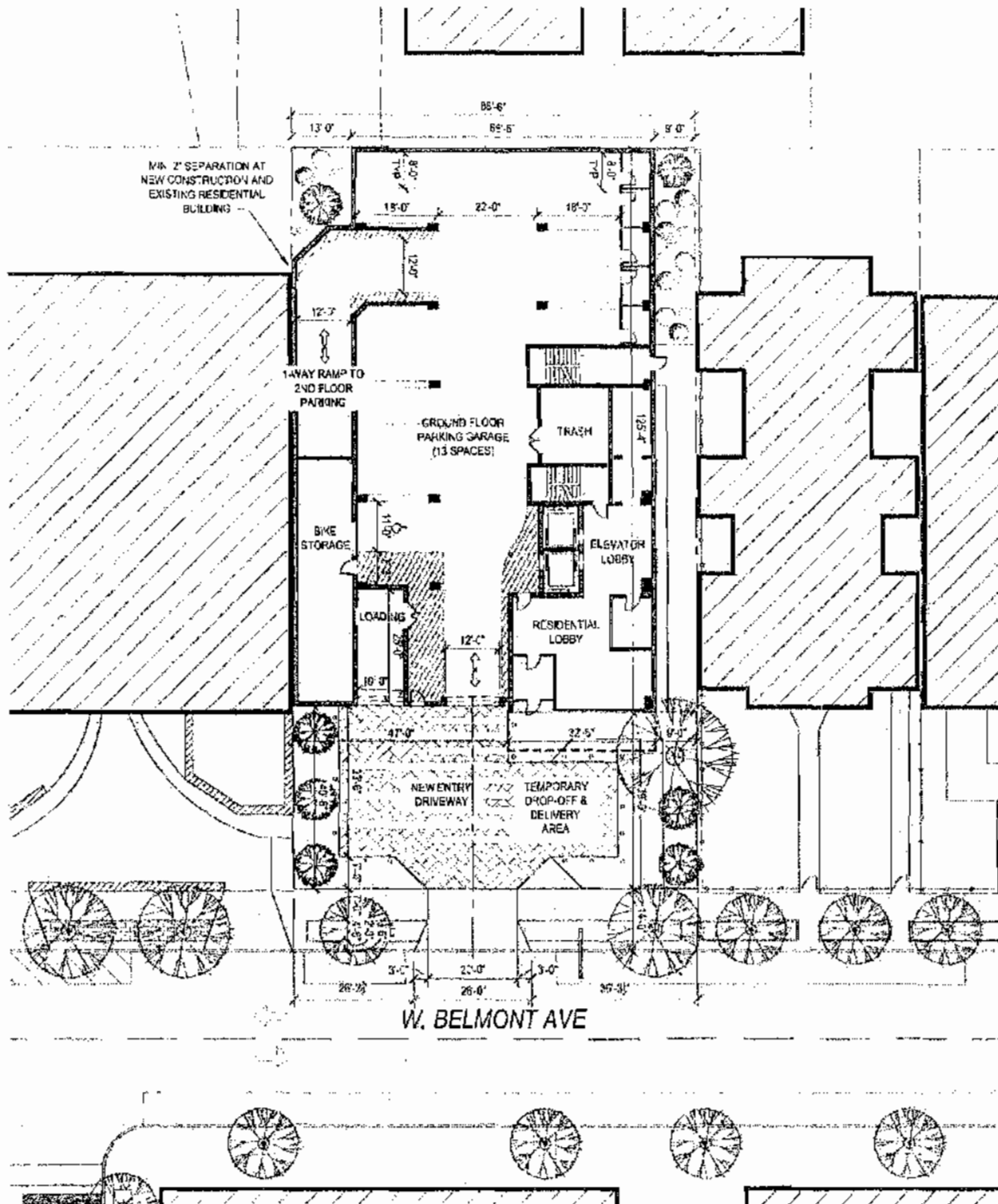
Applicant: 450 Belmont Properties, LLC  
 Address: 450-454 W. Belmont Ave.  
 Introduced: March 16, 2016  
 Plan Commission: August 18, 2016

PLANNED DEVELOPMENT BOUNDARY AND PROPERTY LINE MAP





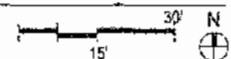
FINAL FOR PUBLICATION



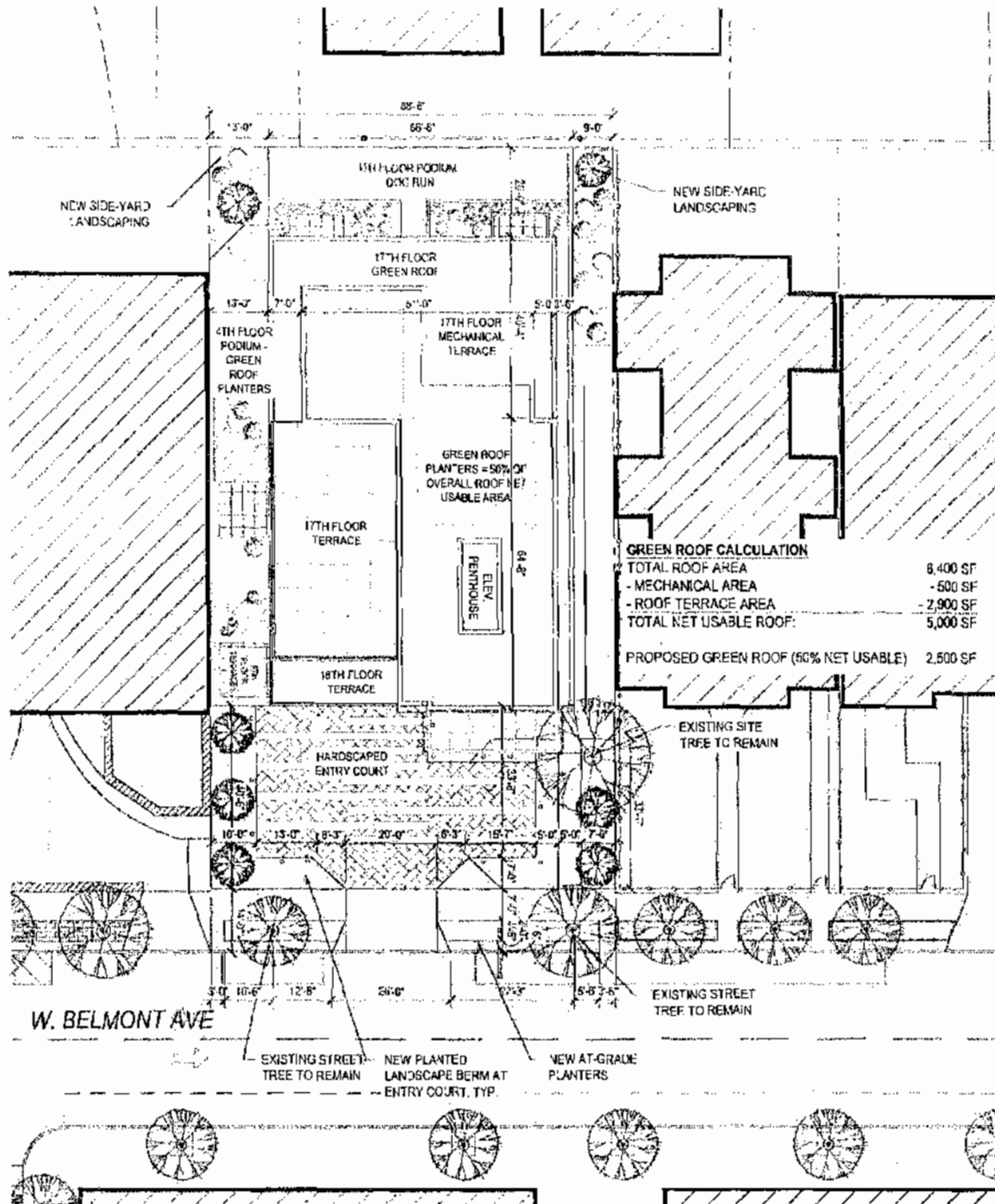
Planned Development Exhibits

Applicant: 450 Belmont Properties, LLC  
 Address: 450-454 W. Belmont Ave.  
 Introduced: March 16, 2016  
 Plan Commission: August 18, 2016

SITE PLAN / GROUND FLOOR PLAN



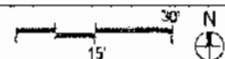
FINAL FOR PUBLICATION



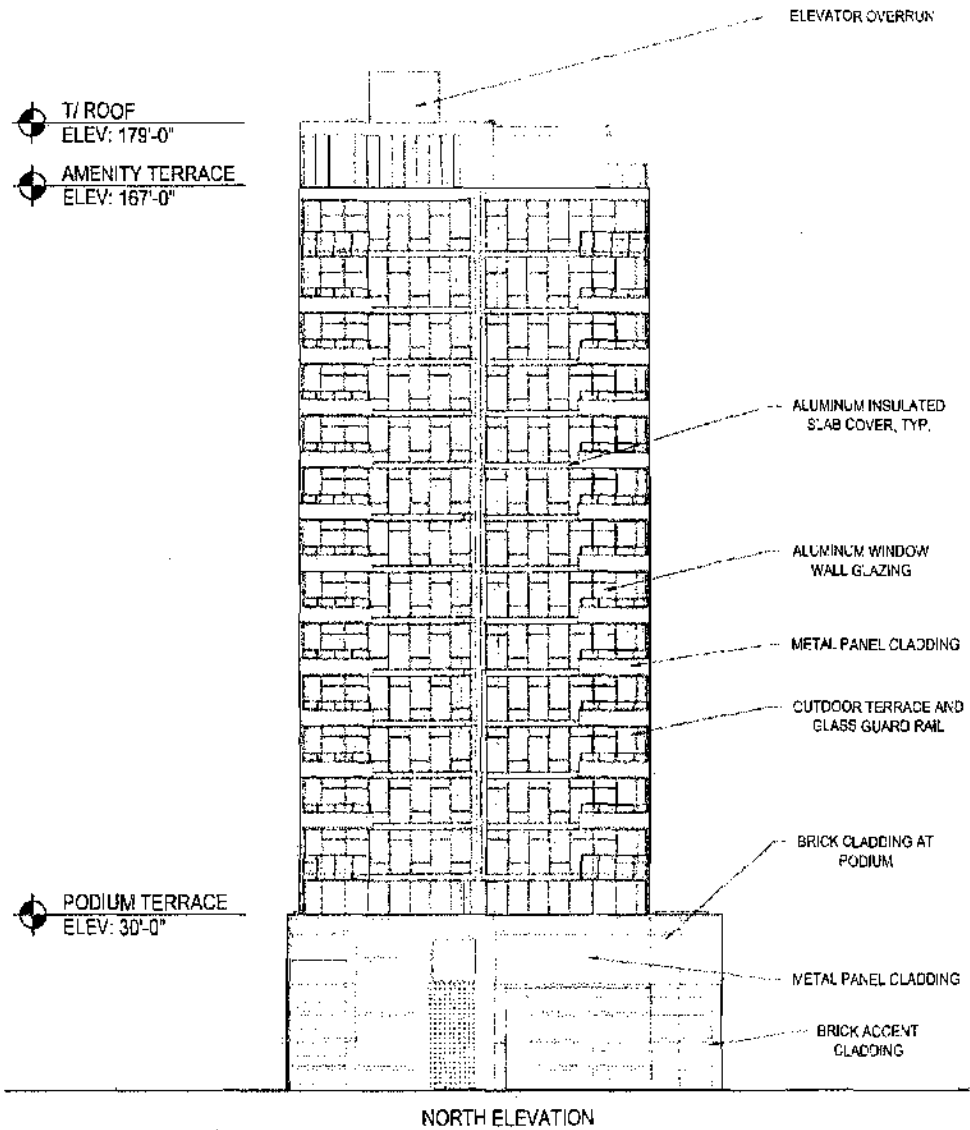
Planned Development Exhibits

Applicant: 450 Belmont Properties, LLC  
 Address: 450-454 W. Belmont Ave.  
 Introduced: March 16, 2016  
 Plan Commission: August 18, 2016

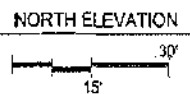
LANDSCAPE PLAN / GREEN ROOF PLAN



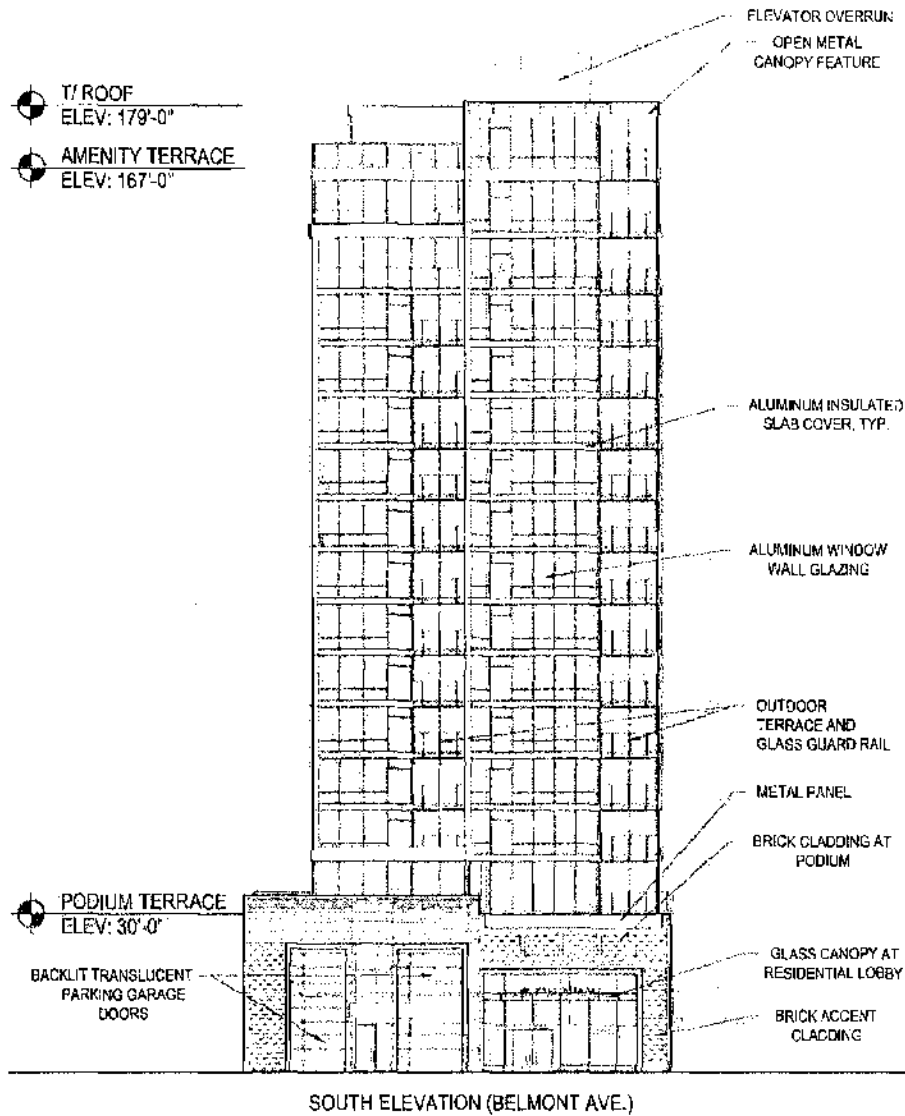
FINAL FOR PUBLICATION



Planned Development Exhibits  
Applicant: 450 Belmont Properties, LLC  
Address: 450-454 W. Belmont Ave.  
Introduced: March 16, 2016  
Plan Commission: August 18, 2016



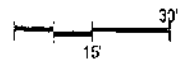
FINAL FOR PUBLICATION



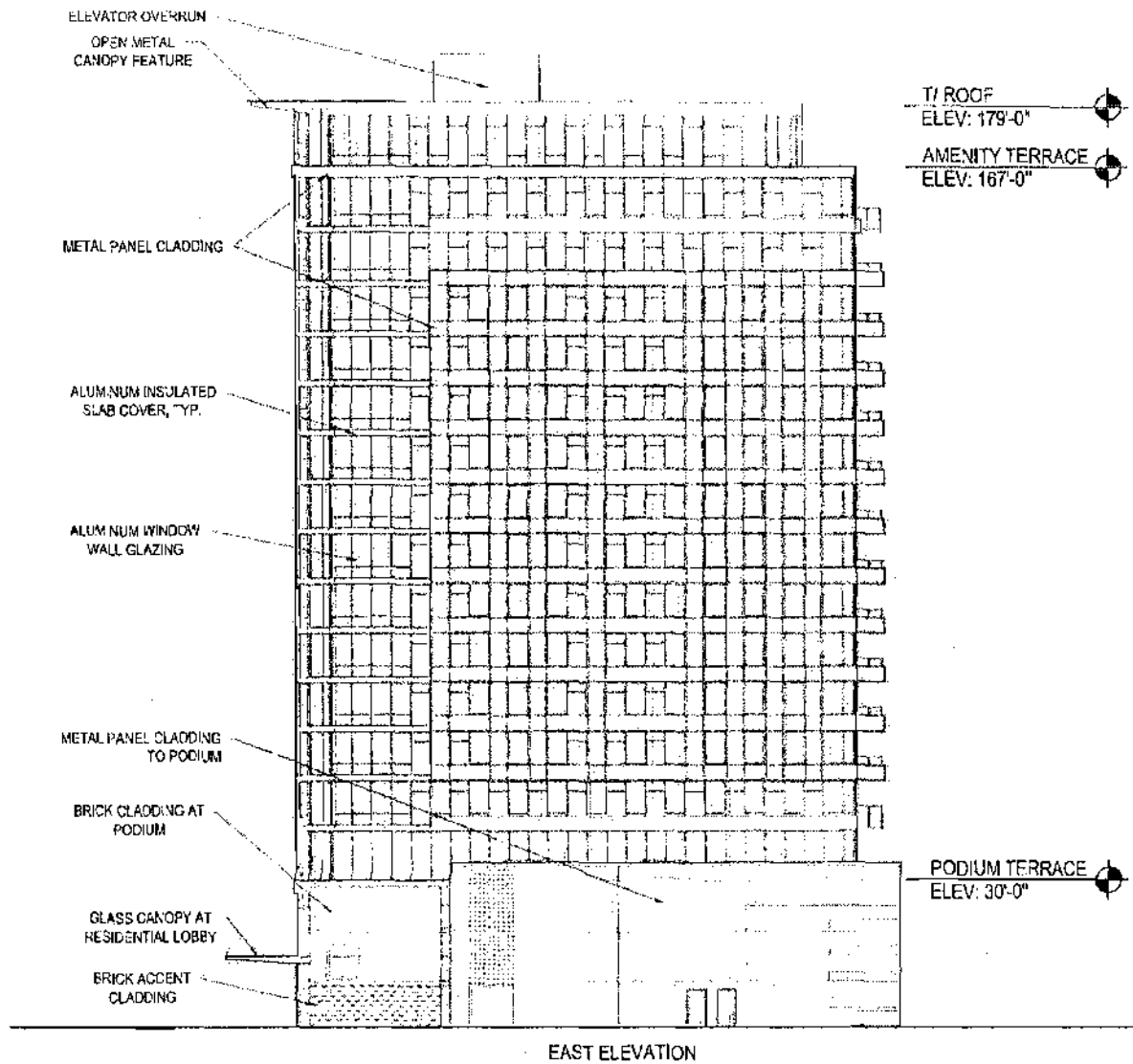
Planned Development Exhibits

Applicant: 450 Belmont Properties, LLC  
 Address: 450-454 W. Belmont Ave.  
 Introduced: March 16, 2016  
 Plan Commission: August 18, 2016

SOUTH ELEVATION



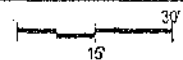
FINAL FOR PUBLICATION



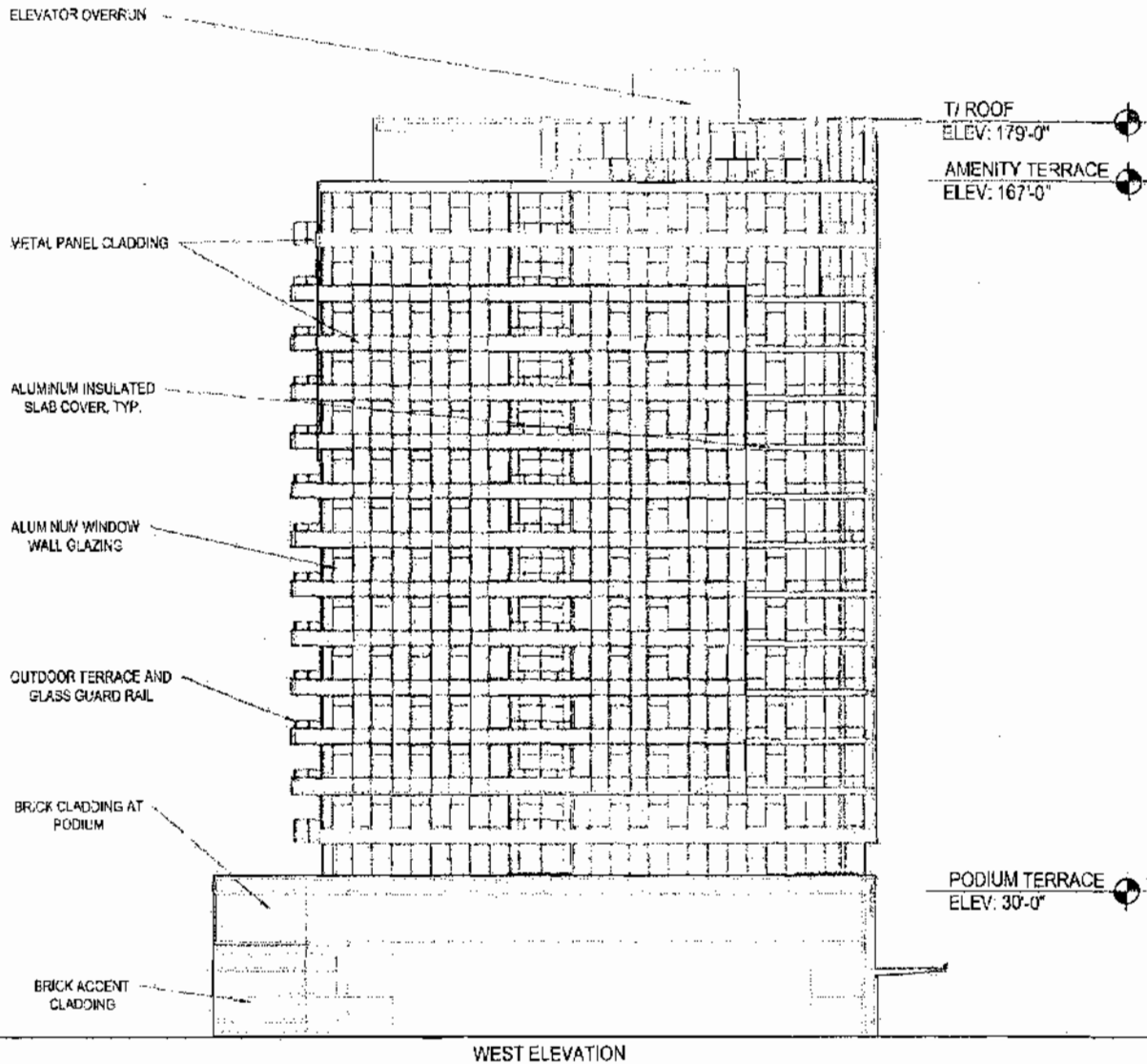
Planned Development Exhibits

Applicant: 450 Belmont Properties, LLC  
 Address: 450-454 W. Belmont Ave.  
 Introduced: March 16 2016  
 Plan Commission: August 18, 2016

EAST ELEVATION



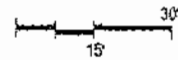
FINAL FOR PUBLICATION



**Planned Development Exhibits**

Applicant: 460 Belmont Properties, LLC  
Address: 450-454 W. Belmont Ave.  
Introduced: March 16, 2016  
Plan Commission: August 18, 2016

WEST ELEVATION





*Reclassification Of Area Shown On Map No. 13-H.*

(Application No. 18521)

(Common Address: 5550 N. Ashland Ave.)

[O2015-6411]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. Title 17 of the Municipal Code of Chicago, the Chicago Zoning Ordinance, is hereby amended by changing all the RS3 Residential Single-Unit (Detached House) District symbols and indications as shown on Map Number 13-H in the area bounded by:

West Bryn Mawr Avenue; North Ashland Avenue; a line 108.39 feet south of and parallel to West Bryn Mawr Avenue; and the alley next west of and parallel to North Ashland Avenue,

to those of a C1-1 Neighborhood Commercial District and a corresponding use district is hereby established in the area above described.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*Reclassification Of Area Shown On Map No. 15-G.*

(As Amended)

(Application No. 18874)

(Common Address: 6250 N. Sheridan Rd. And 6217 -- 6221 N. Kenmore Ave.)

[SO2016-4800]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Chicago Zoning Ordinance be amended by changing all of the RM6 Residential Multi-Unit District and Institutional Planned Development Number 788 symbols and indications as shown on Map Number 15-G in the area bounded by:

West Rosemont Avenue; North Sheridan Road; West Granville Avenue; the alley next west of North Sheridan Road; a line 150 feet north of West Granville Avenue; North Kenmore Avenue; a line 250 feet north of West Granville Avenue; and the alley next west of North Sheridan Road,

to the designation of Institutional Planned Development Number 788, as amended, subject to such use and bulk regulations as are set forth in the Plan of Development attached hereto and to no others.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

Plan of Development Statements referred to in this ordinance read as follows:

*Institutional Planned Development No. 788, As Amended.*

*Plan Of Development Statements.*

1. The area delineated herein as an Institutional Planned Development (the "Planned Development") consists of approximately 104,337 square feet of property which is depicted on the attached Planned Development Boundary and Property Line Map ("Property") and is owned or controlled by the applicant, Convent of the Sacred Heart of Chicago, Illinois.
2. The requirements, obligations and conditions contained within this Planned Development shall be binding upon the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors. All rights granted hereunder to the applicant shall inure to the benefit of the applicant's successors and assigns and, if different than the applicant, the legal titleholder and any ground lessors. Furthermore, pursuant to the requirements of Section 17-8-0400 of the Chicago Zoning Ordinance (the "Zoning Ordinance"), the Property, at the time of application for amendments, modifications or changes (administrative, legislative or otherwise) to this Planned Development are made, shall be under single ownership or designated control. Single designated control is defined in Section 17-8-0400 of the Zoning Ordinance.
3. All applicable official reviews, approvals or permits are required to be obtained by the applicant or its successors, assigns or grantees. Any dedication or vacation of streets or alleys or grants of easements or any adjustment of the right-of-way shall require a separate submittal to the Department of Transportation on behalf of the applicant or its successors, assigns or grantees. Any requests for grants of privilege, or any items encroaching on the public way, shall be in compliance with the plans. Ingress or egress shall be pursuant to the plans and may be subject to the review and approval of the Departments of Planning and Development and Transportation. Closure of all or any public street or alley during demolition or construction shall be subject to the review and approval of the Department of Transportation. All work proposed in the public way must be designed and constructed in accordance with the Department of Transportation Construction Standards for Work in the Public Way

and in compliance with the Municipal Code of the City of Chicago. Prior to the issuance of any Part II Approval, the submitted plans must be approved by the Department of Transportation.

4. This plan of development consists of 16 Statements; a Bulk Regulations Table; an Existing Zoning Map; an Existing Land-Use Map; a Planned Development Boundary and Property Line Map; a Site Plan; a Landscape Plan; and a Plant List prepared by Terry Guen Design Associates dated August 18, 2016. Furthermore, the Building Elevations previously approved by the Chicago City Council (*Journal of the Proceedings of the City Council of the City of Chicago* of June 27, 2001, page 63767) are incorporated by reference into this amended Planned Development. In any instance where a provision of this Planned Development conflicts with the Chicago Building Code, the Building Code shall control. This Planned Development conforms to the intent and purpose of the Zoning Ordinance, and all requirements thereof, and satisfies the established criteria for approval as a Planned Development. In case of a conflict between the terms of this Planned Development ordinance and the Zoning Ordinance, this Planned Development ordinance shall control.
5. The following uses are allowed in this Planned Development: schools; educational and/or student-related facilities; accessory uses and accessory parking.
6. On-premises signs and temporary signs, such as construction and marketing signs, shall be permitted within the Planned Development, subject to the review and approval of the Department of Planning and Development. Off-premises signs are prohibited within the boundary of the Planned Development.
7. Off-street parking and loading facilities shall be provided in accordance with the provisions of this Planned Development subject to the review and approval of the Departments of Transportation and Planning and Development. Any service drive or other ingress or egress shall be adequately designed and paved, in accordance with the regulations of the Department of Transportation in effect at the time of construction and in compliance with the Municipal Code of the City of Chicago, to provide ingress and egress for motor vehicles, including emergency vehicles. There shall be no parking within such emergency areas. Ingress and egress shall be subject to the review and approval of the Departments of Transportation and Planning and Development. Closure of all or part of any public streets or alleys during demolition or construction shall be subject to the review and approval of the Department of Transportation. Up to 30 percent of the parking spaces required by this Planned Development may be located off-site with approval by the Zoning Board of Appeals as a special use.
8. For purposes of height measurement, the definitions in the Zoning Ordinance shall apply. The height of any building shall also be subject to height limitations, if any, established by the Federal Aviation Administration.

9. The maximum permitted Floor Area Ratio ("FAR") for the site shall be in accordance with the attached Bulk Regulations Table. For the purposes of FAR calculations and measurements, the definitions in the Zoning Ordinance shall apply. The permitted FAR identified in the Bulk Regulations Table has been determined using a net site area of 104,337 square feet.
10. Upon review and determination, "Part II Review", pursuant to Section 17-13-0610 of the Zoning Ordinance, a Part II Review fee shall be assessed by the Department of Planning and Development. The fee, as determined by staff at the time, is final and binding on the applicant and must be paid to the Department of Revenue prior to the issuance of any Part II Approval.
11. The Site Plan and Landscape Plan shall be in substantial conformance with the Landscape Ordinance and any other corresponding regulations and guidelines. Final landscape plan review and approval will be by the Department of Planning and Development. Any interim reviews associated with partial Part II Reviews are conditional until final Part II Approval.
12. The applicant shall comply with Rules and Regulations for the Maintenance of Stock Piles promulgated by the Commissioners of the Departments of Streets and Sanitation, Fleet and Facility Management and Buildings, under Section 13-32-125 of the Municipal Code, or any other provisions of that Code.
13. The terms and conditions of development under this Planned Development ordinance may be modified administratively, pursuant to section 17-13-0611-A of the Zoning Ordinance, by the Zoning Administrator upon the application for such a modification by the applicant, its successors and assigns and, if different than the applicant, the legal titleholders and any ground lessors.
14. The applicant acknowledges that it is in the public interest to design, construct, renovate and maintain all buildings in a manner that provides healthier indoor environments, reduces operating costs, conserves energy and maximizes the preservation of natural resources. The applicant shall design and construct any new buildings constructed after the effective date of this Planned Development in an energy efficient manner, consistent with the current City of Chicago Sustainable Development Policy set forth by the Department of Planning and Development.
15. The applicant acknowledges that it is in the public interest to design, construct and maintain the project in a manner which promotes, enables and maximizes universal access throughout the Property. Plans for any new buildings and improvements on the Property shall be reviewed and approved by the Mayor's Office for People with Disabilities to ensure compliance with all applicable laws and regulations related to access for persons with disabilities and to promote the highest standard of accessibility.

16. This Planned Development shall be governed by Section 17-13-0612 of the Zoning Ordinance. Should this Planned Development ordinance lapse, the Commissioner of the Department of Planning and Development shall initiate a zoning map amendment to rezone the Property to its previous respective designation as either an RM6 Residential Multi-Unit District or Institutional Planned Development Number 788, as approved by the Chicago City Council on June 27, 2001.

[Existing Zoning Map; Boundary and Property Line Map; Existing Land-Use Map; Site Plan; Landscape Plan, and Plan List referred to in these Plan of Development Statements printed on pages 32251 through 32256 of this *Journal*.]

Bulk Regulations and Data Table referred to in these Plan of Development Statements reads as follows:

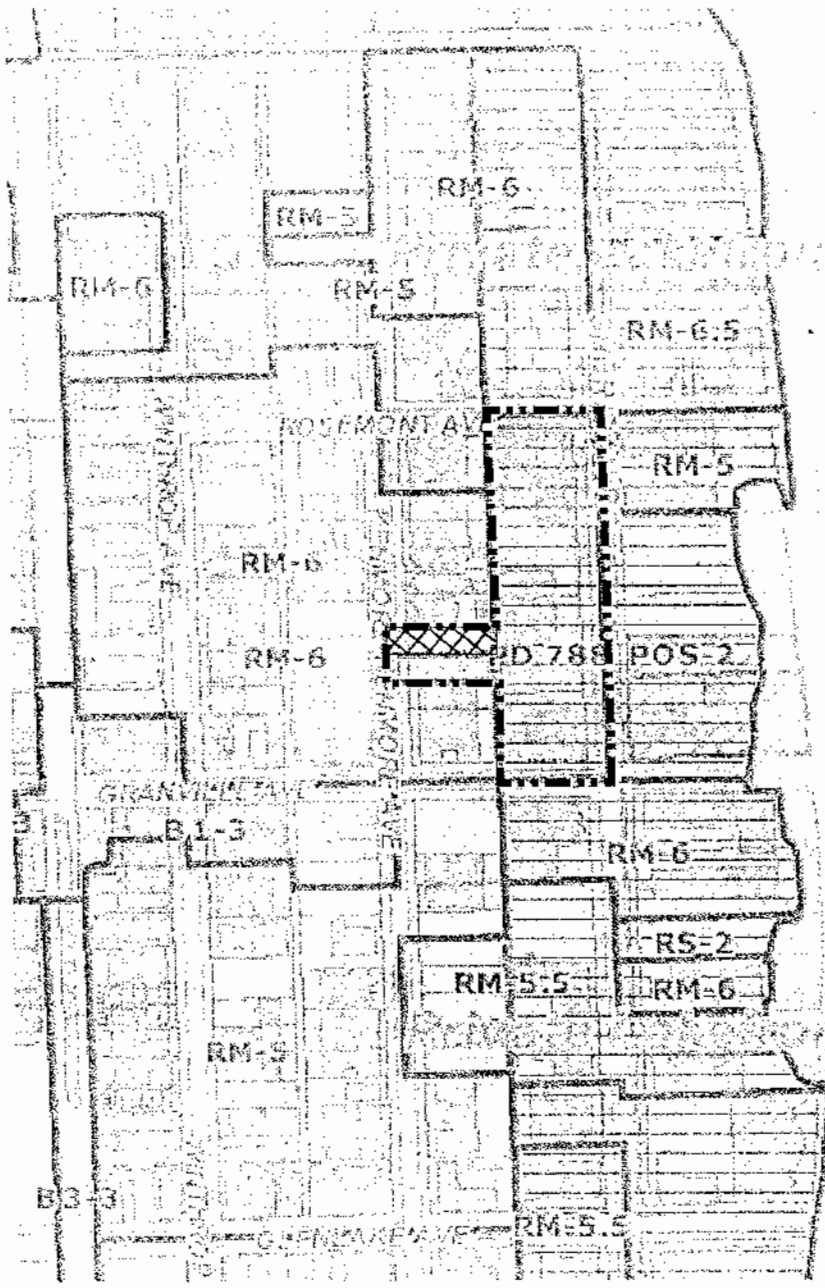
*Institutional Planned Development No. 788, As Amended.*



*Bulk Regulations Table.*

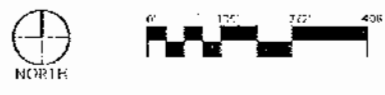
Net Site Area:	104,337 square feet
Area in the Public Right-of-Way:	45,381 square feet
Gross Site Area:	149,718 square feet
Maximum Floor Area Ratio:	1.78
Maximum Building Height:	68 feet, 0 inches
Minimum Number of Parking Spaces:	57
Minimum Number of Loading Berths:	0
Minimum Setbacks:	In conformance with the Site Plan

FINAL PLAN AND SPECIFICATIONS

EXISTING ZONING MAP



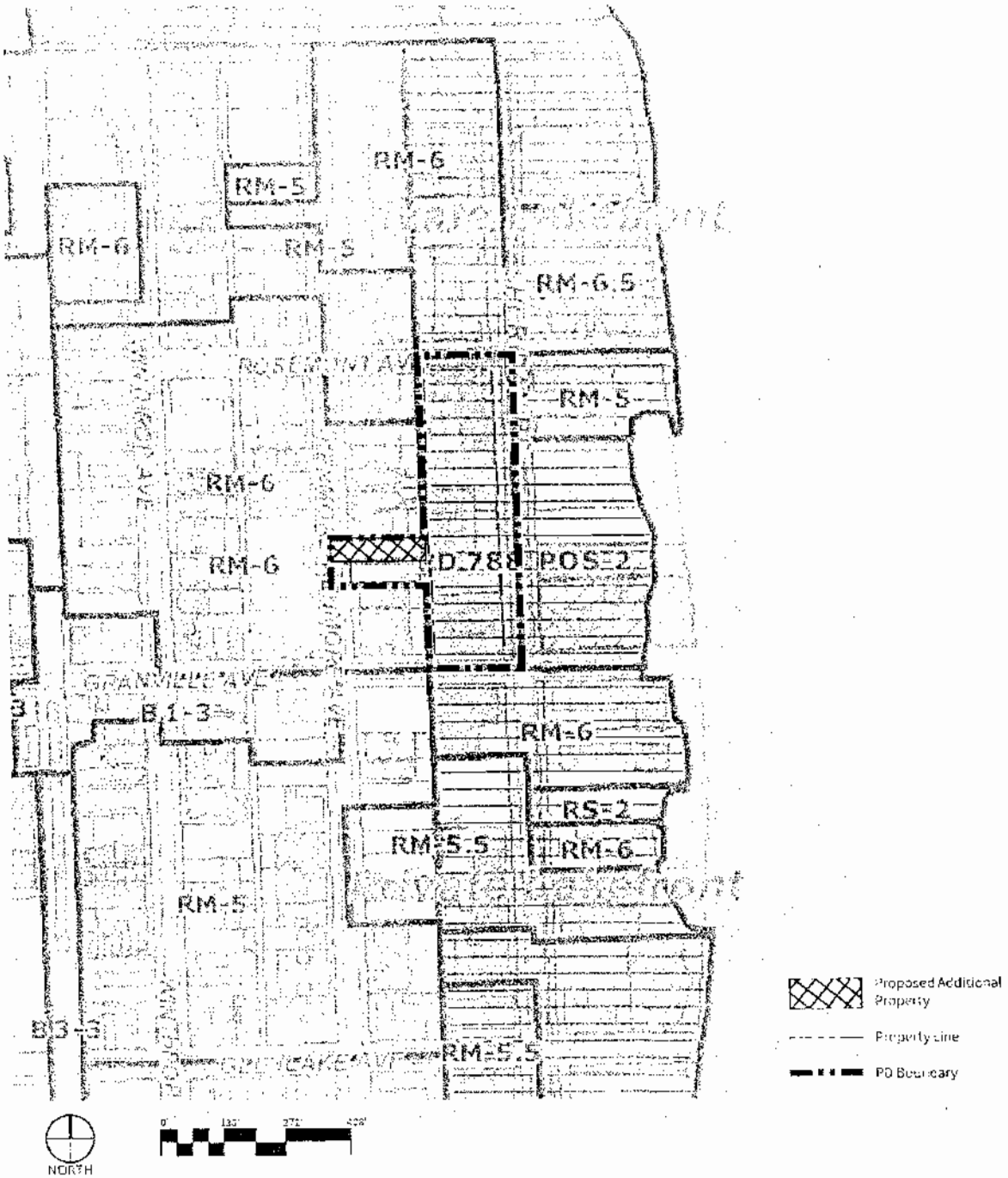
 Proposed Additional Property  
 PD boundary



Applicant: Convent of the Sacred Heart of Chicago, Illinois  
 6250 North Sheridan Road  
 Chicago, IL 60660  
 Introduction: June 22, 2016  
 Plan Commission: August 18, 2016

TERRY  
 GUEN  
 DESIGN  
 ASSOCIATES

PLANNED DEVELOPMENT BOUNDARY AND PROPERTY LINE MAP



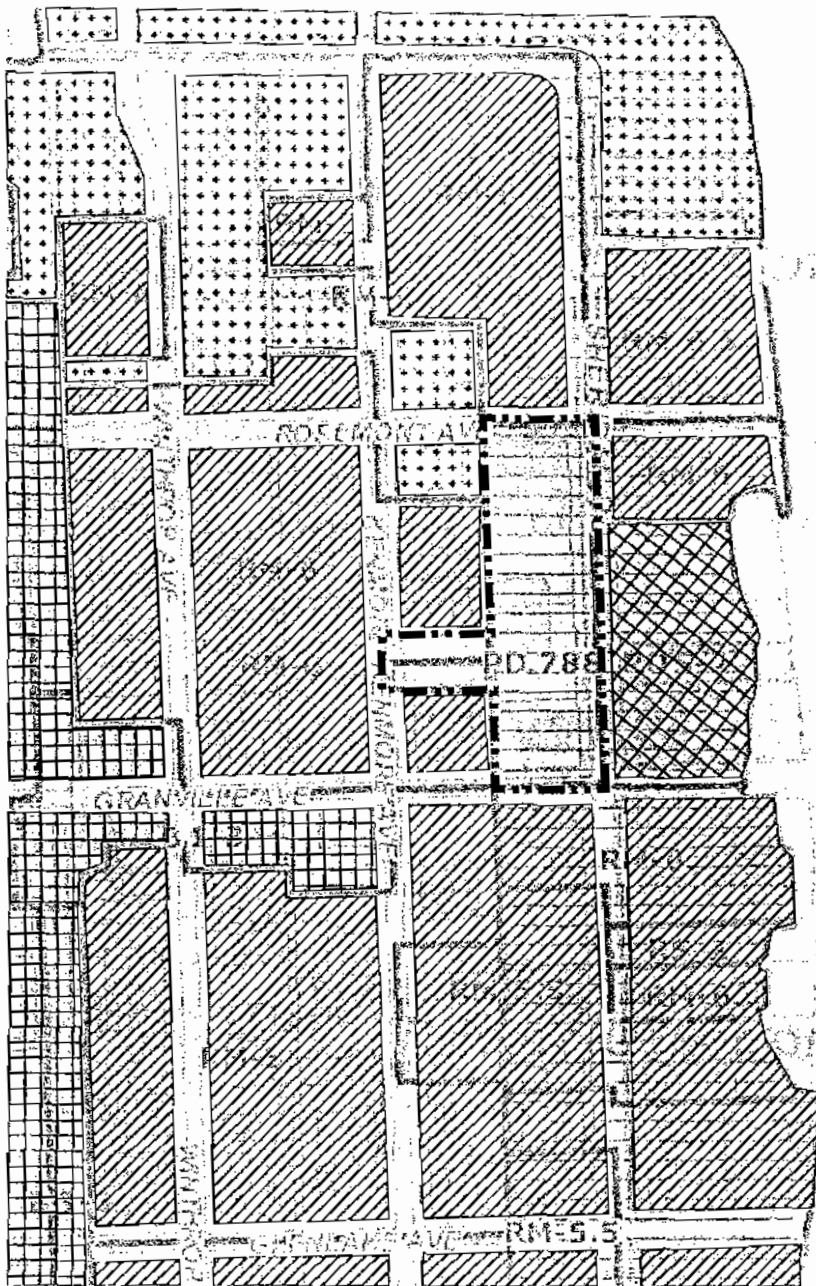
Applicant: Convent of the Sacred Heart of Chicago, Illinois  
 6250 North Sheridan Road  
 Chicago, IL 60660






Introduction: June 22, 2016  
 Plan Commission: August 18, 2016

TERRY  
 GUEN  
 DESIGN  
 ASSOCIATES

FINAL MAP (REVISED)

EXISTING LAND USE MAP



-  Open Space
-  Residential
-  Commercial/Retail
-  Institutional
-  PU Boundary



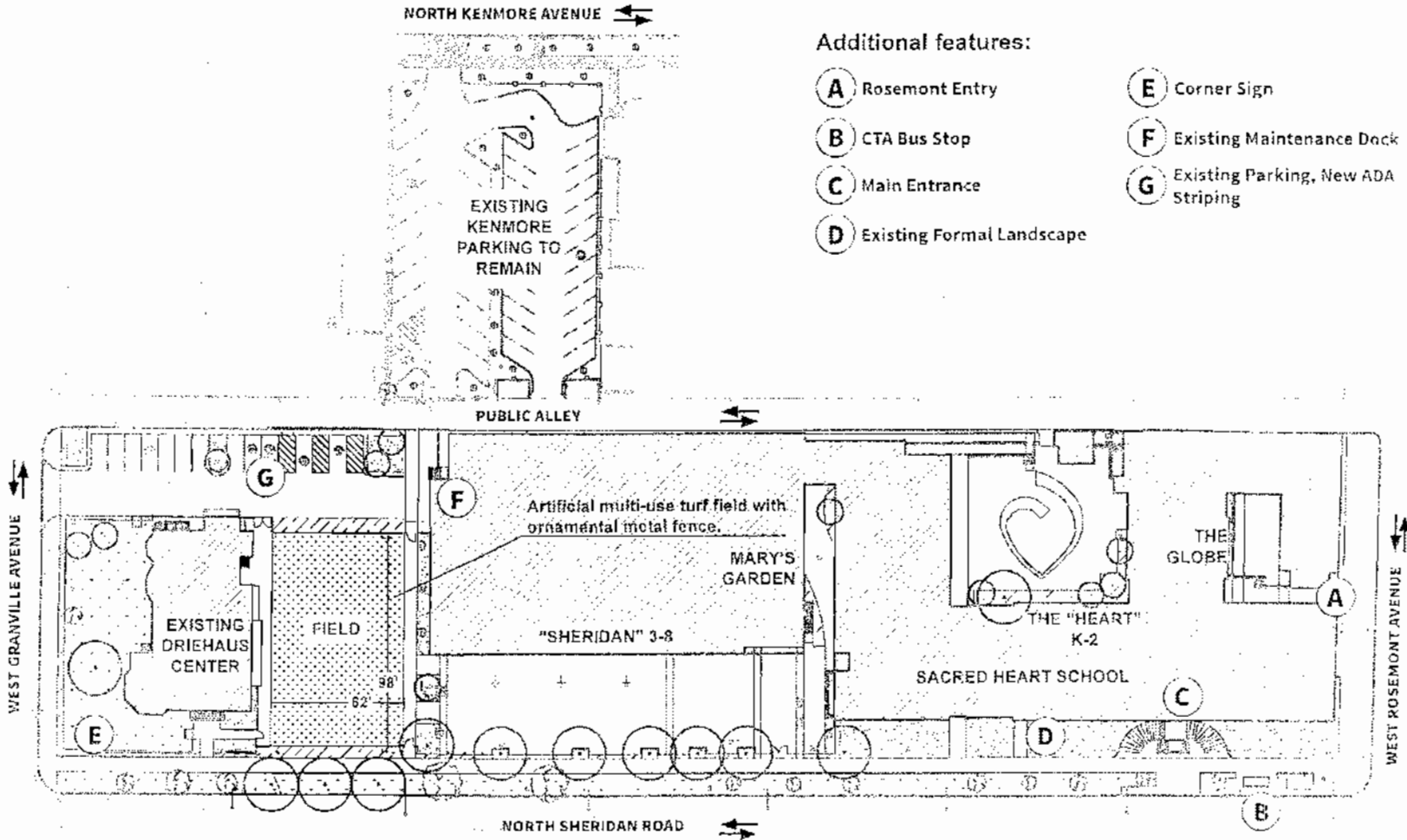
Applicant: Convent of the Sacred Heart of Chicago, Illinois  
 6250 North Sheridan Road  
 Chicago, IL 60660

Introduction: June 22, 2016  
 Plan Commission: August 18, 2016

TERRY  
 GUER  
 DESIGN  
 ASSOCIATES



Site Plan



Additional features:

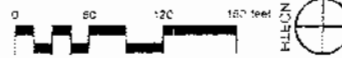
- A** Rosemont Entry
- B** CTA Bus Stop
- C** Main Entrance
- D** Existing Formal Landscape
- E** Corner Sign
- F** Existing Maintenance Dock
- G** Existing Parking, New ADA Striping

Applicant: Convent of the Sacred Heart of Chicago, Illinois

6250 North Sheridan Road  
Chicago, IL 60660

Introduction: June 22, 2016

Plan Commission: August 18, 2016



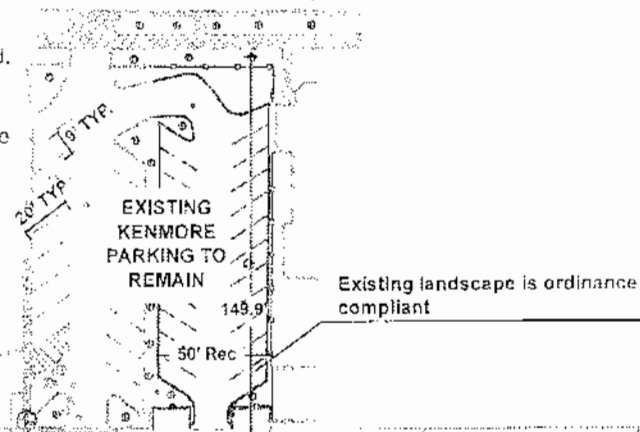
TERRY  
GUEN  
DESIGN  
ASSOCIATES

# Landscape Plan

## Notes:

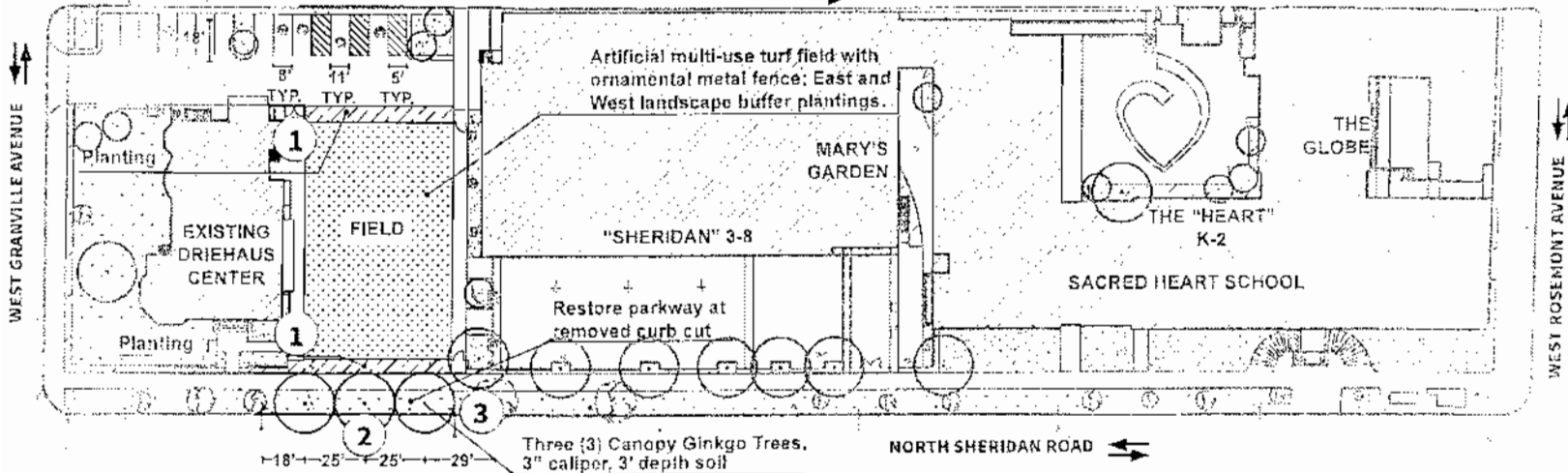
- 1 Landscape planting buffers at field. See Plant List
- 2 Add soil and restore turf. Add three (3) street trees.
- 3 Tree space 13' minimum distance to existing light poles.

NORTH KENMORE AVENUE



## KEY

- CANOPY TREE
- ORNAMENTAL TREE
- SHRUB PLANTING AREA
- PERENNIAL PLANTING AREA
- TURF AREA
- THE FIELD



Applicant: Convent of the Sacred Heart of Chicago, Illinois  
 6250 North Sheridan Road  
 Chicago, IL 60660  
 Introduction: June 22, 2016  
 Plan Commission: August 18, 2016



TERRY  
 GUEN  
 DESIGN  
 ASSOCIATES

9/14/2016

REPORTS OF COMMITTEES

32255




Plant List

32256

PLANT SCHEDULE

TREES	QTY	COMMON NAME	BOTANICAL NAME	CONT	GAL	DETAIL	REMARKS
GIN BIL	3	Madrehair Tree	Ginkgo biloba	B&B	3"Ca		CONFIRM TREES ARE MALE
SHRUBS	QTY	COMMON NAME	BOTANICAL NAME	CONT		DETAIL	REMARKS
HYD TAR	14	Tardiva Hydrangea	Hydrangea paniculata 'Tardiva'	5 gal			
THE EM	22	Emerald Arborvitae	Thuja occidentalis 'Emerald'	B & B			
MB HUF	6	Southern Arrowwood	Viburnum dentatum 'Blue Muffin'	5 gal			
ME LAN	6	Mohican Weigeling Tree	Viburnum lentana 'Mohican'	5 gal			

PERENNIAL PLANT SCHEDULE

	<b>MATRIX A</b> Panisum virgatum 'North Wind' / Northwind Switch Grass Ruellia britanica / Wild Petunia	102 sq 34 53	<u>Size / Spacing</u> 1 GAL / 15" O.C. 1 GAL / 12" O.C.
	<b>MATRIX B</b> Calamintha nepeta ssp. nepeta / Lesser Calamint Eragrostis spectabilis / Purple Love Grass	150 sq 94 53	1 GAL / 12" O.C. 1 GAL / 12" O.C.
	<b>TURF</b> Turf Sod Bolero Plus / Fescue blend	1,254 sq	

FINAL FOR PERMANENT

Applicant: Convent of the Sacred Heart of Chicago, Illinois  
6250 North Sheridan Road  
Chicago, IL 60660  
Introduction: June 22, 2016  
Plan Commission: August 18, 2016



JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

(Committee Meeting Held September 12, 2016)

The Committee on Zoning, Landmarks and Building Standards submitted the following report:

CHICAGO, September 14, 2016.

*To the President and Members of the City Council:*

Presenting a report for your Committee on Zoning, Landmarks and Building Standards which held a meeting on September 12, 2016, the following items were passed by a majority of the members present:

Page 1 contains one text amendment, TAD-548, regarding medical cannabis dispensing organizations in Planned Manufacturing District Number 2B. Page 1 also contains one text amendment, TAD-551, regarding parking around Comiskey Park in conjunction with stadium events.

Pages 1 through 10 contain various map amendments regarding land use.

Pages 10 and 11 contain business identification signs.

Please let the record reflect that Alderman Thomas Tunney abstains from voting and recuses himself under the provisions of Rule 14.

I hereby move for passage of the proposed ordinances and orders transmitted herewith.

Respectfully submitted,

(Signed) DANIEL S. SOLIS,  
*Chairman.*

On motion of Alderman Solis, the said proposed ordinances and orders transmitted with the foregoing committee report were *Passed* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

The following are said ordinances and orders as passed (the italic heading in each case not being a part of the ordinance or order):

*3200 S. Archer Ave.*

[O2016-5684]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to Lincoln Services, P.O. Box 64479, Chicago, Illinois 60664, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3200 South Archer Avenue, Chicago, Illinois, with the dimensions, height and square foot area:

Dimensions: length, 60 feet; height, 20 feet  
Height Above Grade/Roof to Top of Sign: 100 feet at roof level  
Total Square Foot Area: 2,400 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the Chicago Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

*2800 N. Ashland Ave.*

[Or2016-411]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Aurora Sign Company, 1100 Route 34, Aurora, Illinois 60504, for the erection of one (1) ground sign over 24 feet in height and/or over 100 square feet (in area of one face) at 2800 North Ashland Avenue, Chicago, Illinois 60657:

Dimensions: length, 9 feet, 6 inches; height, 12 feet, 6 inches  
Height Above Grade/Roof to Top of Sign: 22 feet  
Total Square Foot Area: 119 square feet  
Elevation: east.

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

---

*3128 N. Ashland Ave.*  
(32 Sq. Ft.)

[Or2016-409]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Modern Signs, Inc., 1727 Armitage Court, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Xfinity, 3128 North Ashland Avenue, Chicago, Illinois 60657:

Dimensions: length, 8 feet; height, 4 feet  
Height Above Grade/Roof to Top of Sign: 25 feet  
Total Square Foot Area: 32 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

---

*3128 N. Ashland Ave.*  
(98 Sq. Ft.)

[Or2016-410]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Modern Signs, Inc., 1727 Armitage Court, Addison, Illinois 60101, for the erection of a

sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Xfinity, 3128 North Ashland Avenue, Chicago, Illinois 60657:

Dimensions: length, 17 feet, 4 inches; height, 5 feet, 8 inches  
Height Above Grade/Roof to Top of Sign: 32 feet  
Total Square Foot Area: 98 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*1800 S. Canal St.*

[Or2016-430]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to View Chicago LLC, 430 West Erie Street, Suite 510, Chicago, Illinois 60654, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 1800 South Canal Street:

Dimensions: length, 31 feet; height, 9 feet  
Height Above Grade/Roof to Top of Sign: 24 feet  
Total Square Foot Area: 279 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*347 W. Chestnut St.*

[Or2016-398]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to Poblacki Sign Company, 922 South 70<sup>th</sup> Street, West Allis, Wisconsin 53214, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 347 West Chestnut Street:

Dimensions: length, 6 feet, 6 inches by 39 feet,  $4\frac{5}{16}$  inches -- two sets of letters (north and south); height, 298 feet to top of letters  
Height Above Grade/Roof to Top of Sign: both equal to 298 feet  
Total Square Foot Area: 255.83 square feet each.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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754 N. Clark St.

[O2016-5664]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to J&B Signs, Inc., 105 West Chicago Avenue, Chicago, Illinois 60654, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 754 North Clark Street, Chicago, Illinois 60654, with the dimensions, height and square foot area:

Dimensions: length, 10 feet; height, 10 feet  
Height Above Grade/Roof to Top of Sign: 25 feet from grade total  
Total Square Foot Area: 100 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the Chicago Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

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1005 S. Delano Ct.

[Or2016-408]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Neon Prism Electric Sign Company, Inc., 1213 Paramount Parkway, Batavia, Illinois 60510, for the erection of a signboard over 24 feet in height and over 100 square feet (in area of one face) at 1005 South Delano Court, Chicago, Illinois 60605:

Dimensions: length, 10 feet, 5 inches; height, 1 foot, 11 inches  
Height Above Grade/Roof to Top of Sign: 35 feet  
Total Square Foot Area: 20 square feet.



Such signs shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*3857 S. Dr. Martin Luther King, Jr. Dr.*

[Or2016-403]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, Inc., 232 West Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Mariano's, 3857 South Dr. Martin Luther King, Jr. Drive, Chicago, Illinois 60653:

Dimensions: length, 20 feet, 6 inches; height, 7 feet, 5 inches  
Height Above Grade/Roof to Top of Sign: 14 feet, 0 inches  
Total Square Foot Area: 152 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*2100 N. Elston Ave.*

[O2016-5659]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to Elston Development Signs LLC of 1156 West Armitage Avenue, Chicago, Illinois 60614, (owner)/Image Media Outdoor, Inc., 5101 Darmstadt, Hillside, Illinois 60162, (advertiser) for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 2100 North Elston Avenue, Chicago, Illinois 60614, with the dimensions, height and square foot area:

Dimensions: length, 60 feet; height, 20 feet  
Height Above Grade/Roof to Top of Sign: 100 feet from grade  
Total Square Foot Area: 2,400 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the Chicago Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

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2160 N. Elston Ave.

[O2016-5662]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to Elston Development Signs LLC, of 1156 West Armitage Avenue, Chicago, Illinois 60614, (owner)/Image Media Outdoor, Inc., 5101 Darmstadt, Hillside, Illinois 60162, (advertiser) for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 2160 North Elston Avenue, Chicago, Illinois 60614, with the dimensions, height and square foot area:

Dimensions: length, 60 feet; height, 20 feet  
Height Above Grade/Roof to Top of Sign: 100 feet from grade  
Total Square Foot Area: 2,400 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the Chicago Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

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5033 N. Elston Ave.

[Or2016-432]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, Inc., 232 West Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Seafood City, 5033 North Elston Avenue, Chicago, Illinois 60630.

Dimensions: length, 32 feet, 1 inch; height, 7 feet, 5 inches  
Height Above Grade/Roof to Top of Sign: 21 feet, 0 inches  
Total Square Foot Area: 238 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*3637 W. Harrison St.*

[O2016-5683]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to Image Media Advertising, Inc., 5101 Darmstadt, Hillside, Illinois 60162, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3637 West Harrison Street, Chicago, Illinois 60614, with the dimensions, height and square foot area:

Dimensions: length, 60 feet; height, 20 feet  
Height Above Grade/Roof to Top of Sign: 100 feet from grade  
Total Square Foot Area: 2,400 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the Chicago Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

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*4123 W. Montrose Ave.*

[Or2016-397]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Ad Deluxe Sign Company, Inc., 23856 West Andrew Road, Suite 103, Plainfield, Illinois 60585, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Ozfield Insurance, 4123 West Montrose Avenue, Chicago, Illinois 60641:

Dimensions: length, 42 feet by 4 feet; height, 4 feet tall  
Height Above Grade/Roof to Top of Sign: 13 feet  
Total Square Foot Area: 168 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

---

*4650 W. North Ave.*  
(North Elevation)

[Or2016-433]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to South Water Signs -- Tom Campione, 934 North Church Road, Elmhurst, Illinois 60126, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Walmart, 4650 West North Avenue, Chicago, Illinois 60639:

Dimensions: length, 37 feet, 3 inches; height, 8 feet  
Height Above Grade/Roof to Top of Sign: 21 feet, 8 inches/54 inches  
Total Square Foot Area: 298 square feet  
Elevation: north.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*4650 W. North Ave.*  
(South Elevation)

[Or2016-434]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to South Water Signs -- Tom Campione, 934 North Church Road, Elmhurst, Illinois 60126, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Walmart, 4650 West North Avenue, Chicago, Illinois 60639:

Dimensions: length, 37 feet, 3 inches; height, 8 feet  
 Height Above Grade/Roof to Top of Sign: 21 feet, 5 inches/55¼ inches  
 Total Square Foot Area: 298 square feet  
 Elevation: south.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

---

4650 W. North Ave.  
 (West Elevation)

[Or2016-435]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to South Water Signs -- Tom Campione, 934 North Church Road, Elmhurst, Illinois 60126, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Walmart, 4650 West North Avenue, Chicago, Illinois 60639:

Dimensions: length, 37 feet, 3 inches; height, 8 feet  
 Height Above Grade/Roof to Top of Sign: 21 feet, 5 inches/55¼ inches  
 Total Square Foot Area: 298 square feet  
 Elevation: west.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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4849 W. North Ave.

[Or2016-431]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to North Shore Sign Company, 1925 Industrial Drive, Libertyville, Illinois 60048, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Ross Dress for Less, 4849 West North Avenue, Chicago, Illinois 60639 (Permit Number 100660203):

Dimensions: length, 30 feet; height, 10 feet, 7 inches  
Height Above Grade/Roof to Top of Sign: 14 feet  
Total Square Foot Area: 318 square feet  
Elevation: north.

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

---

*4012 N. Pulaski Rd.*

[Or2016-399]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Modern Signs, Inc., 1727 Armitage Court, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Huntington National Bank, 4012 North Pulaski Road, Chicago, Illinois 60641:

Dimensions: length, 13 feet, 6 inches; height, 5 feet, 6 inches  
Height Above Grade/Roof to Top of Sign: 30 feet  
Total Square Foot Area: 74 square feet.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*1033 W. Van Buren St.*

[O2016-5653]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed

to issue a sign permit to Image Media Advertising, Inc., 5101 Darmstadt, Hillside, Illinois 60162, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 1033 West Van Buren Street, Chicago, Illinois 60614, with the dimensions, height and square foot area:

Dimensions: length, 60 feet; height, 20 feet  
Height Above Grade/Roof to Top of Sign: 100 feet from grade  
Total Square Foot Area: 2,400 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the Chicago Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

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*3201 S. Wolcott Ave.*

[O2016-5633]

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the Commissioner of Buildings is hereby authorized and directed to issue a sign permit to Lincoln Services, P.O. Box 64479, Chicago, Illinois 60664, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at 3201 South Wolcott Avenue, Chicago, Illinois, with the dimensions, height and square foot area:

Dimensions: length, 60 feet; height, 20 feet  
Height Above Grade/Roof to Top of Sign: 100 feet at roof level  
Total Square Foot Area: 2,400 square feet.

Notwithstanding any provisions of Title 17 of the Municipal Code of the City of Chicago (the Chicago Zoning Ordinance) to the contrary, the Commissioner of Buildings is hereby directed and authorized to issue a sign permit to the address referenced within this ordinance.

SECTION 2. This ordinance shall be in force and effect from and after its passage and due publication.

---

*1255 S. Wabash Ave.*

[Or2016-407]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to Volkan Sign and Lighting, 602 Lunt Avenue, Schaumburg, Illinois 60193, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Extra Space Storage, 1255 South Wabash Avenue, Chicago, Illinois 60605 (Permit Number 100581702):

Dimensions: length, 6 feet; height, 30 feet  
Height Above Grade/Roof to Top of Sign: 49 feet  
Total Square Foot Area: 180 square feet  
Elevation: west.

Such sign shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*500 E. 51<sup>st</sup> St.*

[Or2016-405]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to Olympic Signs, Inc., 1130 North Garfield, Lombard, Illinois 60148, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Provident Hospital, 500 East 51<sup>st</sup> Street, Chicago:

Dimensions: length, 58 feet; height, 7 feet, 2 inches  
Height Above Grade/Roof to Top of Sign: 120 feet  
Total Square Foot Area: 416 square feet.



Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

---

832 W. 63<sup>rd</sup> St.  
(East Elevation)

[Or2016-396]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, Inc., 232 West Interstate Road, Addison, Illinois 60101, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Whole Foods Market, 832 West 63<sup>rd</sup> Street, Chicago, Illinois 60621:

Dimensions: length, 17 feet, 0 inches; height, 12 feet, 5 inches  
Height Above Grade/Roof to Top of Sign: 26 feet, 5 inches  
Total Square Foot Area: 211 square feet  
Elevation: east.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

---

832 W. 63<sup>rd</sup> St.  
(South Elevation)

[Or2016-395]

*Ordered*, That the Commissioner of Buildings is hereby directed to issue a sign permit to Doyle Signs, Inc., 232 West Interstate Road, Addison, Illinois, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Whole Foods Market, 832 West 63<sup>rd</sup> Street, Chicago, Illinois 60621:

Dimensions: length, 17 feet, 0 inches; height, 12 feet, 5 inches  
Height Above Grade/Roof to Top of Sign: 26 feet, 5 inches  
Total Square Foot Area: 211 square feet  
Elevation: south.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

*1909 W. 95<sup>th</sup> St.*

[Or2016-401]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Landmark Sign Company, 7424 Industrial Avenue, Chesterton, Indiana 46304, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Safeguard Self Storage, 1909 West 95<sup>th</sup> Street, Chicago, Illinois 60643 (Permit Number 100659123):

Dimensions: length, 62 feet, 11 inches; height, 12 feet, 6 inches  
Height Above Grade/Roof to Top of Sign: 24 feet, 6 inches  
Total Square Foot Area: 786 square feet  
Elevation: north.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

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*1808 W. 95<sup>th</sup> Street*

[Or2016-400]

*Ordered,* That the Commissioner of Buildings is hereby directed to issue a sign permit to Volkan Sign and Lighting, 602 Lunt Avenue, Schaumburg, Illinois 60193, for the erection of a sign/signboard over 24 feet in height and/or over 100 square feet (in area of one face) at Advanced Auto Parts, 1808 West 95<sup>th</sup> Street, Chicago, Illinois 60643 (Permit Number 100651263):

Dimensions: length, 39 feet, 6 inches; height, 6 feet, 8 inches  
Height Above Grade/Roof to Top of Sign: 14 feet  
Total Square Foot Area: 263 square feet  
Elevation: west.

Such sign(s) shall comply with all applicable provisions of Title 17 of the Chicago Zoning Ordinance and all other applicable provisions of the Municipal Code of the City of Chicago governing the construction and maintenance of outdoor signs, signboards and structures.

**AGREED CALENDAR.**

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Alderman Burke moved to *Suspend the Rules Temporarily* for the purpose of including in the Agreed Calendar a series of resolutions presented by the Honorable Rahm Emanuel, Mayor, and Aldermen Moreno, Hopkins, Hairston, Sawyer, Beale, Sadlowski Garza, Thompson, Cárdenas, Burke, Lopez, Brookins, Muñoz, Solis, Maldonado, Reboyras, Santiago, Ramirez-Rosa, Villegas, Mitts, Reilly, Smith, Tunney, Arena, Pawar and J. Moore. The motion *Prevailed*.

Thereupon, on motion of Alderman Burke, the proposed resolutions presented through the Agreed Calendar were *Adopted* by yeas and nays as follows:

*Yeas* -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Fouikes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

*Nays* -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

Sponsored by the elected city officials named below, respectively, said Agreed Calendar resolutions, as adopted, read as follows (the italic heading in each case not being a part of the resolution):

*Presented By*

***THE HONORABLE RAHM EMANUEL, MAYOR:***

***CONGRATULATIONS EXTENDED TO BOB MARIANO ON RETIREMENT.***

[R2016-712]

WHEREAS, At the age of 17, Robert A. Mariano began working as a part-time deli clerk at Dominick's Finer Foods; and

WHEREAS, In 1971, Mr. Mariano became a sales representative for Oscar Mayer & Company. In the ensuing decades, through hard work and exceptional acumen, in 1995

he became the president and chief executive officer of Dominick's Finer Foods. During his tenure, Mr. Mariano took Dominick's public and grew it into a top-performing regional supermarket chain with 115 stores; and

WHEREAS, In 2002, Mr. Mariano became the chairman and chief executive officer of Roundy's, Inc., a Midwest grocery retailer with over \$4 Billion in annual sales and 150 stores in Wisconsin and Illinois; and

WHEREAS, Mr. Mariano continued the growth of Roundy's by introducing Mariano's Fresh Market in 2010; and

WHEREAS, Mr. Mariano based the Mariano's brand on his four decades of experience in the grocery industry, and it offers its customers a unique food shopping experience; and

WHEREAS, The Mariano's brand has grown to 38 stores throughout the Chicago area, including stores in the Edgewater, Jefferson Park, Lakeshore East, Ravenswood, Roscoe Village, South Loop, Ukrainian Village, West Loop, Bucktown, New City, and Lakeview neighborhoods; and

WHEREAS, Mr. Mariano's commitment to giving back to the community led to the establishment of the Roundy's Foundation, which has given more than \$10 Million to address hunger relief and families in crisis due to domestic abuse; and

WHEREAS, Mr. Mariano is the recipient of many awards, including the 2008 Humanitarian of the Year Award from the Joint Civic Committee of Italian Americans, the 2014 inaugural IBEW Chicagoland Businessperson of the Year Award, the 2015 Simon Wiesenthal Center Midwest Region Community Leadership Award, and the 2016 Equality Illinois Business Leadership Award; and

WHEREAS, Mr. Mariano serves on several boards, including the Food Marketing Institute, Rush University Medical Center Board of Directors, The University of Chicago-Booth School of Business Advisory Council and the Economic Club of Chicago; and

WHEREAS, Mr. Mariano will soon be retiring to enjoy the hard-earned fruits of his labor with his beloved wife Nina; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby express our sincere congratulations to Robert A. Mariano on his upcoming retirement and commend him for his service to the community, and offer him our warmest and best wishes for his future endeavors; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Robert A. Mariano as a token of our appreciation and esteem.

*CONGRATULATIONS EXTENDED TO RECIPIENTS OF 2016 GOLDEN APPLE AWARD FOR EXCELLENCE IN TEACHING.*

[R2016-709]

WHEREAS, The Golden Apple Foundation has conferred its prestigious 2016 Golden Apple Award for Excellence in Teaching on three high school teachers and one elementary school principal in recognition of their outstanding achievements as educators; and

WHEREAS, A not-for-profit organization based in Chicago, the Golden Apple Foundation advances the profession of teaching by recognizing excellent educators; by recruiting and preparing talented high school students and college graduates to be teachers through innovative training programs; and by improving the skills of current teachers through professional development; and

WHEREAS, Dedicated to the proposition that "all children deserve excellent teachers", the Golden Apple Foundation has recognized exceptional teachers in the Chicago area each year since 1986; and

WHEREAS, Chosen through a rigorous process by a volunteer committee of distinguished Chicago-area educators, this year's recipients of the Golden Apple Award were selected from over 400 nominees; they are indeed worthy of recognition by their peers; and

WHEREAS, The Chicago Public School recipients of the 2016 Golden Apple Award are Mr. Dana Butler, Principal, Irma C. Ruiz Elementary School; Mr. Dennis Kass, Sociology Teacher, Infinity Math, Science & Technology High School; Mr. Todd Katz, Honors Biology and Advanced Placement Environmental Science Teacher, Whitney M. Young Magnet High School; and Mr. Leo Park, Beginning, Intermediate, Concert & Chamber Strings Teacher, Northside College Preparatory High School; and

WHEREAS, Each Golden Apple Award recipient receives a tuition-free, spring quarter sabbatical to study at Northwestern University. Each recipient also receives a \$5,000 honorarium. Perhaps most importantly, Golden Apple teachers become Fellows of the Golden Apple Academy of Educators, providing a stronger voice and a larger stage from which to make an impact on education, through ongoing professional development and engagement in education reform, such as the mentoring of future teachers through the Golden Apple Scholars of Illinois program; and

WHEREAS, The recipients of the 2016 Golden Apple Awards for Excellence in Teaching were honored on May 20, 2016 at WTTW/Channel 11 Studios in Chicago. WTTW later broadcast the awards in a one-hour televised program; and

WHEREAS, Because our children are our future, no one is more deserving of our admiration and respect than these extraordinary teachers, who give generously of themselves each day to educate and inspire our children; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby applaud this year's recipients of the 2016 Golden Apple Award for their impressive dedication to teaching, the most noble of professions, and welcome their future contributions to the Golden Apple Academy; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to the 2016 Golden Apple Award recipients: Dana Butler, Dennis Kass, Todd Katz, and Leo Park as a token of our esteem and good wishes.

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*GRATITUDE EXTENDED TO KATHRYN O'CONNELL FOR DEDICATED SERVICE TO CITY OF CHICAGO.*

[R2016-710]

WHEREAS, Kathryn O'Connell has served the City of Chicago as a dedicated leader and public servant for the past 10 years; and

WHEREAS, This esteemed body has been informed of Kathryn O'Connell's contributions to the City of Chicago by Mayor Rahm Emanuel; and

WHEREAS, Kathryn O'Connell resides in the City of Chicago with her husband, Jim, and their two children, Danny and Kelsey, balancing her number-one job as a mother with her unwavering work ethic for the City; and

WHEREAS, She has an enduring devotion to Chicago sports, exemplified by her loyal dedication to the Chicago Blackhawks and Marian Hossa; and

WHEREAS, Kathryn O'Connell has served the City of Chicago under both Mayor Richard M. Daley and Mayor Rahm Emanuel; and

WHEREAS, In her 10 years with the City, she has served as the Scheduler to the Mayor, Assistant to the Mayor for Public Policy, and Assistant to the Mayor and Director of the Mayoral Fellowship Program; and

WHEREAS, Kathryn O'Connell has inspired Chicago Mayoral Fellows as a fierce advocate for the importance of municipal government for the past six years; and

WHEREAS, Her work has touched nearly 200 students coming from all over the country, each of whom benefited from her dedication to public service and positive social change, and her mentorship, both during and after the fellowship; and

WHEREAS, Kathryn O'Connell challenges Mayoral Fellows to remember the people affected when crafting policy, encourages them to understand the diversity of need within

our communities, and empowers them to think creatively towards solving the toughest issues in Chicago; and

WHEREAS, From her years of experience, Kathryn O'Connell provides insight and knowledge to Mayoral Fellows, culminating in the annual New Ideas Forum, where Fellows present innovative ideas to Mayoral staff that will propel the City of Chicago into a better future; and

WHEREAS, The Mayoral Fellowship Program continues to thrive as the top public service fellowship in the nation; and

WHEREAS, Kathryn O'Connell is known for her commitment to public service, passion for public policy, and energetic personality; and

WHEREAS, Kathryn O'Connell's love and dedication to the City of Chicago and its residents shine through daily as she inspires everyone who works with her, and shapes the next generation of public servants in Chicago and beyond; and

WHEREAS, She always leads by example, with public service planted firmly as her core mission for remaining committed to her work, the City, and the Fellows forever grateful for her guidance; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby celebrate and extend our heartiest thanks to Kathryn O'Connell for her 10 years of service and dedication to the City and its residents, and we wish her all the best in her future endeavors; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Kathryn O'Connell as a token of our esteem and respect.

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*WELCOME EXTENDED TO THE RIGHT HONOURABLE SADIQ KHAN, MAURA, MAYOR OF LONDON, ON VISIT TO CHICAGO.*

[R2016-711]

WHEREAS, The Members of this chamber warmly welcome The Right Honourable Sadiq Khan, Mayor of London, who will be visiting the City of Chicago this month; and

WHEREAS, A special relationship binds the United States and Great Britain together, including a common interest in human rights and economic prosperity; and

WHEREAS, On Mayor Khan's first official visit to the United States, he makes his first stop here in Chicago; and

WHEREAS, Chicago and London proudly share a welcoming stance on immigration, founded in the belief that immigrant communities bring the seeds of ideas that can germinate, take root, and flower in their new cities; and

WHEREAS, Chicago and London share the conviction that immigrants provide boundless inspiration and hard work that ultimately create stronger, more beautiful, and vibrant cities; and

WHEREAS, Interest in innovation and technology unite the cities of Chicago and London, as evidenced by Mayor Khan's visit to 1871 and UI Labs; and

WHEREAS, While in Chicago, Mayor Khan will address the Chicago Council on Global Affairs; visit the Whole Foods Market in Englewood; walk through Maggie Daley Park; tour the Riverwalk; and participate in an interfaith event; and

WHEREAS, Mayor Khan will sign a Memorandum of Understanding between Chicago and London to promote shared economic development; and

WHEREAS, Mayor Emanuel will host a dinner for Mayor Khan that will include leaders from Chicago's business, civic, technological, academic, and faith communities; and

WHEREAS, Chicago is proud of its long history of friendship and cooperation with London, and all Chicagoans join in celebrating the joyous occasion of Mayor Khan's visit; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby extend a warm welcome to The Right Honourable Sadiq Khan, Mayor of London, upon his visit to Chicago and wish him a pleasant and productive stay; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to The Right Honourable Sadiq Khan, Mayor of London, as a token of our respect and good wishes.

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*Presented By*

**THE HONORABLE RAHM EMANUEL, MAYOR,  
ALDERMAN SOLIS (25<sup>th</sup> Ward) And  
ALDERMAN THOMPSON (11<sup>th</sup> Ward):**

**CELEBRATION OF MID-TOWN FESTIVAL IN CHICAGO.**

[R2016-714]

WHEREAS, The Mid-Autumn Festival, also known as the Moon Festival or Harvest Moon Festival, is a Chinese harvest festival held on the 15<sup>th</sup> day of the eighth month in the Chinese Han calendar on the night of the full moon; and



WHEREAS, This year's Mid-Autumn Festival takes place September 15 -- 17; and

WHEREAS, The Festival celebrates three fundamental concepts, gathering, thanksgiving and praying; and

WHEREAS, The Chinese began celebrating the harvest during the autumn full moon in the Shang Dynasty, thousands of years ago, and have continued this tradition ever since; and

WHEREAS, The Mid-Autumn Festival is an occasion to reunite friends and relatives, eat mooncakes and watch the moon, a symbol of harmony and unity; and

WHEREAS, A notable part of celebrating the holiday is the carrying and display of beautiful, brightly lit lanterns in a variety of settings; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby recognize the cultural and historical significance of the Mid-Autumn Festival and join the community in celebrating this occasion; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Chicago's Chinese and Chinese-American community as a symbol of our esteem and respect.

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*Presented By*

**THE HONORABLE RAHM EMANUEL, MAYOR  
And OTHERS:**

**CELEBRATION OF MEXICAN INDEPENDENCE DAY IN CHICAGO.**

[R2016-713]

A resolution, presented by the Honorable Rahm Emanuel, Mayor and Aldermen Moreno, Sadlowski, Garza, Cárdenas, Burke, Lopez, Muñoz, Solis, Maldonado, Reboyras, Santiago, Ramirez-Rosa and Villegas, reading as follows:

WHEREAS, Mexican Independence Day, known as El Grito, will be celebrated this year on the 16<sup>th</sup> of September; and

WHEREAS, The seminal figure associated with Mexican Independence Day is Father Miguel Hidalgo, a Roman Catholic priest and a leader of the Mexican War of Independence; and

WHEREAS, On September 16, 1810, Father Hidalgo gave a famous speech, known as "El Grito de Dolores" or the "Cry of Dolores", exhorting his parishioners to join him in his fight against the injustices of the Spanish colonial rule; and

WHEREAS, El Grito de Dolores marked the beginning of the long Mexican War of Independence, which Mexicans fought with resolute determination until they achieved their independence in 1821; and

WHEREAS, This year marks the 206<sup>th</sup> anniversary of Mexico's independence from Spanish colonial rule; and

WHEREAS, Mexican Independence Day is one of the country's most important holidays; and

WHEREAS, On this festive occasion, the red, white and green Mexican flag, as well as flowers and decorations in the colors of Mexico, are on abundant display, whistles and horns are blown and confetti is thrown, and feasts, dances and parades are held; and

WHEREAS, Fiestas Patrias Chicago Committee is a group of over 100 prominent Mexican Chicagoans who have revitalized the celebration of Mexican Independence Day in our city; and

WHEREAS, El Grito 2016 will be celebrated in Harrison Park in the city's Pilsen community on September 15, 2016, featuring Mexican cuisine, traditional dancing, marching bands, and floats; and

WHEREAS, El Grito 2016 is an opportunity for the one and a half million Mexicans in the Chicago area to celebrate the culture and history of Mexico; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby acknowledge the cultural and historical significance of Mexican Independence Day; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the Fiestas Patrias Chicago Committee as a token of our appreciation of the Committee's efforts in reinvigorating the celebration of Mexican Independence Day in our city.

*Presented By*

**THE HONORABLE SUSANA A. MENDOZA, CITY CLERK:**

**RECOGNITION OF CONTRIBUTORS BY PEOPLE OF JALISCO, MEXICO AND EFFORTS BY FEDEJAL TO SUPPORT JALISCIENSES COMMUNITIES IN CHICAGO METROPOLITAN AREA AND DECLARATION OF SEPTEMBER 1, 2016 AS "DIA DE JALISCO" IN CHICAGO.**

[R2016-595]

WHEREAS, The free and sovereign state of Jalisco, Mexico, includes the great city of Guadalajara, and is home to more than 7.5 million people (5 million people in the metropolitan area); and

WHEREAS, Jalisco has made rich cultural contributions not only to the country of Mexico, but also to the rest of the world and, specifically, the City of Chicago, and the communities throughout the Chicago metropolitan area; and

WHEREAS, A great number of Jaliscienses have traveled to the United States in pursuit of the American dream of life, liberty and happiness, and an estimated 200,000 call Illinois their home; and

WHEREAS, Fedejal, the Federacion Jalisciense del Medio Oeste, is a not-for-profit organization that promotes the well-being and advancement of the Jaliscienses in the Midwest and Mexico through educational, cultural, civic and social projects; and

WHEREAS, Each year to recognize the traditions, history and culture of Jalisco, Fedejal sponsors "Semana Jalisco", "7N7" or Jalisco Week "7 Cities in 7 Days", in the Midwest; and

WHEREAS, The members of the Chicago City Council are committed to promoting, recognizing and celebrating various cultures and traditions that are part of Chicagoans' rich heritage; now, therefore,

*Be It Resolved*, That the Chicago City Council, the Office of the City Clerk, and the people of the City of Chicago, recognize the contributions of the people of Jalisco and, with great gratitude, the work of Fedejal, and present to them this formal expression of that admiration and support; and

*Be It Further Resolved*, That, we, the Mayor of the City of Chicago and the members of the Chicago City Council, gathered this 14<sup>th</sup> day of September 2016, do hereby proclaim September 1, 2016 as honorary "Dia de Jalisco" in Chicago.

*Presented By*

**ALDERMAN HOPKINS (2<sup>nd</sup> Ward):**

**CONGRATULATIONS EXTENDED TO ANN & ROBERT H. LURIE CHILDREN'S HOSPITAL OF CHICAGO ON RECEIPT OF HOPE & COURAGE AWARD AND DECLARATION OF SEPTEMBER 16, 2016 AS "HOPE & COURAGE DAY" IN CHICAGO.**

[R2016-697]

WHEREAS, Ann & Robert H. Lurie Children's Hospital of Chicago is the top ranked pediatric specialty hospital in Illinois and is ranked among the nation's best pediatric hospitals by *U.S. News & World Report*; and

WHEREAS, Lurie Children's commitment to relentlessly pursuing healthier futures for every child is inspired by the courage of their patients and families and has sustained the Hospital's tradition of providing quality health care to children dating back to 1882; and

WHEREAS, Hospital employees chose 'Hope' and 'Courage' as the names for the construction cranes that built Lurie Children's world-class hospital located on the Northwestern Medical Campus in Chicago's Streeterville neighborhood; and

WHEREAS, Lurie Children's will hold its Hope & Courage Awards Ceremony on Friday, September 16, 2016 to recognize the contributions of community members who have demonstrated an exceptional commitment to improving the health and well-being of children and families throughout our city and state; and

WHEREAS, The 'Patient and Family Award' will be presented to Margaret Storey and her daughter Josie Heller for Ms. Storey's advocacy on public policies that affect families of children with complex medical conditions and disabilities, and for the inspiration Josie provides every day to her mother and so many others engaged in critical advocacy efforts; and

WHEREAS, The 'Community Advocate Award' will be presented to Jacqueline Samuel, Ph.D., for dedicating her career to building stronger and healthier communities by creating paths to quality housing, healthcare, and education in Chicago, and for being a leading voice for violence prevention and trauma-informed care in Chicago; and

WHEREAS, The 'Government Leader Award' will be presented to Illinois State Senator Kwame Raoul, who has displayed outstanding leadership on critical child health issues-including access to healthcare services and concussion prevention, served as a critical leader on the effort to abolish the death penalty in Illinois, and worked to help rebuild healthcare facilities in Haiti after the 2010 earthquake; and

WHEREAS, These award recipients embody the vision of Lurie Children's to ensure healthier futures for all children; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, assembled here on this 14<sup>th</sup> day of September 2016, do hereby salute the Ann & Robert H. Lurie Children's Hospital of Chicago Hope & Courage Award recipients and declare September 16, 2016 to be "Hope & Courage Day" throughout Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to each Hope & Courage Award honoree and to Patrick M. Magoon, President and Chief Executive Office of Ann & Robert H. Lurie Children's Hospital of Chicago.

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*GRATITUDE EXTENDED TO CHICAGO GATEWAY GREEN FOR DEDICATION TO GREENING AND BEAUTIFYING CHICAGO EXPRESSWAYS, GATEWAYS AND NEIGHBORHOODS AND DECLARATION OF SEPTEMBER 26 THROUGH OCTOBER 2, 2016 AS "GATEWAY GREEN WEEK" IN CHICAGO.*

[R2016-696]

WHEREAS, Chicago Gateway Green is dedicated to greening and beautifying Chicago's expressways, gateways and neighborhoods; and

WHEREAS, In 1986, the late Donald J. DePorter founded Chicago Gateway Green as a public-private partnership dedicated to making a difference in Chicago and now plays an essential role in the ongoing commitment to beautification initiatives and supports tourism; and

WHEREAS, In 1996, the City of Chicago dedicated the gateway at Ohio, located at Orleans Street and Ontario Street, after Donald J. DePorter, and in 2012 the City of Chicago dedicated the gateway at the Kennedy-Edens Junction after the late long-time Gateway Green Chairman Gerald J. Roper; and

WHEREAS, Chicago Gateway Green is dedicated to greening and beautifying Chicago's expressways, gateways and neighborhoods and maintains 100 expressway gardens and almost 150 acres of roadside landscaping; and

WHEREAS, Chicago Gateway Green has planted more than 4,000 trees, 80,000 shrubs, 130,000 perennials, and has removed over 1.35 million pounds of refuse from Chicago's expressways since the inception of its Expressway Partnership Program; and

WHEREAS, Chicago Gateway Green has worked in tandem with the City of Chicago and Illinois Department of Transportation to remove graffiti and litter over the 100 miles of expressways within Chicago's borders; and

WHEREAS, Chicago Gateway Green showcases artists' work from international participants in the Sister Cities program, with permanent, large-scale public art that establishes Chicago as an international city of culture; and

WHEREAS, Chicago Gateway Green has served neighborhoods throughout Chicago, from Chinatown to Englewood to Lincoln Park through tree plantings and neighborhood clean-ups; and

WHEREAS, In 1992, Chicago Gateway Green created its marquee annual fundraising event, the Green Tie Ball; and

WHEREAS, This year marks the 25<sup>th</sup> anniversary of Green Tie Ball, with a spectacular gala on October 1, 2016, co-chaired by Lara Shiffman and Neal Zucker, featuring Masters of Ceremony Roe Conn and Anna Davlantes; and

WHEREAS, 2016 also marks the 30<sup>th</sup> anniversary of Chicago Gateway Green and its dedication to greening and beautifying Chicago's expressways, gateways and neighborhoods; and

WHEREAS, Support of sustainable initiatives, such as those created and maintained by Chicago Gateway Green are essential for a successful local economy and a healthy environment; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered this 14<sup>th</sup> day of September 2016, do hereby designate the week of September 26 through October 2, 2016 as "Gateway Green Week" in the City of Chicago, in recognition of valuable contributions of Chicago Gateway Green to the City of Chicago over the course of 30 years; and

*Be It Futher Resolved*, That ceremonial copies of this resolution be presented to Chicago Gateway Green as an expression of gratitude for their dedication, leadership, and outstanding work in upholding the historical motto of our city, Urbs In Horto, City in a Garden.

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*Presented By*

**ALDERMAN HAIRSTON (5<sup>th</sup> Ward):**

**TRIBUTE TO LATE SYLVIA ELIZABETH WEBB NOBLES.**

[R2016-698]

WHEREAS, On March 2, 1923 Sylvia Elizabeth Webb Nobles was born in Chicago, Illinois the daughter of Lilly B. Webb and John Burl Webb, Sr.; siblings Oscar, Leroy, Adrienne, William, Helen and John, Jr.; and

WHEREAS, In her youth Sylvia attended McCosh Elementary School and Englewood High School; and

WHEREAS, Sylvia and her siblings were raised in the West Woodlawn area of Chicago. She was subsequently featured in the novel, entitled *Tight Little Island*, a profile of the West Woodlawn neighborhood between 1900 through 1950; and

WHEREAS, Sylvia's first year of college was at Illinois State Teachers College in Normal, Illinois. However, because of discriminatory practices she left Illinois State Teachers College, earning her Bachelor of Science in Education from West Virginia State University which was a HBCU at the time; and

WHEREAS, On September 2, 1948, Sylvia married the love of her life, Lawrence W. (Toby) Nobles. Residing in the Washington Heights neighborhood of Chicago, Sylvia and Toby raised their four children: Anita Renee Nobles (Dew), Judith Lynn Nobles Gilmore, Linda Cheryl Nobles Franklin and Lawrence W. Nobles, Jr.. There are four grandchildren Daniel Dew, Chevon Nobles Little, Samuel Dew and Devon Nobles and three wonderful great-grandchildren; and

WHEREAS, While raising her family, Sylvia worked at the Chicago Public School's for over 30 years, first as a high school teacher. Sylvia then decided to return to school attending Chicago State University where she earned a second bachelor's degree in primary education. With that degree Sylvia went on to teach kindergarten for over 20 years; and

WHEREAS, After retirement Sylvia pursued her passion for fashion and worked at Vogue Fabrics where she also taught sewing classes; and

WHEREAS, Sylvia was one of the early members of Trinity United Church of Christ joining at the original location and later attending service in the new sanctuary for numerous years; and

WHEREAS, Sylvia had a vibrant civic and social life. She was a member of Alpha Kappa Alpha Sorority, Inc., the Women's Board of DuSable Museum of African American History, the Parents Club, Haute Couture Club, Chicago Chapter of the West Virginia State Alumni Association and she joined her many friends in a bevy of social activities with the senior group of Good Shepherd Church; now, therefore,

*Be It Resolved*, That at the behest of Alderman Leslie A. Hairston, we, the Mayor and the members of the Chicago City Council, do hereby honor the exceptional woman, stellar career and philanthropic commitments of Sylvia Elizabeth Webb Nobles and extend our heartfelt condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Mrs. Sylvia Elizabeth Webb Nobles.

*Presented By*

**ALDERMAN SAWYER (6<sup>th</sup> Ward):**

**RECOGNITION EXTENDED TO SMITHSONIAN INSTITUTE ON DEDICATION OF NATIONAL MUSEUM OF AFRICAN AMERICAN HISTORY AND CULTURE AND COMMEMORATION OF 48<sup>TH</sup> & WABASH BLOCK CLUB FOR PERSERVING MEMORY OF MAMIE TILL-MOBLEY.**

[R2016-699]

WHEREAS, The National Museum of African American History and Culture will hold its dedication ceremony on September 24, 2016; and

WHEREAS, Established as the 19<sup>th</sup> Smithsonian museum by an act of Congress through legislation signed into law in 2003, this facility is the only national museum devoted exclusively to the documentation of African American life, art, history and culture; and

WHEREAS, This museum, encompassing almost 400,000 square feet, will be the nation's largest and most comprehensive cultural destination devoted exclusively to exploring, documenting and showcasing the African American story and its impact on American and world history; and

WHEREAS, Chicago acknowledges a special connection to this newest of national museums. Chicago Bulls great Michael Jordan donated Five Million Dollars to its support as well as one of his 1996 NBA finals home jersey. Another prominent Chicagoan, the Honorable Barack H. Obama, President of the United States of America, will be present at the dedication; and

WHEREAS, One of the inaugural exhibits, "The Power of Place", showcases Chicago's black urban life and notes it is home to the *Chicago Defender* since 1905. In another inaugural exhibit titled "Defending Freedom, Defining Freedom: Era of Segregation 1876 -- 1968", a single casket is one of the most powerful and moving artifacts the museum will display; and

WHEREAS, It was in this casket that Mamie Till-Mobley, the mother of Emmitt Till, allowed the public to view her son's disfigured remains following a lynching in Money, Mississippi in 1955. This action was viewed by many historians to be a pivotal moment in the civil rights struggle and galvanized momentum toward the fight for equal rights for black citizens in the United States; and

WHEREAS, The 84<sup>th</sup> & Wabash Block Club, has established a committee of member residents commissioned to continue the legacy of Mamie Till-Mobley whose home was on their block. Until her death in 2003, she was a constant advocate of causes to benefit the black community and will always be memorialized as an icon of the civil rights movement; and



WHEREAS, The Honorable Roderick Sawyer, Alderman of the 6<sup>th</sup> Ward, has informed this august body of the Smithsonian's historic dedication ceremony and the remarkable woman who made such a significant contribution to the African American story this museum enshrines; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City of Chicago City Council, gathered this 14<sup>th</sup> day of September 2016 A.D., do hereby salute the Smithsonian Institute upon the dedication of their National Museum of African American History and Culture and commend the 84<sup>th</sup> & Wabash Block Club for its dedication to preserving the memory of Mamie Till-Mobley and her son, Emmet Till; and

*Be It Further Resolved*, That suitable copies of this resolution be prepared and presented to Lonnie G. Bunch III, founding Director of the Smithsonian's National Museum of African American History and Culture and the 84<sup>th</sup> & Wabash Block Club.

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*Presented By*

**ALDERMAN HARRIS (8<sup>th</sup> Ward):**

**TRIBUTE TO LATE HENDERSON BROWN.**

[R2016-594]

WHEREAS, God in His infinite wisdom and judgment has called to his eternal reward Henderson Brown, a beloved citizen and friend on Sunday, July 31, 2016, at the age of 79; and

WHEREAS, The Chicago City Council was informed of Mr. Henderson Brown's transition by the esteemed Alderman of the 8<sup>th</sup> Ward, Michelle A. Harris; and

WHEREAS, The lives of Adeline Harris and Arnold Brown were blessed on May 15, 1937 with the birth of their son, Henderson Brown. He and his siblings, Duke, Amanda, Patience, Katherine and Estelle were full of life and brought joy and laughter into the Brown Family home. Although his loving mother passed at a young age, leaving Henderson to be raised by his siblings, he had a solid but humble beginning. He graduated elementary school, high school, and two years of college with the basketball scholarship he earned for his excellent performance as a basketball player; and

WHEREAS, Henderson Brown met and married the former Evelyn Iris Mayfield and to this young and loving couple three children were born: Rodney, Robin and Rory. The Brown Family moved to the South Side of Chicago in 1964. Henderson worked several

jobs to make absolutely sure that his family was well taken care of. He was employed with the Chicago Transit Authority for many years and retired from ET&E Railroad; and

WHEREAS, Henderson was well respected and loved by many. He was a man who enjoyed life, playing poker, going to the Kentucky Derby, watching football and either talking with or listening to what others had to say; he lived life to its fullest; and

WHEREAS, Henderson Brown will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him. He will be missed by his family and friends. Henderson leaves to cherish his memory, his children, Rodney, Robin and Rory; his sister, Estelle; grandchildren, Erika, Amanda, Eyliece, Haley and Isaiah Brown; great-grandchildren, Elijah, Londyn, Paris, and Alaiya and a host of other relatives and friends; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 14<sup>th</sup> day of September 2016 A.D., do hereby express our sorrow on the passing of Henderson Brown and extend to his family and friends our sincere condolences; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Henderson Brown.

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*TRIBUTE TO LATE CHARLES PERKINS.*

[R2016-598]

WHEREAS, Charles Perkins, a most beloved citizen and friend, has been called to eternal life by the wisdom of God, Friday, August 5, 2016; and

WHEREAS, The Chicago City Council has been notified of his transition by the Honorable Michelle A. Harris, Alderman of the 8<sup>th</sup> Ward; and

WHEREAS, On February 18, 1933 in Memphis, Tennessee, Mr. Osborne Perkins and Ms. Lizzy Seay became the proud parents of their loving son, Charles. He was the eldest of the two children who brought happiness and laughter into the Perkins home. At an early age, Charles was baptized and accepted Christ as his Savior and rejoiced in Him. His faith carried him through the trials and tribulations of life; and

WHEREAS, Charles moved to Chicago at the young age of 16, enlisted in the United States Army at the age of 20 and after serving his country proudly he received an Honorable Discharge. For over 18 years, Charles was a dedicated employee with DeSoto Chemical Paint Company, and for the next 30 years, Charles enjoyed his job as a cab driver, especially when Oprah Winfrey would be his passenger; and

WHEREAS, Charles and the former Elizabeth Valentine were united in holy matrimony on July 25, 1964 and to this union two children were born and two daughters were added, Yvette Monique and Charlene Tezena. Charles and Elizabeth shared 52 wonderful years together; and

WHEREAS, Charles was an active and vital member of his family and community, he will be deeply missed, but the memory of his character, amazing sense of humor and his exceptional kindness will live on in those who knew and loved him; and

WHEREAS, The loving husband of Elizabeth Valentine Perkins; dear father of Derek Terrell (Monique) Perkins and Dierdre (Christopher Hal); grandfather of Kay Monet Perkins; brother of Mary Jean (Willie) Seay-Andrews; nephew of Bobbie Seay; brother-in-law of Willie T. (Dr. Gwendolyn) Valentine, Queen Esther (Theodis) Young, Dr. Annie Ruth (Johnnie) McClain, Martha (Henry) Haynes, Charlotte (Larry) Shearry and Mary (C.J.) Thomas; a very special long-time friend of Anthony Gant, a wonderful uncle to many nephews and nieces and a great friend to many, Charles leaves a legacy of faith, compassion, dignity and love. Charles has exchanged time for everlasting life and will be reunited with his father, mother, grandmother and two beloved brothers-in-laws, Sol Valentine and Frank Valentine; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016 A.D., do hereby express our sorrow on the passing of Charles Perkins and extend to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Charles Perkins.

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*Presented By*

**ALDERMAN BEALE (9<sup>th</sup> Ward):**

**TRIBUTE TO LATE CLAUDETTE DIXON.**

[R2016-604]

WHEREAS, It is with great sadness that the members of this chamber learned of the peaceful departure of Claudette Dixon, on February 12, 2016, at the age of 72; and

WHEREAS, This august body has been informed of her passing by the Honorable Anthony Beale, Alderman of the 9<sup>th</sup> Ward; and

WHEREAS, Claudette Dixon was born on February 18, 1944, to the union of Joseph Elijah Dixon and Jessie West Dixon, in Chicago, Illinois, the youngest of six children. She attended Holy Name of Mary Elementary School, Morgan Park High School, and Loop College; and

WHEREAS, Claudette is remembered as a loving and devoted mother to her two children, Claude and Claudette. She was also a dedicated and passionate friend, opening her door to anyone who needed her; and

WHEREAS, Claudette was known as hardworking and strong-willed, spending 34 years working for the Social Security Administration as a typist, supervisor, mentor, trainer, and confidante to many. After retirement, she passed the time working for her hometown sports teams, the Chicago Bulls and Chicago White Sox; and

WHEREAS, Claudette loved to travel the world, which led her to pursue her dreams of becoming a travel agent; and

WHEREAS, Claudette accepted Christ at a young age, she attended Beth Eden Baptist Church and later joined several Catholic churches; and

WHEREAS, Claudette leaves to cherish her memory her son, Claude A. Dixon; daughter, Claudette Lucretia Dixon Delk (Dan); grandsons, Antonio Delk, Eddie Delk, Darrell Dixon; great-grandchildren, Jezmine, Jedah, Armani, Javier, Antonio, Breyanna, Angeia; nephews, Tyree and Tyrone; nieces, Lucia (Mario), Renee (Mitchell); and a host of great and great-great nieces, nephews, close relatives and beloved friends. She was preceded in death by her granddaughter, Lucretia Dannyelle Dixon; and

WHEREAS, Claudette touched the lives of all who knew her through her kindness and gentle heart. She will be deeply missed, but the memory of her character, intelligence and love will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby extend our heartfelt condolences to the family of Claudette Dixon; and

*Be It Further Resolved*, That suitable copies of this resolution are presented to the family of Claudette Dixon as a sign of our honor, gratitude, and respect.

---

*TRIBUTE TO LATE WILLIAM ALLEN GILL, JR.*

[R2016-602]

WHEREAS, It is with great sadness that the members of this chamber learned of the peaceful departure of Mr. William Allen Gill, Jr., on February 20, 2016; and

WHEREAS, This august body has been informed of his passing by the Honorable Anthony Beale, Alderman of the 9<sup>th</sup> Ward; and

WHEREAS, William Allen Gill, Jr. was born on January 18, 1947 to proud parents Willie Alonzo Gill and Rose Marie "Penny" Griffin in Buffalo, New York. William and his family relocated to Chicago's South Side in 1963, he graduated from John Marshall Harlan High School in 1965 and later received his bachelor's degree from Roosevelt University. William married the love of his life, Deborah, on April 21, 1971; and

WHEREAS, Shortly after his marriage to Deborah, William enlisted in the United States Army from which he was honorably discharged in 1973. After his service to his country, William began a 30 year career at the Chicagoland race tracks; and

WHEREAS, William later went on to open his own business, Gill Limousine, where he took pride in serving doctors and world-renowned researchers at The University of Chicago; and

WHEREAS, William is remembered as a dedicated professional, entrepreneur, and known for the phenomenal service he provided to his clients; and

WHEREAS, William is also remembered fondly as "William of Motown", living life to the fullest and proud to tell everyone he met about his loving family; and

WHEREAS, William leaves to cherish his memory his loving wife Deborah, and children, Dana (Johnnie), Vania (John), William III (Brittany), Jamaal (DeKeita), and Brian; grandchildren, William IV, Austyn, Julian, Joshua, Christopher, Jamaal II, Mariah, Jwuan, Mia, Joshua, Gabriel, Joshua, and Jayden; great-grandson, Jaden; and brother, Phillip (Cynthia); and

WHEREAS, William touched the lives of all who knew him through his jovial spirit and love for life. He will be deeply missed, but his memory will live on in those who knew and loved him; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby extend our heartfelt condolences to the family of William Allen Gill, Jr.; and

*Be It Further Resolved*, That suitable copies of this resolution are presented to the family of William Allen Gill, Jr. as a sign of our honor, gratitude, and respect.

---

TRIBUTE TO LATE JERALDINE MOSLEY-MC CALL.

[R2016-600]

WHEREAS, God in his infinite wisdom has called Mrs. Jeraldine Mosley-McCall, most beloved citizen, to her eternal reward; and

WHEREAS, This august body has been informed of her passing by the Honorable Anthony Beale, Alderman of the 9<sup>th</sup> Ward; and

WHEREAS, Jeraldine Mosley-McCall was born on June 3, 1944, second-eldest child to proud parents James and Arta Mosley in Chicago, Illinois. She was preceded in death by her father, James, and three brothers, Jonny, Jesse and Jerry. Jeraldine went on to marry the love of her life, Elder John S. McCall over 30 years ago; and

WHEREAS, Jeraldine graduated from Englewood High School in 1961, and went on to obtain her bachelor's degree in psychology and political science from Roosevelt University. While attending school, she worked at retailer Spiegel and after graduation, the Illinois Department of Mental Health; and

WHEREAS, She began her lifelong career in funeral services after graduating from Worsham College of Mortuary Science in 1971, and worked at Leak & Sons Funeral Home for 45 years. Jeraldine was known as an expert in the field, always performing her work with integrity and professionalism and served as a mentor to many others; and

WHEREAS, In the culmination of her many years of dedicated work in funeral services, Jeraldine achieved one of her greatest accomplishments in 2004, opening Paradise Garden Funeral Home with her business partner, Madeline Brinson. She was also a member of the National Funeral Directors Association, a life member of the Academy of Professional Women, Certified Emeritus, a member of the Worsham College Advisory Board, and a member of the National Coalition of 100 Black Women; and

WHEREAS, Jeraldine accepted Christ at an early age, and loved her family, church, and above all, God. She was a member of Morning Star Baptist Church of Chicago for almost two decades, serving on the Board of Directors, Trustee Board, and Organized Church Library; and

WHEREAS, Jeraldine leaves to cherish her memory her loving husband, Elder John S. McCall, Pastor of Prince of Peace Apostolic Church; stepsons, John, Jr. and Jason; six grandchildren; mother, Arta; sisters, Justine (Will), Janet, Jacquelyn (Lony) and Sandra; brothers, James and Joe (Mary); and a host of nephews, nieces, cousins, and friends; and

WHEREAS, Jeraldine touched the lives of all who knew her and will be deeply missed, but her memory lives on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby extend our heartfelt condolences to the family of Jeraldine Mosley-McCall; and

*Be It Further Resolved*, That suitable copies of this resolution are presented to the family of Jeraldine Mosley-McCall as a sign of our honor, gratitude, and respect.

*TRIBUTE TO LATE ANGELIS VERDELLE OWENS.*

[R2016-601]

WHEREAS, God in His infinite wisdom has called Angelis Verdelle Owens (nee Young), most beloved citizen, to her eternal reward on January 11, 2016, surrounded by her loving family; and

WHEREAS, This august body has been informed of her passing by the Honorable Anthony Beale, Alderman of the 9<sup>th</sup> Ward; and

WHEREAS, Angelis Verdelle Owens, was born on February 11, 1941, fifth child to proud parents, the late Frank and Isabel Young in Selma, Alabama; and

WHEREAS, Angelis, "Verdie" or "Ann" as she later came to be affectionately known, moved to Chicago, Illinois in the early 1960s. Angelis went on to marry the love of her life, the late Herman Owens, and together the couple had five children. The couple was married for 39 years until Herman's death on August 21, 2003; and

WHEREAS, Angelis is remembered as well-liked and respected woman, who was dedicated to her family. She led by example, possessing several certificates from independent business courses as well as an associates degree in business from Robert Morris College, always encouraging her children to remain curious and continue learning; and

WHEREAS, Angelis accepted Christ at a young age and was a devout Christian, sharing the "Good news of the Lord" with everyone she met; and

WHEREAS, Angelis leaves to cherish her memory daughters, Angelica (Daniel) and Samantha (Kevin); sons, Herman, Jr. (Frankie), Theo (Lenora) and Darryl (Regina); special son, Eric (Natan); grandchildren, Herman "Lavel", Alexis, Daniel "DT", British, Darius, Latrice, Theo "Dantrell", Darion, Marcus, Dijae and Sriyah; siblings, Leola (Bob), Vera, Charles (Delores), Bettie (John), Alice (Danny), Theo, Louis (Douglas); and a host of nieces, nephews, cousins, and friends. She was preceded in death by Arlene Broadnax and Jesse Young; and

WHEREAS, Angelis touched the lives of all who knew her through her kindness and gentle heart. She will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby extend our heartfelt condolences to the family of Angelis Verdelle Owens; and

*Be It Further Resolved*, That suitable copies of this resolution are presented to the family of Angelis Verdelle Owens as a sign of our honor, gratitude, and respect.

*GRATITUDE EXTENDED TO REVEREND ETTA ELLIS FOR DEDICATED SERVICE TO ROSELAND COMMUNITY.*

[R2016-605]

WHEREAS, Reverend Etta Ellis, has served and dedicated herself to the City of Chicago as a citizen, volunteer, and advocate for educational, political, and faith-based causes; and

WHEREAS, This august body has been informed of Reverend Ellis's accomplishments and contributions to the City of Chicago by the Honorable Anthony Beale, Alderman of the 9<sup>th</sup> Ward; and

WHEREAS, Reverend Ellis has been a tireless community advocate, and has served Chicago by provided faith based services for many years; and

WHEREAS, Reverend Ellis is a gifted communicator, songwriter, and social justice advocate; and

WHEREAS, Reverend Ellis joins the ranks of other Roseland women who have dedicated their lives to the welfare of the City, and her achievements are being honored at the SAP's Women's History Event on April 2, 2016 by the Abbott Park Advisory Council; now, therefore,

*Be It Resolved*, That we, the Mayor, and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby extend our heartiest thanks to Reverend Etta Ellis for her service to the City and wish her every success in all of her future endeavors; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Reverend Etta Ellis.

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*GRATITUDE EXTENDED TO DR. FRANKIE NELSON OWENS FOR CONTRIBUTIONS TO CITY OF CHICAGO.*

[R2016-603]

WHEREAS, Dr. Frankie Nelson Owens, has served and dedicated herself to the City of Chicago for over 45 years as an employee, volunteer, and advocate for educational, political, and faith-based causes; and

WHEREAS, This august body has been informed of Dr. Owens's accomplishments and contributions to the City of Chicago by the Honorable Anthony Beale, Alderman of the 9<sup>th</sup> Ward; and



WHEREAS, Dr. Owens was born on February 15, 1950 to proud parents Sylvester and Ethel Ray in Sunflower County, Mississippi. Dr. Owens is married to the love of her life, Howard Owens, and is a proud mother, grandmother, and great-grandmother; and

WHEREAS, Dr. Owens is a graduate of Kelly High School on Chicago's Southwest Side, received her bachelor's degree from Harold Washington College, and completed her doctorate degree at Marantha Baptist Seminary; and

WHEREAS, She began her career in public service in 1970, and has worked for the Chicago Park District, Cook County Sheriff, and retired as director of environmental services from Provident Hospital of Cook County; and

WHEREAS, Dr. Owens is an active political advocate, in 2004 she was elected as Republican Ward Committeeman in the 9<sup>th</sup> Ward, she was also a city precinct captain, and is currently the president of the 103<sup>rd</sup> Street Block Club; and

WHEREAS, Dr. Owens is also an innovator, creating a unique janitorial cart that eliminates the need for housekeeping staff to carry water buckets from room to room. Dr. Owens noticed the inefficiencies in current janitorial cart designs while she was supervisor at Provident Hospital of Cook County, and filed for and received a patent for her invention in 2014; and

WHEREAS, Dr. Owens joins the ranks of other Roseland women who have dedicated their lives to the welfare of the City, and her achievements are being honored at the SAP's Women's History Event on April 2, 2016 by the Abbott Park Advisory Council; now, therefore,

*Be It Resolved*, That we, the Mayor, and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby extend our heartiest thanks to Dr. Frankie Nelson Owens for her service to the City and wish her every success in all of her future endeavors; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Dr. Frankie Nelson Owens.

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**CONGRATULATIONS EXTENDED TO RAFFIN CONSTRUCTION COMPANY ON 100<sup>TH</sup> ANNIVERSARY.**

[R2016-599]

WHEREAS, Raffin Construction Company is celebrating its 100<sup>th</sup> anniversary; and

WHEREAS, This esteemed body has been informed of Raffin Construction Company's milestone by the Honorable Anthony Beale, Alderman of the 9<sup>th</sup> Ward; and

WHEREAS, Louis Raffin, a mason from Italy, immigrated to Chicago in 1912. Four years later he was one of the founders of Kensington Concrete Construction Company; and

WHEREAS, In 1922, Louis Raffin bought out his partners and renamed the company Raffin Construction Company; and

WHEREAS, Raffin Construction Company is a well-known general contractor focusing on the commercial and industrial markets; and

WHEREAS, The company has worked on a wide range of projects over the years including the renovation of Rockefeller Chapel at The University of Chicago and the construction of Haggerty Volkswagen in Oak Lawn; and

WHEREAS, The company is currently managed by the fifth generation of the Raffin family; and

WHEREAS, Raffin Construction Company has thrived due to its adherence to the basic principles of efficiency, honesty and quality; now, therefore,

*Be It Resolved*, That we, the Mayor and the City Council of the City of Chicago, this 14<sup>th</sup> day of September 2016, recognize Raffin Construction Company for its lasting contributions to our City and State and wholeheartedly congratulate Raffin Construction Company on this milestone anniversary; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Raffin Construction Company.

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*Presented By*

**ALDERMAN SADLOWSKI GARZA (10<sup>th</sup> Ward):**

**CONGRATULATIONS EXTENDED TO MEXICAN PATRIOTIC CLUB ON CONTRIBUTIONS TO CITY OF CHICAGO.**

[R2016-591]

WHEREAS, The Mexican Patriotic Club is the oldest Mexican community organization in the City of Chicago, and has proudly served the Southeast Side of Chicago for 77 years; and

WHEREAS, This esteemed body has been informed of the organization's achievements by the Honorable Susan Sadlowski Garza, Alderman of the 10<sup>th</sup> Ward; and

WHEREAS, Since its inception, the organization has helped Latinos throughout the Chicago area by recognizing and celebrating Mexican culture, providing scholarships, supporting youth and confronting social injustice; and

WHEREAS, The organization created the Laura Cruz Scholarship Fund to encourage Latinos to attend college, and has awarded over \$80,000 since the scholarship began; and

WHEREAS, Community involvement is a key component of the Club's mission. The Mexican Patriotic Club has hosted voter registration drives, sponsored winter coat giveaways, delivered Easter baskets to community women's shelters and donated computers to the Ada S. McKinley Neighborhood House; and

WHEREAS, The Mexican Patriotic Club consistently demonstrates their commitment to children by hosting educational fieldtrips and sponsoring a first place softball team, a young men's baseball team and a basketball team at Rowan Park; and

WHEREAS, The Mexican Patriotic Club is also politically conscious, sponsoring four buses to the "March on Washington" in 1996 to support immigrant rights and has led many other marches throughout the City; and

WHEREAS, The Club also recognizes the contribution and sacrifice of area educators, and annually hosts a Cinco de Mayo Educators' Recognition Luncheon; and

WHEREAS, The organization has played a critical role in supporting their community, leading political initiatives, and providing support to Latinos and Chicagoans for over 77 years; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby congratulate the Mexican Patriotic Club for their tremendous work throughout our City; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the Mexican Patriotic Club as a sign of our admiration and appreciation.

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*Presented By*

**ALDERMAN QUINN (13<sup>th</sup> Ward):**

**TRIBUTE TO LATE CATHERINE C. BONOMO.**

[R2016-592]

WHEREAS, God in His infinite wisdom has called Catherine C. Bonomo to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Marty Quinn, Alderman of the 13<sup>th</sup> Ward; and

WHEREAS, Catherine C. Bonomo, nee Ciamprone, 98 years, beloved wife of the late Harry J.; loving mother of Therese L., dear sister of the late Dominick (Artie) Ciamprone, Russell (Catherine) Ciamprone, Rose (Florian) Botica, Fred (Christine) Scorza, and Louise (John) Regan. Fond aunt of many nieces and nephews, Catherine C. Bonomo leaves a legacy of faith, dignity, compassion and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of Catherine C. Bonomo and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Catherine C. Bonomo.

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TRIBUTE TO LATE ROSEMARY R. WALICZEK.

[R2016-593]

WHEREAS, God in His infinite wisdom has called Rosemary R. Waliczek to her eternal reward; and

WHEREAS, The Chicago City Council has been informed of her passing by the Honorable Marty Quinn, Alderman of the 13<sup>th</sup> Ward; and

WHEREAS, Rosemary R. Waliczek, nee Loughney, beloved wife of the late Eugene "Lefty" retired CFD, loving mother of Helen Waliczek, Susan (Frank) Lewis, Noreen (Randy) Aderman and Ron (Anne) Waliczek; proud grandmother of the late Matthew, Sean Denver PD, (Julie), Kyle and Lewis, Natalie Gath, Kaitlyn, Lauren, Ryan, Kevin Aderman, Frank, Claire and Emma Rose Waliczek; great-grandmother of Sophia, Logan and Morgan Lewis; cherished sister of Jimmy retired CFD (Mary) Loughney, Maureen Loughney retired CFD, Rita (Mike) Swift, the late Martin, late John (late Nancy) and late Helen (John) Gardner; fond sister-in-law of Bob (the late "Boots") Metke, Vicki (the late Ted retired CFD) Waliczek and the late Leroy retired CFD (Dolores) Waliczek. She will be dearly missed by many nieces and nephews. Rosemary was a 25-year volunteer at MacNeal Hospital. Rosemary R. Waliczek leaves a legacy of faith, dignity, compassion and love; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of Rosemary R. Waliczek and extend to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Rosemary R. Waliczek.

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*Presented By*

**ALDERMAN BURKE (14<sup>th</sup> Ward):**

**TRIBUTE TO LATE HONORABLE WENDELL ANDERSON.**

[R2016-635]

WHEREAS, The Honorable Wendell Anderson has been called to eternal life by the wisdom of God at the age of 83; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Wendell Anderson was a former United States senator and governor of the State of Minnesota; and

WHEREAS, Raised in a working-class neighborhood of St. Paul, the Honorable Wendell Anderson was the son of a sausage delivery truck driver; and

WHEREAS, The Honorable Wendell Anderson earned a law degree from the the University of Minnesota while serving in the state legislature; and

WHEREAS, An Army infantry officer, the Honorable Wendell Anderson won a silver medal as a member of the United States Olympic hockey team in 1956; and

WHEREAS, Known for his good looks and folksy manner, the Honorable Wendell Anderson was elected governor in 1970; and

WHEREAS, The Honorable Wendell Anderson was on the cover of the August 13, 1973 issue of *Time* magazine which called him a "Midwestern Kennedy"; and

WHEREAS, As governor the Honorable Wendell Anderson championed an overhaul of school aid and taxes which became known as the "Minnesota miracle"; and

WHEREAS, The Honorable Wendell Anderson also implemented environmental safeguards, a minimum wage and programs for housing, seniors and drug treatment; and

WHEREAS, The Honorable Wendell Anderson served as a United States senator from 1976 to 1978; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Wendell Anderson serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared the Honorable Wendell Anderson to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Wendell Anderson was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Honorable Wendell Anderson imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Honorable Wendell Anderson for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Honorable Wendell Anderson.

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*TRIBUTE TO LATE MICHAEL ARGIRION.*

[R2016-637]

WHEREAS, Michael Argirion has been called to eternal life by the wisdom of God at the age of 76; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Morton Grove, Michael Argirion was a widely admired member of the newspaper community and the loving husband for 53 years of Sherrie; and

WHEREAS, Michael Argirion was the much-adored father of Carrie and Glen and the grandfather of two to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Born in Chicago, Michael Argirion grew up in West Rogers Park and attended DePaul University, Northwestern University and The University of Chicago; and

WHEREAS, Michael Argirion began his career as a copy boy for the old *Chicago American* newspaper, renamed *Chicago Today*, where he later became the news and features editor; and

WHEREAS, Michael Argirion then enjoyed a long and successful career with the *Chicago Tribune* as the executive news editor and assistant managing editor; and

WHEREAS, Michael Argirion was the co-author for more than 15 years of the daily "Jumble" word game which was syndicated by Tribune Media Services; and

WHEREAS, The hard work, sacrifice and dedication of Michael Argirion serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Michael Argirion to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Michael Argirion was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Michael Argirion imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Michael Argirion for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Michael Argirion.

---

*TRIBUTE TO LATE REVEREND WILLIAM T. BURKE.*

[R2016-639]

WHEREAS, The Reverend William T. Burke has been called to eternal life by the wisdom of God at the age of 81; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Reverend William T. Burke was a member of the Society of Jesus for 57 years; and

WHEREAS, The Reverend William T. Burke was a native of Hammond, Indiana and studied at Loyola University in Chicago before entering the Society of Jesus at the Milford Novitiate in Milford, Ohio; and

WHEREAS, The Reverend William T. Burke served much of his priesthood in Oak Park, Illinois, but also ministered in Alaska, Montana and Michigan; and

WHEREAS, The Reverend William T. Burke was a former Jesuit director of the Development Center at the Chicago Province, director of Senior Jesuit Programs and minister of his Jesuit community; and

WHEREAS, The Reverend William T. Burke was the dear brother of Mary, Timothy, Thomas, Barbara, Sara and the late Joseph; and

WHEREAS, The Reverend William T. Burke loved fishing and writing poetry; and

WHEREAS, The holiness, sacrifice and dedication of the Reverend William T. Burke serve as an example to all; and

WHEREAS, The Reverend William T. Burke will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Reverend William T. Burke imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Reverend William T. Burke for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Reverend William T. Burke.

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*TRIBUTE TO LATE JOHN CARROLL.*

[R2016-640]

WHEREAS, John Carroll has gone to eternal life at the age of 59; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and



WHEREAS, John Carroll was a widely admired member of the publishing community and the loving husband of Victoria; and

WHEREAS, John Carroll was the much-adored father of Megan and Matt and the grandfather of one to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Born in Chicago, John Carroll grew up in the Long Beach and Michigan City area where he attended Elston High School and eventually graduated from Purdue University where he received a degree in hotel and restaurant management; and

WHEREAS, After college, John Carroll worked for Lettuce Entertain You Enterprises; and

WHEREAS, John Carroll then enjoyed a successful career as the ad director and publisher of *Chicago* magazine and the publisher of *CS Modern Luxury*; and

WHEREAS, The hard work, sacrifice and dedication of John Carroll serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared John Carroll to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, John Carroll was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, John Carroll imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate John Carroll for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of John Carroll.

---

TRIBUTE TO LATE FRANK W. CONSIDINE.

[R2016-641]

WHEREAS, Frank W. Considine has been called to eternal life by the wisdom of God at the age of 94; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A longtime resident of the North Shore, Frank W. Considine was the loving husband for 68 years of Nancy; and

WHEREAS, Frank W. Considine was the much-adored father of nine children, 16 grandchildren and two great-grandchildren to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A native of Chicago, Frank W. Considine graduated from Loyola University Chicago and served his country during World War II in the United States Navy; and

WHEREAS, Frank W. Considine joined National Can Corporation as general manager in 1961; and

WHEREAS, Frank W. Considine rose to become chief executive officer and then chairman of the company; and

WHEREAS, Following a long and illustrious career, Frank W. Considine retired in 2000; and

WHEREAS, A widely admired business and civic leader, Frank W. Considine was a past director of the Tribune Company and a former chairman of the Board of Loyola University Chicago and Loyola University Health System; and

WHEREAS, As the chairman of the board of directors of the Field Museum, Frank W. Considine oversaw the creation of what today is the museum campus; and

WHEREAS, The hard work, sacrifice and dedication of Frank W. Considine serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Frank W. Considine to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Frank W. Considine was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Frank W. Considine imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved,* That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Frank W. Considine for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved,* That a suitable copy of this resolution be presented to the family of Frank W. Considine.

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*TRIBUTE TO LATE JAMES W. CRONIN.*

[R2016-642]

WHEREAS, James W. Cronin has been called to eternal life by the wisdom of God at the age of 84; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Saint Paul, Minnesota, James W. Cronin was a widely admired member of the scientific community and the loving husband of Carol; and

WHEREAS, James W. Cronin was the much-adored father of Emily and Daniel and the grandfather of six to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Born in Chicago, James W. Cronin graduated from Southern Methodist University before receiving his Ph.D in physics from The University of Chicago; and

WHEREAS, James W. Cronin enjoyed a long and highly successful career as a professor at The University of Chicago where he taught physics and astronomy and astrophysics; and

WHEREAS, In 1980, James W. Cronin was awarded the Nobel Prize in Physics with Val Fitch for the 1964 discovery of the laws governing matter and antimatter and how these laws affect the universe; and

WHEREAS, In addition to his professional achievements, James W. Cronin co-created the Auger Observatory in Argentina which detects extremely powerful, cosmic rays that periodically travel through earth's atmosphere; and

WHEREAS, The hard work, sacrifice and dedication of James W. Cronin serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared James W. Cronin to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, James W. Cronin was an individual of great integrity, and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, James W. Cronin imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate James W. Cronin for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of James W. Cronin.

---

*TRIBUTE TO LATE OSCAR D'ANGELO.*

[R2016-682]

WHEREAS, Oscar D'Angelo has been called to eternal life by the wisdom of God at the age of 84; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Oscar D'Angelo was a widely admired Chicago civic figure and the loving husband of Paula, nee Grespan; and

WHEREAS, A lifelong resident of Little Italy, Oscar D'Angelo was born to the late Luigi and Linda; and

WHEREAS, As a boy, Oscar D'Angelo worked in his parents' grocery store near Laffin and Flournoy Streets; and

WHEREAS, Oscar D'Angelo went on to become a prominent lawyer, real estate developer and advisor to major institutions; and

WHEREAS, A confidante of both Chicago mayors and political powerbrokers, Oscar D'Angelo never left the community that he loved; and

WHEREAS, Oscar D'Angelo often patrolled the neighborhood in his Cadillac to ensure it remained clean, safe and vibrant; and

WHEREAS, Many in Little Italy knew Oscar D'Angelo as a mustached dynamo who led a crew of kids every weekend as they hauled trash out of vacant lots, parks and riverbanks; and

WHEREAS, Oscar D'Angelo worked diligently to protect the architecture, cultural integrity and fabric of the Italian neighborhood that he treasured so much; and

WHEREAS, The embodiment of the spirit of Taylor Street, Oscar D'Angelo earned the title "The Mayor of Little Italy" and was intimately involved in every aspect of its civic life; and

WHEREAS, Oscar D'Angelo was a co-founder and board member of the Chicago Architecture Foundation and of the Landmarks Preservation Council of Illinois which is now called Preservation Illinois; and

WHEREAS, Oscar D'Angelo was a member of the board of directors of Friends of the Parks; and

WHEREAS, In 1989, Mayor Richard M. Daley and the Chicago City Council named a large landscaped traffic island near the foot of the Eisenhower Expressway as "Oscar D'Angelo Park" in his honor; and

WHEREAS, The hard work, sacrifice and dedication of Oscar D'Angelo serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Oscar D'Angelo to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, A big-hearted man of abundant generosity and vision, Oscar D'Angelo will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Oscar D'Angelo imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Oscar D'Angelo for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Oscar D'Angelo.

TRIBUTE TO LATE MOST REVEREND EDWARD DALY.

[R2016-643]

WHEREAS, The Most Reverend Edward Daly has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Most Reverend Edward Daly served as the Bishop of the Roman Catholic Diocese of Derry, Northern Ireland; and

WHEREAS, The Most Reverend Edward Daly was raised in Belleck, County Fermanagh, Northern Ireland by his shopkeeper parents; and

WHEREAS, The Most Reverend Edward Daly was ordained a priest of the Diocese of Derry in 1957; and

WHEREAS, The Most Reverend Edward Daly took part in civil rights marches and tended to and administered last rights to victims of Northern Ireland's Bloody Sunday in 1972 when British soldiers fired on protestors and killed 14 people; and

WHEREAS, The Most Reverend Edward Daly became a widely recognized figure when an iconic photograph of him was published waving a bloodstained white handkerchief as he attempted to help a dying 17-year old who was mortally wounded by gunfire; and

WHEREAS, The Most Reverend Edward Daly became the youngest bishop in Ireland in 1973 and served until his retirement in 1993; and

WHEREAS, During his tenure as bishop, the Most Reverend Edward Daly attended to the needs of prisoners and the victims of injustice; and

WHEREAS, The Most Reverend Edward Daly published his autobiography, *Mister, Are You a Priest?* in 2000 and his second memoir, *A Troubled See: Memoirs of a Derry Bishop* in 2011; and

WHEREAS, The compassion, sacrifice and dedication of the Most Reverend Edward Daly serve as an example to all; and

WHEREAS, The Most Reverend Edward Daly will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Most Reverend Edward Daly imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved.* That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Most

Reverend Edward Daly for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Most Reverend Edward Daly.

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*TRIBUTE TO LATE ARSHELL DENNIS III.*

[R2016-644]

WHEREAS, Arshell Dennis III, known as "Trey" by his family and friends, has been called to eternal life at the age of 19; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Wrightwood, Arshell Dennis III was the much-adored son of Chicago police officer Chico Dennis and Ramona; and

WHEREAS, Born in Wrightwood, Arshell Dennis III was a student at St. John's University in New York where he was a junior; and

WHEREAS, Arshell Dennis III was a journalism student and young man of many talents; and

WHEREAS, Arshell Dennis III was active at his college with the NAACP and was loved and respected by friends and teachers; and

WHEREAS, Arshell Dennis III was known in his community as a polite, caring, and kind individual; and

WHEREAS, The hard work, sacrifice and dedication of Arshell Dennis III serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Arshell Dennis III to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Arshell Dennis III was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Arshell Dennis III imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Arshell Dennis III for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Arshell Dennis III.

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*TRIBUTE TO LATE MOST REVEREND THOMAS G. DORAN.*

[R2016-645]

WHEREAS, The Most Reverend Thomas G. Doran has been called to eternal life by the wisdom of God at the age of 80; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Most Reverend Thomas G. Doran was the bishop emeritus of the Roman Catholic Diocese of Rockford; and

WHEREAS, A native of Rockford, the Most Reverend Thomas G. Doran graduated from Campion Jesuit High School in Wisconsin and studied in Rome and Vatican City before being ordained a priest in 1961; and

WHEREAS, The Most Reverend Thomas G. Doran served in a number of parishes, schools and administrative positions before being named bishop of the Rockford Diocese in 1994; and

WHEREAS, As the leader of the 11-county Diocese, the Most Reverend Thomas G. Doran worked to strengthen the Catholic faith in Northern Illinois and was a champion of the poor; and

WHEREAS, The Most Reverend Thomas G. Doran presided over the local Jubilee 2000 celebration of the Universal Church and the Centennial of the Diocese of Rockford as well as other milestones; and

WHEREAS, The late Pope John Paul II named the Most Reverend Thomas G. Doran as bishop member of the Congregation for the Clergy in 2001; and

WHEREAS, As required by Canon Law, the Most Reverend Thomas G. Doran resigned at the age of 75 and retired upon the appointment of a new bishop; and



WHEREAS, The holiness, sacrifice and dedication of the Most Reverend Thomas G. Doran serve as an example to all; and

WHEREAS, The Most Reverend Thomas G. Doran will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Most Reverend Thomas G. Doran imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Most Reverend Thomas G. Doran for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Most Reverend Thomas G. Doran.

---

*TRIBUTE TO LATE SISTER GWENDOLYN DURKIN.*

[R2016-646]

WHEREAS, Sister Gwendolyn Durkin has been called to eternal life by the wisdom of God at the age of 91; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Chicago, Sister Gwendolyn Durkin was a widely admired member of the religious community; and

WHEREAS, Sister Gwendolyn Durkin was the much-adored aunt of nieces, nephews, grandnieces, grandnephews and great-grand nieces and nephews to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Born on the South Side, Sister Gwendolyn Durkin attended St. Xavier University in Chicago and received her master's degree in sociology from Loyola University; and

WHEREAS, Sister Gwendolyn Durkin entered the Religious Sisters of Mercy in 1949 and began to work at Mercy Hospital as a psychiatric social worker; and

WHEREAS, Sister Gwendolyn Durkin was the CEO of Mercy Hospital during the 1960s and led the institution through times of challenge and change; and

WHEREAS, Sister Gwendolyn Durkin temporarily sheltered and fed several hundred people who were stranded during Chicago's infamous 1967 snowstorm and helped to move the hospital to a new building in 1968; and

WHEREAS, Sister Gwendolyn Durkin worked for the state of Illinois in children's services and as an assistant administrator at both Misericordia and Holy Cross Hospital; and

WHEREAS, Sister Gwendolyn Durkin was also Mercy's vice president of human resources where she worked on special projects before retiring; and

WHEREAS, In 2002, Sister Gwendolyn Durkin received the Woman of Mercy Award given by the Women's Board of Mercy Hospital and Medical Center; and

WHEREAS, The hard work, sacrifice and dedication of Sister Gwendolyn Durkin serve as an example to all; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Sister Gwendolyn Durkin to her family members, friends and all who knew her, and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Sister Gwendolyn Durkin was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Sister Gwendolyn Durkin imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Sister Gwendolyn Durkin for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Sister Gwendolyn Durkin.

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*TRIBUTE TO LATE HONORABLE MARILOU VON FERSTEL.*

[R2016-677]

WHEREAS, The Honorable Marilou von Ferstel has been called to eternal life by the wisdom of God at the age of 78; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Marilou von Ferstel was a former member of the Chicago City Council and the loving wife for 25 years of Baron Henry von Ferstel; and

WHEREAS, Born in Cook County Hospital in 1937, the Honorable Marilou von Ferstel was adopted by James and Luise McCarthy; and

WHEREAS, Raised in the Edgewater Beach Hotel on the North Side, the Honorable Marilou von Ferstel graduated from Barat College and earned a master's degree in public policy from The University of Chicago; and

WHEREAS, Widely recognized for her intelligence and boundless energy, the Honorable Marilou von Ferstel blazed a trail for women in journalism, politics and business; and

WHEREAS, The Honorable Marilou von Ferstel began her career with the *Chicago Tribune* where she worked as a society columnist; and

WHEREAS, The Honorable Marilou von Ferstel served from 1971 to 1975 as the Alderman of the 48<sup>th</sup> Ward and was one of the first two women elected to the Chicago City Council; and

WHEREAS, The Honorable Marilou von Ferstel served one term in office and was later appointed by Mayor Richard J. Daley to the Zoning Board of Appeals and held leadership positions on the Democratic National Committee; and

WHEREAS, During her long and highly successful career, the Honorable Marilou von Ferstel also ran two public relations companies and served as a director of Walgreens and as a Life Trustee of Rush University Medical Center; and

WHEREAS, In 1992, the Honorable Marilou von Ferstel was named by Mayor Richard M. Daley to a commission charged with examining the mayor's plan to allow a \$2 Billion casino and hotel complex in downtown Chicago; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Marilou von Ferstel serve as an example to all; and

WHEREAS, The Honorable Marilou von Ferstel was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, the Honorable Marilou von Ferstel imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the

Honorable Marilou von Ferstel for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Honorable Marilou von Ferstel.

---

*TRIBUTE TO LATE REVEREND PATRICK W. FINCUTTER.*

[R2016-648]

WHEREAS, The Reverend Patrick W. Fincutter has been called to eternal life by the wisdom of God at the age of 88; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Reverend Patrick W. Fincutter was a member of the Society of the Divine Word and a longtime missionary in Papua New Guinea; and

WHEREAS, Born in 1928 in Libertyville, the Reverend Patrick W. Fincutter was the son of Joseph and Clara, nee Folliard; and

WHEREAS, In 1943 at the age of 15, the Reverend Patrick W. Fincutter joined his older brother, John, and entered the Divine Word Seminary in East Troy, Wisconsin; and

WHEREAS, The Reverend Patrick W. Fincutter professed his vows and was ordained to the priesthood in 1955; and

WHEREAS, The Reverend Patrick W. Fincutter ministered for 40 years in Papua New Guinea, the world's second-largest island nation; and

WHEREAS, Because his missionary work relied heavily on the use of air travel to reach remote locations, the Reverend Patrick W. Fincutter trained to be a pilot and mechanic; and

WHEREAS, The Reverend Patrick W. Fincutter spent nine years as a mission pilot on emergency medical flights and delivering supplies; and

WHEREAS, The Reverend Patrick W. Fincutter served three terms as rector in the Diocese of Wewak on the north-central coast of Papua New Guinea and oversaw its communications center for 22 years; and

WHEREAS, The Reverend Patrick W. Fincutter returned to the United States in 2001 at the age of 73 and lived at the Divine Word Residence in East Troy before moving to Techny in 2013; and

WHEREAS, The hard work, sacrifice and dedication of the Reverend Patrick W. Fincutter serve as an example to all; and

WHEREAS, The Reverend Patrick W. Fincutter will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Reverend Patrick W. Fincutter imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Reverend Patrick W. Fincutter for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Reverend Patrick W. Fincutter.

---

*TRIBUTE TO LATE JAY FISHMAN.*

[R2016-649]

WHEREAS, Jay Fishman has been called to eternal life by the wisdom of God at the age of 63; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of New Jersey, Jay Fishman was a widely admired member of the business community and the loving husband of Randy; and

WHEREAS, Jay Fishman was the much-adored father of two children to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Born in New York City, Jay Fishman attended the University of Pennsylvania where he received a bachelor's degree in economics and a master's degree in accounting; and

WHEREAS, Jay Fishman enjoyed a long and successful career in business as the CEO of Travelers' Group Insurance Company; and

WHEREAS, Jay Fishman was diagnosed in 2014 with Lou Gehrig's disease, which is a terminal neurodegenerative condition commonly known as ALS; and

WHEREAS, In addition to his many professional achievements, Jay Fishman was actively involved in a number of philanthropic causes related to ALS research; and

WHEREAS, Jay Fishman raised money for the Boston Children's Hospital project that banks the voices of ALS patients so that when patients lose the ability to speak they can use computers that will speak for them; and

WHEREAS, Jay Fishman and his wife recently contributed \$3 Million to the University of Pennsylvania for a project that helps patients with at-home respiratory care; and

WHEREAS, Jay Fishman was chairman of the Board of Directors of the New York City Ballet, a board member of the Lincoln Center for Performing Arts and a trustee of New York -- Presbyterian Hospital; and

WHEREAS, The hard work, sacrifice and dedication of Jay Fishman serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Jay Fishman to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Jay Fishman was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Jay Fishman imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Jay Fishman for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Jay Fishman.

---

*TRIBUTE TO LATE WILLIAM GAINES.*

[R2016-650]

WHEREAS, William Gaines has been called to eternal life by the wisdom of God at the age of 82; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, William Gaines was a widely admired member of Chicago's journalism community and the loving husband for 54 years of Nellie, nee Gilyan; and

WHEREAS, William Gaines was the much-adored father of Michael, Michelle and Matthew and the grandfather of six to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A native of Indianapolis, Indiana, William Gaines worked for 38 years at the *Chicago Tribune* where he won two Pulitzer Prizes for investigative reporting; and

WHEREAS, Known for his soft-spoken and unassuming nature, William Gaines was widely praised by his fellow reporters for his ability to interpret complex government documents; and

WHEREAS, William Gaines was part of a team that won a Pulitzer Prize in 1976 for uncovering widespread abuse in federal housing programs in Chicago and shocking conditions at two private Chicago hospitals; and

WHEREAS, William Gaines won another Pulitzer Prize in 1988 with other reporters for uncovering waste that plagued Chicago's City Council; and

WHEREAS, While working as a journalist, William Gaines taught investigative reporting at Columbia College in Chicago for more than two decades; and

WHEREAS, Following a long and illustrious career, William Gaines retired from the *Chicago Tribune* in 2001 and was the Knight Chair in Journalism at the University of Illinois at Urbana-Champaign until 2006; and

WHEREAS, William Gaines was the author of *Investigative Reporting for Print and Broadcast*, a textbook used by more than 60 journalism programs; and

WHEREAS, The hard work, sacrifice and dedication of William Gaines serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared William Gaines to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, William Gaines was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, William Gaines imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate William Gaines for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of William Gaines.

---

*TRIBUTE TO LATE MARVIN GITTLER.*

[R2016-652]

WHEREAS, Marvin Gittler has been called to eternal life by the wisdom of God at the age of 77; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Marvin Gittler was a widely admired member of the legal community and the loving husband for 56 years of Carol; and

WHEREAS, Marvin Gittler was the much-adored father of Dr. Michelle, Susie, Dr. Mandy, Debra and the late Caryn, and the grandfather of eight to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A prominent labor lawyer, Marvin Gittler represented organized labor for half a century while he raised his family in the Hyde Park neighborhood; and

WHEREAS, A native of New York City, Marvin Gittler graduated from Syracuse University and The University of Chicago Law School; and

WHEREAS, Marvin Gittler began his career at the National Labor Relations Board and went on to represent unions, including locals on the Teamsters Union; and

WHEREAS, Marvin Gittler's clients comprised of workers in the building trades such as carpenters, roofers, bricklayers and electricians; and

WHEREAS, Marvin Gittler negotiated the first collective bargaining agreements for sergeants, lieutenants and captains in the Chicago Police Department; and



WHEREAS, Throughout his long and illustrious career, Marvin Gittler was known for both his civility and his humor; and

WHEREAS, Marvin Gittler loved spending time at his summer home in Union Pier, Michigan where he built swings and dollhouses for his grandchildren; and

WHEREAS, The hard work, sacrifice and dedication of Marvin Gittler serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Marvin Gittler to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Marvin Gittler was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Marvin Gittler imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Marvin Gittler for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Marvin Gittler.

---

*TRIBUTE TO LATE DR. PAUL GREEN.*

[R2016-705]

WHEREAS, Dr. Paul Green has been called to eternal life by the wisdom of God at the age of 73; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Dr. Paul Green was a widely admired Chicago educator, political analyst and author; and

WHEREAS, Raised on the city's West and North Sides, Dr. Paul Green graduated from The University of Illinois and earned his master's and doctoral degrees from The University of Chicago; and

WHEREAS, Dr. Paul Green was the director of the Institute for Politics and the Arthur Rubloff Professor of Policy Studies at Roosevelt University where he taught generations of students about machine politics; and

WHEREAS, During the 1990s, Dr. Paul Green used his unique insights into local politics to write an op-ed column for *Crain's Chicago Business*; and

WHEREAS, Dr. Paul Green was also a political analyst for WGN Radio and the chairman of the City Club of Chicago where he moderated hundreds of forums over three decades; and

WHEREAS, Paul Green lectured at universities in Europe, Asia and Africa and was the author of a series of books, including *The Mayors: The Chicago Political Tradition*; and

WHEREAS, The hard work, sacrifice and dedication of Dr. Paul Green serve as an example to all; and

WHEREAS, Dr. Paul Green was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his loving wife, Sharon, and his daughter, Sarah, Dr. Paul Green imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Dr. Paul Green for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Dr. Paul Green.

---

*TRIBUTE TO LATE LAWRENCE HOWE.*

[R2016-655]

WHEREAS, Lawrence Howe has been called to eternal life by the wisdom of God at the age of 94; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Evanston, Lawrence Howe was a widely admired member of the business community and the loving husband for almost 70 years of the late Ellen; and

WHEREAS, Lawrence Howe was the much-adored father of Eliza, Ellen, James and Samuel, the grandfather of six and the great-grandfather of four to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Lawrence Howe grew up in Winnetka and earned a bachelor's degree from Harvard University in 1942 and a law degree from The University of Chicago after serving in World War II; and

WHEREAS, Lawrence Howe enjoyed a long and highly successful career as executive director of the Commercial Club of Chicago's Civic Committee where he championed school reform and airport expansion; and

WHEREAS, Lawrence Howe was general counsel for Jewel Companies and senior adviser for the Chicago Community Trust; and

WHEREAS, In addition to his professional achievements, Lawrence Howe served on the boards of Loyola University, Evanston Hospital, North Shore Country Day School, Metropolitan Family Services and Motorola; and

WHEREAS, In 1963, Lawrence Howe became a Winnetka village trustee and then won the election to be village president the following year; and

WHEREAS, The hard work, sacrifice and dedication of Lawrence Howe serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Lawrence Howe to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Lawrence Howe was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Lawrence Howe imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Lawrence Howe for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Lawrence Howe.

*TRIBUTE TO LATE RICHARD KIPHART.*

[R2016-715]

WHEREAS, Richard "Dick" Kiphart has been called to eternal life by the wisdom of God at the age of 75; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Richard "Dick" Kiphart was an influential Chicago investment banker and the loving husband of Susan; and

WHEREAS, Richard "Dick" Kiphart was the much-adored father of Ellen, Jill and Rebeca and the grandfather of seven to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A native of Milwaukee, Richard "Dick" Kiphart graduated from Dartmouth College and earned a master's degree in business administration from Harvard University; and

WHEREAS, Richard "Dick" Kiphart was an executive at William Blair & Company for 50 years where he earned a reputation for dedication to excellence and passion for investing; and

WHEREAS, Richard "Dick" Kiphart was a major figure in Chicago's start-up investment scene; and

WHEREAS, Richard "Dick" Kiphart was a widely admired civic leader who led the Lyric Opera, Columbia College, Erikson Institute, Merit School of Music and Poetry Institute; and

WHEREAS, Along with his wife, Richard "Dick" Kiphart also built schools and wells in Ghana and funded health initiatives in Nigeria; and

WHEREAS, The hard work, sacrifice and dedication of Richard "Dick" Kiphart serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Richard "Dick" Kiphart to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Richard "Dick" Kiphart was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Richard "Dick" Kiphart imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Richard "Dick" Kiphart for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Richard "Dick" Kiphart.

---

*TRIBUTE TO HONORABLE STEVE LATOURETTE.*

[R2016-656]

WHEREAS, The Honorable Steve LaTourette has been called to eternal life by the wisdom of God at the age of 62; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Steve LaTourette was the loving and devoted husband of Jennifer; and

WHEREAS, A native of Cleveland, the Honorable Steve LaTourette graduated from the University of Michigan and Cleveland-Marshall College of Law; and

WHEREAS, The Honorable Steve LaTourette was a public defender before being elected county prosecutor of Lake County; and

WHEREAS, The Honorable Steve LaTourette served for nine terms in office representing northeast Ohio's 19<sup>th</sup> Congressional District and then the 14<sup>th</sup> District from 1995 to 2013; and

WHEREAS, The Honorable Steve LaTourette co-authored the Financial Data Protection Act which unified state and local laws on banking and privacy; and

WHEREAS, The Honorable Steve LaTourette was a member of the House Appropriations Committee and supported spending for Amtrak and infrastructure projects; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Steve LaTourette serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared the Honorable Steve LaTourette to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Steve LaTourette was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Honorable Steve LaTourette imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Honorable Steve LaTourette for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Honorable Steve LaTourette.

---

*TRIBUTE TO LATE MARY ANN MACLEAN.*

[R2016-658]

WHEREAS, Mary Ann MacLean has been called to eternal life by the wisdom of God at the age of 73; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Mettawa, Illinois, Mary Ann MacLean was a widely admired member of the local community and the loving wife for 49 years of Barry; and

WHEREAS, Mary Ann MacLean was the much-adored mother of Duncan, Gillian, Adrian, Elizabeth and Margaret and the grandmother of 12 to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Born in Pittsburgh, Mary Ann MacLean attended university at Penn Hall in Pennsylvania and Lausanne, Switzerland; and

WHEREAS, Mary Ann MacLean and her husband, the CEO of MacLean-Fogg Company and longtime mayor of Mettawa, met in Chicago and were married in Hinsdale; and

WHEREAS, Mary Ann MacLean shared her husband's desire to serve the community and volunteered for countless organizations through her passion for the arts, history and education; and

WHEREAS, Mary Ann MacLean was actively involved in a number of philanthropic causes, including as the director and chair of the Illinois State Museum, a board member of the Illinois State Board of Education, a trustee of the Chicago Zoological Society and the Chicago Botanic Garden, and a generous 50-year supporter of the Chicago Symphony Orchestra; and

WHEREAS, In 2011, the Illinois State Museum opened the Mary Ann MacLean Play Museum for children ages 3 to 10 and the Mary Ann MacLean Resource Center; and

WHEREAS, In 2013, the Brookfield Zoo dedicated the Mary Ann MacLean Conservation Leadership Center where the Chicago Zoological Society's Conservation, Education and Training Department educates students and zoo guests on conservation issues; and

WHEREAS, The hard work, sacrifice and dedication of Mary Ann MacLean serve as an example to all; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Mary Ann MacLean to her family members, friends and all who knew her and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Mary Ann MacLean was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Mary Ann MacLean imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Mary Ann MacLean for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Mary Ann MacLean.

---

TRIBUTE TO LATE FORREST E. MARS, JR.

[R2016-659]

WHEREAS, Forrest E. Mars, Jr. has been called to eternal life by the wisdom of God at the age of 84; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Forrest E. Mars, Jr. was the grandson of the founder of Mars, Incorporated; and

WHEREAS, The global candy producer is known for its popular products that include Milky Way, Snickers and M&Ms chocolate treats; and

WHEREAS, A native of Oak Park, Forrest E. Mars, Jr. graduated from Yale University and earned a master's degree in business administration from New York University; and

WHEREAS, Forrest E. Mars, Jr. joined the family business after completing his education and eventually became co-president; and

WHEREAS, With his brother John and sister Jacqueline, Forrest E. Mars, Jr. helped the company expand internationally and make it one of the richest in the world; and

WHEREAS, Forrest E. Mars, Jr. played an influential role in establishing the candy giant in Russia, China, the Middle East, Africa and Latin America; and

WHEREAS, Following a long and highly distinguished career, Forrest E. Mars, Jr. retired in 1999; and

WHEREAS, Known for his conservationist efforts, Forrest E. Mars, Jr. was the owner of the majestic 82,000-acre Diamond Cross Ranch located on the Tongue River in Montana; and

WHEREAS, The hard work, sacrifice and dedication of Forrest E. Mars, Jr. serve as an example to all; and

WHEREAS, Forrest E. Mars, Jr. was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Forrest E. Mars, Jr. imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Forrest E. Mars, Jr. for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Forrest E. Mars, Jr.



*TRIBUTE TO LATE JAMES P. MC HUGH.*

[R2016-660]

WHEREAS, James P. McHugh has been called to eternal life by the wisdom of God at the age of 90; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Long Grove, James P. McHugh was a widely admired member of the construction community; and

WHEREAS, James P. McHugh was the much-adored father of James and Patty and the grandfather of two to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Born in Chicago's Back of the Yards neighborhood, James P. McHugh began his career as a carpenter in the family business and eventually took over his father's construction company, McHugh Construction, with his brother Jack; and

WHEREAS, James P. McHugh enjoyed a long and highly successful career with the company that constructed many of Chicago's landmark buildings, including the iconic twin-tower Marina City; and

WHEREAS, McHugh Construction was involved in rebuilding Arlington International Racecourse's grandstand after it was destroyed in 1985 and in the building of Water Tower Place, Prudential Plaza and Trump Tower; and

WHEREAS, In addition to his construction work, James P. McHugh was a real estate developer and co-founder of The Habitat Company where his largest project was the Presidential Towers; and

WHEREAS, James P. McHugh also developed the Fields of Long Grove, an 87-home project that was recognized for incorporating sustainability and nature; and

WHEREAS, James P. McHugh was a serious sailor who won two trophies in the 1962 Chicago-Mackinac race and participated in Caribbean races, during the 1960s and 1970s; and

WHEREAS, The hard work, sacrifice and dedication of James P. McHugh serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared James P. McHugh to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, James P. McHugh was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, James P. McHugh imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate James P. McHugh for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of James P. McHugh.

---

TRIBUTE TO LATE JOHN MC LAUGHLIN.

[R2016-661]

WHEREAS, John McLaughlin has been called to eternal life by the wisdom of God at the age of 89; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Washington, D.C., John McLaughlin was a widely admired member of the political news community; and

WHEREAS, John McLaughlin was known as a conservative political commentator who was host of the popular television program "The McLaughlin Group" that debuted in 1982; and

WHEREAS, "The McLaughlin Group" show pioneered lively discussions of Washington politics; and

WHEREAS, In 1984, John McLaughlin hosted "John McLaughlin's One on One", an in-depth interview program, and the CNBC show "McLaughlin" in 1989; and

WHEREAS, John McLaughlin believed information could be entertaining and gaining knowledge did not need to be boring; and

WHEREAS, In addition to his many professional achievements, John McLaughlin also played himself on episodes of "ALF" and "Murphy Brown" and was even portrayed by Dana Carvey on "Saturday Night Live"; and

WHEREAS, The hard work, sacrifice and dedication of John McLaughlin serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared John McLaughlin to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, John McLaughlin was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, John McLaughlin imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate John McLaughlin for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of John McLaughlin.

---

*TRIBUTE TO LATE HONORABLE ANTHONY S. MONTELIONE.*

[R2016-662]

WHEREAS, The Honorable Anthony S. Montelione has been called to eternal life by the wisdom of God; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Anthony S. Montelione was a widely admired member of the judiciary and the loving husband of Nora, nee Finn; and

WHEREAS, The Honorable Anthony S. Montelione was the much-adored father of Colette, Nina and the late Anthony, Jr. and the grandfather of four to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, The Honorable Anthony S. Montelione was a retired presiding judge of the Fifth District of the Circuit Court of Cook County; and

WHEREAS, Born in Oak Park, the Honorable Anthony S. Montelione graduated from DePaul University College of Law and served from 1964 to 1971 as a member of the Cook County State's Attorney's Office; and

WHEREAS, The Honorable Anthony S. Montelione became an associate judge in 1971 and a circuit judge in 1977; and

WHEREAS, Throughout his long and distinguished tenure as a jurist, the Honorable Anthony S. Montelione upheld the highest and most noble traditions of public service; and

WHEREAS, The Honorable Anthony S. Montelione was a valued member of the Justinian Society of Lawyers and the Illinois Bar Association; and

WHEREAS, The Honorable Anthony S. Montelione retired from the bench in 2006; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Anthony S. Montelione serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared the Honorable Anthony S. Montelione to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Anthony S. Montelione was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, the Honorable Anthony S. Montelione imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Honorable Anthony S. Montelione for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Honorable Anthony S. Montelione.

---

*TRIBUTE TO LATE ELIZABETH R. NAPLETON.*

[R2016-663]

WHEREAS, Elizabeth R. "Betty" Napleton has been called to eternal life by the wisdom of God at the age of 91; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Elizabeth R. "Betty" Napleton was the loving wife for 60 years of the late Francis E.; and

WHEREAS, The much-adored matriarch of her family, Elizabeth R. "Betty" Napleton was a religious person whose long and productive life embodied the virtues of sacrifice, kindness and service to others; and

WHEREAS, Elizabeth R. "Betty" Napleton was the devoted mother of Ellen, Edward, Stephen, Gerald, Paul, Mimi, William and Robert; the grandmother of 34 and the great-grandmother of 22 to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, With her husband, Elizabeth R. "Betty" Napleton co-founded the Napleton Auto Group, a multi-state chain of auto dealerships; and

WHEREAS, A member of the "Greatest Generation", Elizabeth R. "Betty" Napleton served in the U.S. Navy as a member of the WAVES during World War II; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Elizabeth R. "Betty" Napleton to her family members, friends and all who knew her and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Elizabeth R. "Betty" Napleton was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Elizabeth R. "Betty" Napleton imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Elizabeth R. "Betty" Napleton for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Elizabeth R. "Betty" Napleton.

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TRIBUTE TO LATE JAMES M. NEDERLANDER.

[R2016-664]

WHEREAS, James M. Nederlander has been called to eternal life by the wisdom of God at the age of 94; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of New York City, James M. Nederlander was a widely admired member of the theater community and the loving husband of Charlene; and

WHEREAS, James M. Nederlander was the much-adored father of James and stepfather of Kristina and the grandfather of four to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, James M. Nederlander was a theater mogul who headed the Nederlander Organization that his father founded and built it into a national theater chain that includes nine Broadway houses; and

WHEREAS, The Nederlander Organization consists of three large theaters on Broadway and venues in Chicago, including The PrivateBank Theatre, the Broadway Playhouse, the Cadillac Palace, the Oriental Theater and the Auditorium Theater of Roosevelt University; and

WHEREAS, James M. Nederlander produced or co-produced more than 100 shows, including "Annie", "Copenhagen", "The Will Rogers Follies", "Les Liaisons Dangereuses", "La Cage aux Folles", "Nine", "Noises Off" and "The Life and Adventures of Nicholas Nickleby"; and

WHEREAS, James M. Nederlander helped establish Chicago as a consistent stop for Broadway hits on the national touring circuit; and

WHEREAS, The hard work, sacrifice and dedication of James M. Nederlander serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared James M. Nederlander to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, James M. Nederlander was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, James M. Nederlander imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate James M. Nederlander for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of James M. Nederlander.

---

*TRIBUTE TO LATE RAYMOND P. NIRO, SR.*

[R2016-665]

WHEREAS, Raymond P. Niro, Sr. has been called to eternal life by the wisdom of God at the age of 73; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Raymond P. Niro, Sr. was a renowned Chicago trial lawyer who specialized for more than 40 years in patent litigation; and

WHEREAS, Born in Pittsburgh to Italian immigrant parents, Raymond P. Niro, Sr. graduated from the University of Pittsburgh; and

WHEREAS, Raymond P. Niro, Sr. moved to Chicago after graduating from George Washington University Law School and joined the intellectual property law firm now known as Brinks Gilson & Lione; and

WHEREAS, In 1976, Raymond P. Niro, Sr. formed a small firm with a partner and in 1984 founded his own intellectual property law firm called Niro Law; and

WHEREAS, Throughout his career, Raymond P. Niro, Sr. was recognized for his remarkable ability to explain complicated concepts in simple terms to jurors and judges; and

WHEREAS, A master at cross examination, Raymond P. Niro, Sr. was a true champion of the small inventor whose patents had been infringed upon, often by large corporations; and

WHEREAS, In 1999, Raymond P. Niro, Sr. endowed a professorship at the DePaul University College of Law and a decade later authored the book, "*Go For It!*" that detailed how lawyers can win patent cases in courtrooms; and

WHEREAS, The hard work, sacrifice and dedication of Raymond P. Niro, Sr. serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Raymond P. Niro, Sr. to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Raymond P. Niro, Sr. was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his four sons, Dean, Raymond, Jr., Brian and Sean; his brother, William; his sister, Mary Lou DiBartola; and his 12 grandchildren, Raymond P. Niro, Sr. imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Raymond P. Niro, Sr. for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Raymond P. Niro, Sr.

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*TRIBUTE TO LATE MARJORIE NORTON.*

[R2016-666]

WHEREAS, Marjorie Norton has been called to eternal life by the wisdom of God at the age of 53; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Chicago, Marjorie Norton was a widely admired member of the local community; and

WHEREAS, Marjorie Norton was the much-adored daughter of Carol and the late Bert Norton and the sister of Merry and Scott; and

WHEREAS, Born on the Near North Side of Chicago, Marjorie Norton attended Latin School of Chicago, UCLA and Columbia College where she received her bachelor's degree in marketing with honors; and

WHEREAS, Marjorie Norton enjoyed a successful career in the public relations industry and worked for several Chicago firms; and

WHEREAS, In addition to her many professional achievements, Marjorie Norton was an avid Chicago sports fan and never missed a Bulls, White Sox or Blackhawks game; and



WHEREAS, Part-owner of the White Sox, Marjorie Norton and her mother could often be found in their front row seats at all the Sox games or second-row courtside at the Bulls games; and

WHEREAS, A member of the Chicago Mercantile Exchange, Marjorie Norton was committed to volunteer work and spent time reading to children at local day care centers and hospitals; and

WHEREAS, The hard work, sacrifice and dedication of Marjorie Norton serve as an example to all; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Marjorie Norton to her family members, friends and all who knew her and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Marjorie Norton was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Marjorie Norton imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Marjorie Norton for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Marjorie Norton.

---

*TRIBUTE TO LATE HONORABLE VINCENT PERSICO.*

[R2016-668]

WHEREAS, The Honorable Vincent Persico has gone to his eternal reward at the age of 67; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Glen Ellyn, the Honorable Vincent Persico was a widely admired educator and state legislator; and

WHEREAS, Raised in the Near West suburbs, the Honorable Vincent Persico graduated from the University of Illinois at Champaign-Urbana and earned a master's degree in education from Northern Illinois University; and

WHEREAS, The Honorable Vincent Persico worked for 32 years as a junior high school teacher and was elected to the Illinois House in 1990; and

WHEREAS, During his esteemed tenure in public service, the Honorable Vincent Persico was widely recognized for his bipartisan spirit and as a forceful advocate for utility deregulation; and

WHEREAS, The Honorable Vincent Persico helped to rewrite Illinois communications law to make it more competitive and adaptable to wireless use; and

WHEREAS, Following his career as a legislator, the Honorable Vincent Persico became an independent lobbyist in 2002; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Vincent Persico serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared the Honorable Vincent Persico to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Vincent Persico was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his wife, Donna, and his beloved family, the Honorable Vincent Persico imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Honorable Vincent Persico for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Honorable Vincent Persico.

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*TRIBUTE TO LATE PANAGIOTIS POULAKIS.*

[R2016-669]

WHEREAS, Panagiotis "Pete" Poulakis, a dedicated public servant, civic entrepreneur, restaurateur, and devoted husband, father, and grandfather has gone on to his eternal reward; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Panagiotis "Pete" Poulakis was born in Karystos Evia, Greece and emigrated to the United States with his parents Dimitrios and Eirini Poulakis and his siblings at a young age; and

WHEREAS, Panagiotis "Pete" Poulakis grew up in Chicago where he married Cindy Flinchum and raised four children, Nicole "Nikki" Fontanetta, Constantino "Dino" Poulakis, Dimitrios "Tim" Poulakis, and Angelina "Angel" Dryfhout; and

WHEREAS, Panagiotis "Pete" Poulakis began his career in the service of Amtrak before joining the Cook County Sheriff's Office as an inspector; and

WHEREAS, A former resident of Orland Park, Panagiotis "Pete" Poulakis faithfully served the community with distinction as collector of Orland Township representing the Independent Leadership Party; and

WHEREAS, Actively engaged on the civic front, Panagiotis "Pete" Poulakis served on the board of directors of Marina City and a member of Hellenic Masonic Lodge Number 1084; and

WHEREAS, Pursuing his passion for the culinary arts, Panagiotis "Pete" Poulakis operated several popular restaurants and owned the Mattina Cafe on Lincoln Highway in New Lenox; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby express our sorrow and extend deepest condolences to the family of Panagiotis "Pete" Poulakis; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Cindy Poulakis.

---

*TRIBUTE TO LATE HONORABLE SHARON RUNNER.*

[R2016-670]

WHEREAS, The Honorable Sharon Runner has been called to eternal life by the wisdom of God at the age of 62; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Sharon Runner was a former California lawmaker and the loving wife for 43 years of the Honorable George; and

WHEREAS, The Honorable Sharon Runner was the much-adored mother of Micah and Rebekah and the grandmother of four to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Born in Los Angeles, California, the Honorable Sharon Runner attended Antelope Valley College and was active in the Antelope Valley Republican Assembly and the Palmdale and High Desert Republican Women's Clubs; and

WHEREAS, The Honorable Sharon Runner was elected in 2002 to represent the 36<sup>th</sup> Assembly District where she served three terms until 2008; and

WHEREAS, In 2009, Governor Arnold Schwarzenegger named the Honorable Sharon Runner to serve as a member of the California Unemployment Insurance Appeals Board; and

WHEREAS, In 2011, the Honorable Sharon Runner won election to the California State Senate seat representing the 17<sup>th</sup> District that was left vacant by her husband who was elected to the State Board of Equalization in 2010; and

WHEREAS, The Honorable Sharon Runner did not seek re-election in 2012 after undergoing a double lung transplant but made a dramatic return to the Senate in 2015 after winning a special election; and

WHEREAS, In addition to her professional achievements, the Honorable Sharon Runner co-founded the Desert Christian Schools with her husband in 1977; and

WHEREAS, The Honorable Sharon Runner received the Spirit of Leadership Award from the Scleroderma Foundation of Southern California recognizing her efforts to raise funds for a cure; and

WHEREAS, The Honorable Sharon Runner was renowned for her optimistic and soft but determined spirit among her colleagues; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Sharon Runner serve as an example to all; and

WHEREAS, The Honorable Sharon Runner was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, the Honorable Sharon Runner imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Honorable Sharon Runner for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Honorable Sharon Runner.

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*TRIBUTE TO LATE WALTER SCHEEL.*

[R2016-667]

WHEREAS, Walter Scheel has been called to eternal life by the wisdom of God at the age of 97; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Walter Scheel was a widely admired member of the West German government and the loving husband of Barbara; and

WHEREAS, Walter Scheel became a leading figure in the Free Democratic Party after World War II and the kingmaker in West German politics; and

WHEREAS, Walter Scheel helped shape the policy of reconciliation with the communist bloc as foreign minister and later served as his country's President; and

WHEREAS, As the leader for the Free Democratic Party, Walter Scheel visited Beijing and established formal diplomatic relations with communist China; and

WHEREAS, Walter Scheel promoted European unity and briefly served as acting chancellor in 1974; and

WHEREAS, The hard work, sacrifice and dedication of Walter Scheel serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Walter Scheel to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Walter Scheel was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Walter Scheel imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Walter Scheel for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Walter Scheel.

---

TRIBUTE TO LATE BOB SMITH.

[R2016-671]

WHEREAS, Bob Smith has been called to eternal life by the wisdom of God at the age of 84; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A longtime resident of Lincoln Park, Bob Smith was a widely admired member of Chicago's journalism community; and

WHEREAS, Born William Robert Smith in Island, Kentucky, Bob Smith moved to west suburban Maywood as a child; and

WHEREAS, Bob Smith graduated from Proviso Township High School and served his country as a sergeant in the United States Army; and

WHEREAS, Bob Smith earned a bachelor's degree in English from Elmhurst College and was hired by the *Chicago Daily News* in 1958; and

WHEREAS, Bob Smith went on to enjoy a long and rewarding career in broadcasting and joined WMAQ-Television in 1966; and

WHEREAS, At WMAQ-Television, Bob Smith covered sports, served as editorial director and hosted the popular magazine show "Sorting It Out" with future actress Shelley Long; and

WHEREAS, Bob Smith was later hired by WBBM-Television where he became executive vice president of Programming and oversaw the station's coverage of the Chicago marathon; and

WHEREAS, The hard work, sacrifice and dedication of Bob Smith serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Bob Smith to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Bob Smith was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his son, Scott, and his daughter, Julie, Bob Smith imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Bob Smith for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Bob Smith.

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*TRIBUTE TO LATE DONALD E. STEPHENS II.*

[R2016-672]

WHEREAS, Donald E. Stephens II has been called to eternal life by the wisdom of God at the age of 63; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Rosemont, Donald E. Stephens II was a widely admired member of the local government community and the loving husband of Kathy; and

WHEREAS, Donald E. Stephens II was the much-adored father of Brittany to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, The son of the first mayor of Rosemont, Donald E. Stephens II began to work for the Village in 1971 and was instrumental in opening its convention center and the Rosemont Horizon, known as the Allstate Arena; and

WHEREAS, Donald E. Stephens II enjoyed a long and highly successful career as Rosemont's Public Safety superintendent and was deputy mayor under his father in the late 1980s; and

WHEREAS, Donald E. Stephens II was a charter member of the Public Safety Department's K9 unit; and

WHEREAS, Donald E. Stephens II was active in the department even after his retirement in 2014 and served as chairman of the Police and Fire Commission; and

WHEREAS, The hard work, sacrifice and dedication of Donald E. Stephens II serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Donald E. Stephens II to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Donald E. Stephens II was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Donald E. Stephens II imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Donald E. Stephens II for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Donald E. Stephens II.

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*TRIBUTE TO LATE BARRY SULLIVAN.*

[R2016-673]

WHEREAS, Barry Sullivan has been called to eternal life by the wisdom of God at the age of 85; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Bronxville, New York, Barry Sullivan was a widely admired member of the banking community and the loving husband for 53 years of the late Audrey; and

WHEREAS, Barry Sullivan was the much-adored father of Gerald, Barry, Jr., Scott, John and Mariellen and the grandfather of 17 to whom he imparted many of the fine and noble qualities that he possessed in abundance; and



WHEREAS, Born in New York City, Barry Sullivan began his career with Chase Manhattan Bank before he was chosen to become First Chicago's chairman and CEO in 1980; and

WHEREAS, Barry Sullivan enjoyed a long and successful career at First Chicago where he replenished the bank's depleted executive ranks, boosted morale and increased profitability; and

WHEREAS, In addition to his many professional achievements, Barry Sullivan was actively involved in improving the finances of the Catholic Archdiocese of Chicago and led a coalition to decentralize Chicago Public Schools; and

WHEREAS, Barry Sullivan helped set up the Big Shoulders Fund which has raised more than \$300 Million to support inner-city Catholic schools in the city's poorest neighborhoods; and

WHEREAS, Barry Sullivan also served on the board of trustees for The University of Chicago where he was chairman from 1988 until 1992 and was awarded an honorary doctorate from the university in 1994; and

WHEREAS, The hard work, sacrifice and dedication of Barry Sullivan serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Barry Sullivan to his family members, friends and all who knew him and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Barry Sullivan was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Barry Sullivan imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Barry Sullivan for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Barry Sullivan.

---

TRIBUTE TO LATE HONORABLE MARK TAKAI.

[R2016-674]

WHEREAS, The Honorable Mark Takai has gone to his eternal reward at the age of 49; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, The Honorable Mark Takai was a congressman from Hawaii and a former state representative; and

WHEREAS, The Honorable Mark Takai ably served for 20 years in the state legislature before being elected to the United States House of Representatives in 2015; and

WHEREAS, A native of Oahu, the Honorable Mark Takai graduated from the University of Hawaii where he earned a master's degree in public health; and

WHEREAS, The Honorable Mark Takai bravely served his country in Operation Iraqi Freedom and in 2013 was promoted to the rank of lieutenant colonel in the Hawaii Army National Guard; and

WHEREAS, As a member of Congress, the Honorable Mark Takai was a valued member of both the Armed Services and the Natural Resources committees; and

WHEREAS, The Honorable Mark Takai was called by his peers "a shining example of what it means to be a public servant"; and

WHEREAS, The hard work, sacrifice and dedication of the Honorable Mark Takai serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared the Honorable Mark Takai to his family members, friends and all who knew him; and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, The Honorable Mark Takai was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his loving wife, Sami, and his two children, the Honorable Mark Takai imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate the Honorable Mark Takai for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of the Honorable Mark Takai.

*TRIBUTE TO LATE GENERAL JOHN W. VESSEY.*

[R2016-676]

WHEREAS, General John W. Vessey has been called to eternal life by the wisdom of God at the age of 94; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, A resident of North Oaks, Minnesota, John W. Vessey was a widely admired member of the military community and the loving husband for 71 years of Avis; and

WHEREAS, John W. Vessey was the much-adored father of John III, David and Sarah to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, Born in Minneapolis, John W. Vessey enlisted in the Minnesota National Guard at age 17, and fought in World War II and Vietnam, and was the nation's top military officer after 46 years of service; and

WHEREAS, John W. Vessey was named chairman of the Joint Chiefs in 1982 where he oversaw the military expansion led by Ronald Reagan; and

WHEREAS, In retirement, John W. Vessey was asked by President Reagan to return to Vietnam and account for Americans missing in action in order to bring back any still alive and reunite families that had been separated during the war; and

WHEREAS, John W. Vessey received numerous awards and decorations, including the Distinguished Service Cross, the Joint Service Commendation Medal, the Presidential Medal of Freedom, and the Purple Heart; and

WHEREAS, The hard work, sacrifice and dedication of John W. Vessey serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared John W. Vessey to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, John W. Vessey was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, John W. Vessey imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate John W. Vessey for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of John W. Vessey.

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TRIBUTE TO LATE LESLIE WITT.

[R2016-678]

WHEREAS, Leslie Witt has gone to her eternal reward at the age of 63; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, Leslie Witt was a longtime weekend disc jockey on WXRT-FM Radio in Chicago and the loving wife of Chuck Reichenbach; and

WHEREAS, Leslie Witt was the much-beloved mother of Kurt and Kay to whom she imparted many of the fine and noble qualities that she possessed in abundance; and

WHEREAS, Leslie Witt graduated from Deerfield High School and earned a communications degree from the University of Wisconsin-Madison; and

WHEREAS, Leslie Witt worked at WTBA-FM in Madison, Wisconsin and WGRG-AM in Pittsfield, Massachusetts before joining the staff of WXRT-FM; and

WHEREAS, Leslie Witt often attended live shows by major rock bands and was always certain to see their shows when they came through Chicago; and

WHEREAS, Leslie Witt was especially fond of performances by Genesis, Bruce Springsteen's Born to Run tour, Eric Clapton's Crossroads Guitar Festival and Iggy Pop; and

WHEREAS, Leslie Witt was widely regarded for her in-depth knowledge of bands and cherished by her colleagues for her mentorship and unflinching enthusiasm; and

WHEREAS, The hard work, sacrifice and dedication of Leslie Witt serve as an example to all; and

WHEREAS, Leslie Witt was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Leslie Witt imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Leslie Witt for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Leslie Witt.

---

*TRIBUTE TO LATE SUZANNE WRIGHT.*

[R2016-679]

WHEREAS, Suzanne Wright has been called to eternal life by the wisdom of God at the age of 69; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Edward M. Burke; and

WHEREAS, A resident of Fairfield, Connecticut, Suzanne Wright was a widely admired advocate for understanding autism and the loving wife of Bob; and

WHEREAS, Suzanne Wright and her husband, who was the former CEO of NBC Universal, founded Autism Speaks in 2005 after their grandson was diagnosed with the disorder; and

WHEREAS, Autism Speaks funds research, raises awareness and spotlights the needs of autistic children and their families; and

WHEREAS, Suzanne Wright appeared annually at the United Nations World Autism Awareness Day; and

WHEREAS, The hard work, sacrifice and dedication of Suzanne Wright serve as an example to all; and

WHEREAS, Her love of life and ability to live it to the fullest endeared Suzanne Wright to her family members, friends and all who knew her, and enabled her to enrich their lives in ways they will never forget; and

WHEREAS, Suzanne Wright was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by her many relatives, friends and admirers; and

WHEREAS, To her beloved family, Suzanne Wright imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Suzanne Wright for her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Suzanne Wright.

---

TRIBUTE TO LATE STEVEN W. YAHN.

[R2016-680]

WHEREAS, Steven W. Yahn has been called to eternal life by the wisdom of God at the age of 69; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Steven W. Yahn was a widely admired member of the journalism community and the founding editor of *Crain's Chicago Business*; and

WHEREAS, Born in Janesville, Wisconsin and raised in Rockford, Illinois, Steven W. Yahn graduated from the University of Illinois at Urbana-Champaign; and

WHEREAS, Steven W. Yahn launched his journalism career at the *Chicago Daily News* where he was a feature writer whose stories were included in "*Done in a Day: 100 Years of Great Writing from the Chicago Daily News*"; and

WHEREAS, Steven W. Yahn enjoyed a long and highly successful career during which he served in a number of high-profile positions; and

WHEREAS, In addition to his role as the founding editor of *Crain's Chicago Business*, Steven W. Yahn was editor of *The Collector-Investor Magazine*, the *Pittsburgh Business Times*, *Ad Age Magazine* and financial editor of *Philadelphia Daily News*; and

WHEREAS, Steven W. Yahn most recently worked as a regular contributor to *Risk & Insurance Magazine*; and

WHEREAS, The hard work, sacrifice and dedication of Steven W. Yahn serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Steven W. Yahn to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Steven W. Yahn was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his two sons, Adam and Chad; his mother, Carolyn; his brother, Kurt; and his sister, Barbara, Steven W. Yahn imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September, 2016, do hereby commemorate Steven W. Yahn for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Steven W. Yahn.

---

TRIBUTE TO LATE ROBERT A. ZALEWSKI.

[R2016-681]

WHEREAS, Robert A. Zalewski has been called to eternal life by the wisdom of God at the age of 93; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Edward M. Burke; and

WHEREAS, Robert A. Zalewski was the loving husband of Wanda, nee Potempa; and

WHEREAS, Robert A. Zalewski was the much-adored father of Patricia, Frank and the Honorable Michael R., the grandfather of six and the great-grandfather of eight to whom he imparted many of the fine and noble qualities that he possessed in abundance; and

WHEREAS, A member of the "Greatest Generation", Robert A. Zalewski was born in the city of Chicago on November 23, 1922; and

WHEREAS, Robert A. Zalewski served his country in the United States Navy as an Aviation Machinist Mate Third Class during World War II; and

WHEREAS, Robert A. Zalewski was honorably discharged from naval service on January 14, 1946 and was a recipient of the Victory Medal and the Good Conduct Medal; and

WHEREAS, A longtime resident of the Clearing neighborhood on the Southwest Side, Robert A. Zalewski retired from the Chicago City Clerk's Office; and

WHEREAS, Robert A. Zalewski was a faithful and longtime member of St. Rene Goupil Church; and

WHEREAS, The hard work, sacrifice and dedication of Robert A. Zalewski serve as an example to all; and

WHEREAS, His love of life and ability to live it to the fullest endeared Robert A. Zalewski to his family members, friends and all who knew him, and enabled him to enrich their lives in ways they will never forget; and

WHEREAS, Robert A. Zalewski was an individual of great integrity and accomplishment who will be dearly missed and fondly remembered by his many relatives, friends and admirers; and

WHEREAS, To his beloved family, Robert A. Zalewski imparts a legacy of faithfulness, service and dignity; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby commemorate Robert A. Zalewski for his grace-filled life and do hereby express our condolences to his family; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Robert A. Zalewski.

---

**CONGRATULATIONS EXTENDED TO COMMANDER THOMAS ARGENBRIGHT  
ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.**

[R2016-691]

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities, are particularly cognizant of the "American Dream"; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the American Dream; and



WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, Thomas Argenbright rose through the ranks and enjoyed a highly distinguished career during which he upheld the finest and most noble traditions of the Chicago Police Department; and

WHEREAS, Thomas Argenbright officially retired on September, 2016 as commander; and

WHEREAS, Thomas Argenbright, Star Number 222, devoted 31 years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council assembled this 14<sup>th</sup> day of September, 2016, do hereby express our gratitude and heartfelt appreciation to Thomas Argenbright for his dedication, professionalism and personal sacrifice that he provided during his 31 years of public service on the of his retirement; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Thomas Argenbright.

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**CONGRATULATIONS EXTENDED TO ASSISTANT COACH DOUG BRUNO ON LEADING UNITED STATES WOMEN'S NATIONAL BASKETBALL TEAM TO GOLD MEDAL AT 2016 RIO OLYMPICS.**

[R2016-638]

WHEREAS, Assistant Coach Doug Bruno helped lead the United States' Women's National Basketball Team to a Gold Medal in the 2016 Olympics in Rio de Janeiro, Brazil; and

WHEREAS, The Chicago City Council has been informed of this honor by Alderman Edward M. Burke; and

WHEREAS, With a 101 -- 72 win over Spain, the women's basketball team displayed remarkable skill and dominance on the court; and

WHEREAS, The crushing win marked the sixth consecutive Olympic gold medal won by the United States women's team; and

WHEREAS, The victory was a victory for all the students and faculty at the DePaul University campus in Chicago where Doug Bruno serves as Head Coach of the Blue Demons women's basketball team; and

WHEREAS, In 2016, Doug Bruno completed his 30<sup>th</sup> season as Head Coach and under his leadership the Blue Demons have qualified for post-season competition play 21 times; and

WHEREAS, Coach Doug Bruno is an outstanding credit to DePaul University and sports fans throughout Chicagoland; and

WHEREAS, The hard work, dedication and talent of Coach Doug Bruno serve as an example to all; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby congratulate Coach Doug Bruno on the occasion of his remarkable success as Assistant Coach at the 2016 Rio Olympics; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Coach Doug Bruno.

---

CONGRATULATIONS EXTENDED TO TOM DREESEN ON HIS LEGENDARY CAREER AS A COMEDIAN AND DECLARATION OF SEPTEMBER 27, 2016 AS "TOM DREESEN DAY" IN CHICAGO.

[R2016-647]

WHEREAS, "An Evening With Tom Dreesen" will be held on Tuesday, September 27, 2016, at the Museum of Broadcast Communications in Chicago to celebrate his remarkable life and talent as a renowned Chicago comedian; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, During his career as a stand-up comedian, Tom Dreesen has made more than 500 appearances on national television and more than 60 appearances on *The Tonight Show*; and

WHEREAS, *Daily Variety* has called Tom Dreesen "a thorough professional one of the most respected family comedians of our time"; and

WHEREAS, For 13 years, Tom Dreesen toured as the opening act for Frank Sinatra and has appeared countless times in Las Vegas, Tahoe, Reno and Atlantic City where he opened shows for entertainers such as Smokey Robinson, Liza Minnelli, Natalie Cole and Sammy Davis, Jr.; and

WHEREAS, A proud United States Navy veteran, Tom Dreesen continues to perform for troops at bases worldwide; and

WHEREAS, For 30 years, Tom Dreesen has lent his talent to more than 100 charities and founded "A Day for Darlene", an organization named after his late sister which benefits Multiple Sclerosis research; and

WHEREAS, Tom Dreesen is currently appearing in his one-man stand-up act, "An Evening of Laughter and Memories of Sinatra"; and

WHEREAS, Tom Dreesen is truly a Chicago treasure richly deserving of our admiration and respect; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby congratulate Tom Dreesen on his legendary career as a stand-up comedian and do hereby declare that September 27, 2016, shall be officially recognized as "Tom Dreesen Day" throughout the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Tom Dreesen.

---

CONGRATULATIONS EXTENDED TO COMMANDER WILLIAM DUNN ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

[R2016-692]

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities, are particularly cognizant of the "American Dream"; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the American Dream; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, William Dunn rose through the ranks and enjoyed a highly distinguished career during which he upheld the finest and most noble traditions of the Chicago Police Department; and

WHEREAS, William Dunn officially retired on September 1, 2016 as Commander; and

WHEREAS, William Dunn, Star Number 416, devoted 31 years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby express our gratitude and heartfelt appreciation to William Dunn for his dedication, professionalism and personal sacrifice that he provided during his 31 years of public service on the occasion of his retirement; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to William Dunn.

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CONGRATULATIONS EXTENDED TO FIRST DEPUTY SUPERINTENDENT JOHN J. ESCALANTE ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.

[R2016-693]

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities, are particularly cognizant of the "American Dream"; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the American Dream; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, John J. Escalante rose through the ranks and enjoyed a highly distinguished career during which he upheld the finest and most noble traditions of the Chicago Police Department; and

WHEREAS, John J. Escalante officially retired on September 7, 2016 as First Deputy Superintendent; and

WHEREAS, John J. Escalante, Star Number 429, devoted 30 years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby express our gratitude and heartfelt appreciation to John J. Escalante for his dedication, professionalism and personal sacrifice that he provided during his 30 years of public service on the occasion of his retirement; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to John J. Escalante.

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CONGRATULATIONS EXTENDED TO WILLIAM E. GOMOLINSKI ON RECEIPT OF 2016 PRESIDENT'S AWARD FROM ADVOCATES SOCIETY.

[R2016-654]

WHEREAS, The Honorable William E. Gomolinski, a widely admired member of the judiciary, has been named the 2016 recipient of the President's Award bestowed by the Advocates Society; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The Advocates Society is an association of Polish-American attorneys whose purpose is to promote the progress of law and the administration of justice, maintain the honor and dignity of the legal profession and foster interest in the Polish-American culture and heritage; and

WHEREAS, The Honorable William E. Gomolinski began his tenure on the bench in 2007 and serves as an Associate Judge in the Law Division at the Daley Center; and

WHEREAS, Throughout his judicial career, the Honorable William E. Gomolinski has won praise for his court management skills and temperament; and

WHEREAS, The Honorable William E. Gomolinski has presided over thousands of cases, including nearly one hundred trials and contested hearings; and

WHEREAS, Prior to becoming a Judge, the Honorable William E. Gomolinski spent 21 years in private practice; and

WHEREAS, The hard work and dedication of the Honorable William E. Gomolinski serve as an example to all; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby congratulate the Honorable William E. Gomolinski on receiving this prestigious honor and do hereby extend our best wishes to him; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the Honorable William E. Gomolinski.

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**CONGRATULATIONS EXTENDED TO COACH MIKE KRZYZEWSKI ON LEADING UNITED STATES MEN'S NATIONAL BASKETBALL TEAM TO GOLD MEDAL IN 2016 RIO OLYMPICS.**

[R2016-653]

WHEREAS, Coach Mike Krzyzewski, a native of Chicago, led the United States Men's National Basketball Team to a Gold Medal in the 2016 Olympics in Rio de Janeiro, Brazil; and

WHEREAS, The Chicago City Council has bene informed of this honor by Alderman Edward M. Burke; and

WHEREAS, With a 96-66 victory over Serbia, Coach Mike Krzyzewski became the first head coach to lead the United States to three consecutive Olympic gold medals in men's basketball; and

WHEREAS, Coach Mike Krzyzewski also led Team USA to gold medals in the 2008 and 2012 Olympics; and

WHEREAS, The Rio Olympics marks the end of Coach Mike Krzyzewski's tenure as Head Coach as he departs with an undefeated 24-0 record across the last three Olympics; and

WHEREAS, A "favorite son" of Chicago's Polish community, Coach Mike Krzyzewski grew up in Ukrainian Village, graduated from Weber High School and played college basketball at the United States Military Academy at West Point; and

WHEREAS, After serving in the United States Army, Coach Mike Krzyzewski became an assistant coach to Bob Knight at the University of Indiana; and

WHEREAS, From 1975 to 1980, Coach Mike Krzyzewski was the Head Coach at his alma mater, West Point, where his team posted a 73-59 record; and

WHEREAS, As Head Coach of the Duke Blue Devils, Coach Mike Krzyzewski led his teams to five national championships (1991, 1992, 2001, 2010 and 2015), 12 Atlantic Coast Conference (ACC) regular season championships, 13 ACC Tournament championships, and 10 consecutive Top-10 AP Poll finishes between 1997 and 2006; and

WHEREAS, In 2015, Coach Mike Krzyzewski's Blue Devils won their 5<sup>th</sup> National Championship; and

WHEREAS, On January 25, 2015, Coach Mike Krzyzewski earned his 1000<sup>th</sup> career victory against the Red Storm of St. John's University in New York City at Madison Square Garden and Coach Krzyzewski is the first Division 1 men's basketball coach to reach 1000 wins; and

WHEREAS, Coach Mike Krzyzewski has coached 28 All-American selections, 7 National Players of the Year, 6 National Defensive Players of the Year, 49 NBA draft selections, and 18 NBA lottery picks; and

WHEREAS, Coach Mike Krzyzewski has been named "National Coach of the Year" 12 times and has received many other recognitions, including "Sportsman of the Year" by Sports Illustrated in 2011 and "America's Best Coach" by *Time* magazine and *CNN*; and

WHEREAS, Coach Mike Krzyzewski was inducted into the Naismith Memorial

Basketball Hall of Fame in 2001, the Army Sports Hall of Fame in 2009, the Chicagoland Sports Hall of Fame in 2010 and the Duke Athletics Hall of Fame in 2011; and

WHEREAS, Coach Mike Krzyzewski is widely beloved and admired by the Duke University community and countless others around the world; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby congratulate Coach Mike Krzyzewski on the occasion of his remarkable success at the 2016 Rio Olympics; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Coach Mike Krzyzewski.

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*CONGRATULATIONS EXTENDED TO JAMES LYNCH ON RETIREMENT AS DIRECTOR OF ATHLETICS OF UNION LEAGUE CLUB OF CHICAGO.*

[R2016-657]

WHEREAS, James Lynch, the Director of Athletics for the Union League Club of Chicago (ULCC), has served the Club with the utmost dedication for 40 years; and

WHEREAS, During his long and illustrious career, James Lynch has managed a team of outstanding employees and provided the highest level of service to Union League Club of Chicago's members and guests; and

WHEREAS, James Lynch has been named the recipient of numerous honors, including the 2010 Health and Wellness Program of the Year Award/60 Days Program; the 2012 Fitness Program of the Year Award/Spin for the Yellow Jersey; the 2014 Fitness Program of the Year Award/Competitive Fitness Team; the 2015 Recreational Program of the Year Award/Golf from the Women's Tees; and the 2016 NACAD Athletic Director of the Year Award; and

WHEREAS, James Lynch achieved these recognitions while serving the members and guests of the ULCC with an engaging, caring personality, strength of character, personal warmth and a delightful sense of humor; and

WHEREAS, James Lynch has at all times gone above and beyond his professional responsibilities and earned a well-deserved reputation as one of the finest Athletic Directors of any private club in the United States of America; and



WHEREAS, Throughout his able service and leadership of the Club's Athletic Department, James Lynch has upheld the finest and most noble traditions of the ULCC's motto of "Commitment to Community and Country"; and

WHEREAS, James Lynch has proven to be not only a great leader and mentor to many, but also a great civic example to all; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby congratulate and recognize James Lynch for his exemplary service to the members and guests of the Union League Club of Chicago over the past four decades and do hereby express our sincere best wishes on the occasion of his retirement; and

*Be It Further Resolved*, That a suitable parchment copy of this resolution be presented to James Lynch.

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**CONGRATULATIONS EXTENDED TO DEPUTY CHIEF DAVID MC NAUGHTON  
ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.**

[R2016-694]

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities, are particularly cognizant of the "American Dream"; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the American Dream; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America, allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, David McNaughton rose through the ranks and enjoyed a highly distinguished career during which he upheld the finest and most noble traditions of the Chicago Police Department; and

WHEREAS, David McNaughton officially retired on August 15, 2016 as Deputy Chief; and

WHEREAS, David McNaughton, Star Number 120, devoted 25 years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby express our gratitude and heartfelt appreciation to David McNaughton for his dedication, professionalism and personal sacrifice that he provided during his 25 years of public service on the occasion of his retirement; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to David McNaughton.

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*CONGRATULATIONS EXTENDED TO CHIEF OF DETECTIVES EUGENE ROY  
ON RETIREMENT FROM CHICAGO POLICE DEPARTMENT.*

[R2016-695]

WHEREAS, We, in this city of immigrants, this city of neighborhoods, this most American of all cities, are particularly cognizant of the "American Dream"; and

WHEREAS, Though seemingly fixed and inviolable, the complex social fabric of our great metropolis could be easily torn asunder were it not for the guardians of the public welfare, indeed, the guardians of the American Dream; and

WHEREAS, Dedication to and fulfillment of the motto of the Chicago Police Department -- "We Serve and Protect" -- exacts a substantial physical and emotional toll not only on the officers who must daily cope with the stress and danger of being life's arbitrator for countless citizens, but also on their family members; and

WHEREAS, Through professionalism and sacrifice, the members of the Chicago Police Department have provided us with one of the safest cities in the United States of America,

allowing each of us to pursue our own version of the "American Dream" in safety and confidence; and

WHEREAS, The words of Sir Winston Churchill, "never was so much owed to so few" were never so apropos; and

WHEREAS, Eugene Roy rose through the ranks and enjoyed a highly distinguished career during which he upheld the finest and most noble traditions of the Chicago Police Department; and

WHEREAS, Eugene Roy officially retired on September 16, 2016 as Chief of Detectives; and

WHEREAS, Eugene Roy, Star Number 62, devoted 30 years of his life in service to the people of the City of Chicago and in doing so has personally ensured that the City of Chicago is the safe, healthy and vibrant community it is today; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby express our gratitude and heartfelt appreciation to Eugene Roy for his dedication, professionalism and personal sacrifice that he provided during his 30 years of public service on the occasion of his retirement; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Eugene Roy.

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**GRATITUDE EXTENDED TO SERGEANT BRYAN TOPCZEWSKI FOR LIFE-SAVING RESCUE.**

[R2016-675]

WHEREAS, Sergeant Bryan Topczewski of the Harrison Police District is being lauded for using his Chicago Police Department training to help save the life of a child on Chicago's West Side; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, Shortly after 10:00 P.M. on August 8, 2016, Sergeant Bryan Topczewski responded to a call of a child shot at 3945 West Polk Street; and

WHEREAS, Sergeant Bryan Topczewski parked in front of the address and proceeded inside an open door of the residence to find 10-year-old Tavon Tanner lying face down with blood coming from his nose and mouth; and

WHEREAS, Moments earlier, Tavon Tanner had been playing on the porch of his home when a gunman fired at least nine shots from the street; and

WHEREAS, Tavon Tanner was struck by a stray bullet in the barrage of gunfire and collapsed as he followed his mother through the door of their home; and

WHEREAS, Sergeant Bryan Topczewski rushed to his squad car and returned with a first-aid kit; and

WHEREAS, Sergeant Bryan Topczewski ripped off the boy's clothing and found a gunshot wound in his lower back near the spine; and

WHEREAS, In an attempt to stop the bleeding, Sergeant Bryan Topczewski applied pressure to the wound, covering it with a compression bandage; and

WHEREAS, Paramedics soon arrived on the scene and transported the boy to Mount Sinai Medical Center where he underwent nearly four hours of emergency surgery; and

WHEREAS, Sergeant Bryan Topczewski, a 20-year-veteran of the Department, previously underwent medical training as part of the City's now-disbanded Mobil Strike Force; and

WHEREAS, While not a paramedic, Sergeant Bryan Topczewski is a father and quickly acted to intervene and render emergency assistance to the child; and

WHEREAS, The courage, training and dedication of Sergeant Bryan Topczewski serve as an example to all; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby congratulate Sergeant Bryan Topczewski on his heroic actions and his outstanding professionalism; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Sergeant Bryan Topczewski.

*RECOGNITION OF CONTRIBUTIONS OF GIFT OF ADOPTION FUND AND  
DECLARATION OF NOVEMBER 1, 2016 AS "GIFT OF ADOPTION DAY" IN  
CHICAGO.*

[R2016-651]

WHEREAS, The Gift of Adoption Fund, a national not-for-profit organization based in Chicago, will mark its 20<sup>th</sup> Anniversary in 2016 and participate in events recognizing November as National Adoption Awareness Month; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The Gift of Adoption Fund raises money to complete the adoptions of parentless children; and

WHEREAS, Founded in 1996, the Gift of Adoption Fund awarded its first grant in 1997 and has assisted 1,825 children in finding a permanent and loving home; and

WHEREAS, The Gift of Adoption Fund prioritizes grants to assist children facing their last chance of adoption; and

WHEREAS, The Gift of Adoption Fund works passionately to unite children with families; and

WHEREAS, During the month of November, the Gift of Adoption Fund will award a grant each day to complete an adoption of a child to 30 families across the country; and

WHEREAS, The Gift of Adoption Fund believes that having a caring home is a basic right owed children everywhere; and

WHEREAS, The hard work, sacrifice and dedication of the Gift of Adoption Fund, a largely volunteer-based organization, serve as an example to all; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby recognize the contributions of the Gift of Adoption Fund and do hereby declare that November 1, 2016 shall be officially recognized as "Gift of Adoption Day" throughout the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Pam Devereux, Chief Executive Officer of the Gift of Adoption Fund.

*BEST WISHES EXTENDED TO AMERICAN INDIAN CENTER OF CHICAGO ON HOSTING 63<sup>RD</sup> ANNUAL CHICAGO POWWOW AND DECLARATION OF SEPTEMBER 17, 2016 AS "ANNUAL POWWOW DAY" IN CHICAGO.*

[R2016-636]

WHEREAS, The American Indian Center of Chicago will host the 63<sup>rd</sup> Annual Chicago Powwow on September 17 and 18, 2016, at Busse Woods Forest Preserve in Elk Grove Village; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, The Chicago Powwow is an annual celebration of Native American culture, history and spirituality; and

WHEREAS, The annual Powwow will feature traditional artisans, dance, music, and food; and

WHEREAS, More than 300 Native American dancers, drummers and singers and craft vendors from across the United States and Canada representing more than 200 tribal nations will participate; and

WHEREAS, This culturally stimulating and uplifting celebration, featuring multiple educational exhibitions, offers a dynamic atmosphere for the public to explore the beauty of Native American culture, both past and present; and

WHEREAS, A plethora of gift stalls will also be on hand offering unique gift ideas; and

WHEREAS, A host of activities will be available to entertain children, including archery demonstrations and storytelling sessions; and

WHEREAS, A souvenir booklet detailing Powwow history and information about the American Indian Center in Chicago will also be available; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby express our best wishes for a successful event and do hereby declare that September 17, 2016, shall be officially recognized as "Annual Powwow Day" throughout the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Vincent Romero, Interim Executive Director of the American Indian Center.

*WELCOME EXTENDED TO HILLEL NEUER, EXECUTIVE DIRECTOR OF UN WATCH TO CHICAGO AND DECLARATION OF SEPTEMBER 15, 2016 AS "HILLEL NEUER DAY" IN CHICAGO.*

[R2016-690]

WHEREAS, Hillel Neuer, the Executive Director of U.N. Watch, will be the keynote speaker at the 116<sup>th</sup> annual meeting of the Jewish Federation to be held at the Hyatt Regency Chicago on Thursday, September 15, 2016; and

WHEREAS, The Chicago City Council has been informed of this event by Alderman Edward M. Burke; and

WHEREAS, U.N. Watch is a non-governmental organization based in Geneva, Switzerland that monitors the United Nations, fights bias against the State of Israel and promotes human rights; and

WHEREAS, The *Tribune de Geneve* has described Hillel Neuer as a human rights activist who is "feared and dreaded" by the world's dictatorships; and

WHEREAS, In his role as one of the world's foremost human rights advocates, Hillel Neuer has drawn global attention to both atrocities and injustice; and

WHEREAS, An internationally renowned speaker who has testified before the United Nations and the United States Congress, Hillel Neuer has intervened in causes that include rape cases in Darfur, political prisoners in Cuba and peace in the Middle East; and

WHEREAS, Prior to joining U.N. Watch, Hillel Neuer was a lawyer with the international law firm of Paul, Weiss, Rifkind, Wharton & Garrison; and

WHEREAS, A native of Montreal, Canada, Hillel Neuer holds four degrees in law and politics, including a master's degree from Hebrew University, and is a member of the New York Bar; and

WHEREAS, The hard work, sacrifice and dedication of Hillel Neuer serve as an example to all; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby welcome Hillel Neuer to the City of Chicago and do hereby recognize his contributions to promote peace, justice and human rights around the world; and

*Be It Further Resolved*, That Thursday, September 15, 2016, shall be officially recognized as "Hillel Neuer Day" throughout the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Hillel Neuer, the Executive Director of U.N. Watch.

*Presented By*

***ALDERMAN BURKE (14<sup>th</sup> Ward) And  
ALDERMAN LAURINO (39<sup>th</sup> Ward):***

***RECOGNITION OF SEPTEMBER 17, 2016 AS "EARTHQUAKE REMEMBRANCE DAY" IN CHICAGO.***

[R2016-683]

WHEREAS, An earthquake struck Central Italy on August 24, 2016, resulting in massive loss of life, homelessness and destruction; and

WHEREAS, In the wake of this tragedy, Chicago restaurants quickly began raising relief funds for Italy as well as other local organizations; and

WHEREAS, The Chicago City Council has been informed of these efforts by Aldermen Edward M. Burke and Margaret Laurino; and

WHEREAS, The Chicago restaurants donating proceeds include Ceres' Table, Eataty, Filini Bar and Restaurant, Forno Rosso, Monastero's Ristorante & Banquets, Nico Osteria, Il Porcellino, and Trattoria Gianni; and

WHEREAS, Each restaurant created special dishes and a portion of the proceeds were donated to the Italian Red Cross and other earthquake relief efforts; and

WHEREAS, Among the specials prepared was the dish spaghetti all'amatriciana which originated in Amatrice, one of the villages most damaged in the quake; and

WHEREAS, Through their efforts, area restaurants joined a worldwide campaign to bring aid to victims of the earthquake in Central Italy; and

WHEREAS, The Joint Civic Committee of Italian Americans also quickly mobilized to raise money for relief; and

WHEREAS, The Joint Civic Committee of Italian Americans has partnered with Volare Ristorante Italiano, the Shrine of Our Lady of Pompeii and the Milan Committee of Chicago Sister Cities International to host a fundraiser for the victims which will be held on Saturday, September 17, 2016; and

WHEREAS, Three major towns in Italy were destroyed and left a death toll of almost 300 people; and

WHEREAS, The Chicagoland area closely watched the unfolding crisis in Italy because it is home to a half-million residents of Italian descent who proudly celebrate their heritage; now, therefore,



*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby stand in solidarity with the people of Italy as they recover from this devastating tragedy; and

*Be It Further Resolved*, That we further recognize local efforts in Chicago to support relief efforts; and

*Be It Further Resolved*, That September 17, 2016, shall be officially recognized as "Earthquake Remembrance Day" throughout the City of Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to Giuseppe Finocchiaro, Consul General of Italy to Chicago.

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*Presented By*

**ALDERMAN CURTIS (18<sup>th</sup> Ward):**

*TRIBUTE TO LATE ARSHELL DENNIS III.*

[R2016-616]

WHEREAS, It is with great sadness that the members of this chamber learned of the untimely departure of Mr. Arshell "Trey" Dennis III on August 14, 2016; and

WHEREAS, This esteemed body has been informed of his passing by the Honorable Derrick G. Curtis, Alderman of the 18<sup>th</sup> Ward; and

WHEREAS, Arshell was born to proud parents Arshell "Chico" Dennis II, a long-time Chicago Police Officer and Ramona Woods Dennis on February 17, 1997; and

WHEREAS, As a high school student, Arshell participated in The University of Chicago's Upward Bound program for students who want to prepare for a successful education and career by expanding their educational experiences beyond the school classroom; and

WHEREAS, Arshell graduated from Urban Prep Academy Charter High School in 2014, and was entering his junior year at St. John's University in New York City, New York, majoring in journalism; and

WHEREAS, Arshell dreamed of becoming a writer, stating that his goal was to influence the world positively and channel what he'd learned about poetry and struggle into words that could put an end to the ongoing tragedies in the world; and

WHEREAS, A music fan, Arshell was also taking classes at the Institute for Audio Research in Manhattan, where he was writing his own music and rapping; and

WHEREAS, Arshell was elected and served as vice president of the St. John's University's NAACP chapter during the 2015 -- 2016 academic year; and

WHEREAS, Arshell was a fierce advocate for social justice, attending rallies for the gun control movement after Florida teenager, Trayvon Martin, was fatally shot in 2012; and

WHEREAS, Arshell leaves to cherish his memory his parents, Arshell II and Ramona; sister, Rachel; grandparents, Arshell, Louise, Alean and Louise; aunt, Chandra; best friends, Matthew, Juan, Adeola, and Andrew; and a host of family and friends. He was preceded in death by his aunt, Elsie Houston; and

WHEREAS, Arshell touched the lives of all who knew him through his love for the world and caring spirit. He will be deeply missed, but the memory of his character will live on in those who knew and loved him; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby extend our heartfelt condolences to the family of Mr. Arshell Dennis III.

*Be It Further Resolved*, That suitable copies of this resolution are presented to the family of Mr. Arshell Dennis III as a sign of our honor, gratitude, and respect.

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*Presented By*

**ALDERMAN COCHRAN (20<sup>th</sup> Ward):**

**TRIBUTE TO LATE EQUELLIA NANCY WOODS.**

[R2016-597]

WHEREAS, Equellia Nancy Woods' living spirit left the body that we have come to know Tuesday, July 26, 2016; and

WHEREAS, Equellia Nancy Woods was born in Newman, Georgia on April 21, 1918 and was the second of ten children to Paul and Victoria Powell; and

WHEREAS, In 1942, Equellia married her husband Henry Woods and the couple participated in the Great Migration and moved to the Bronzeville area of Chicago in the late 1940s; and

WHEREAS, On June 12, 1949, she graduated from National Institute of Nursing in Chicago and excelled in her career as a nurse at Providence Hospital; and

WHEREAS, Equellia Nancy Woods was known to care for many lawyers, judges, business entrepreneurs and in the 1950s she was hired to care for philanthropist Edith B. Wells until her death in 1981; and

WHEREAS, Equellia continued to assist clients until 1986 when she officially retired; and

WHEREAS, Equellia was known throughout the community as a dedicated public servant and leader as a nurse; and

WHEREAS, She maintained her status as matriarch of the family and was a solid pillar in the Englewood community, where she treated everyone with dignity, respect and always took every chance to say "I love you"; and

WHEREAS, Equellia enjoyed the golden years of her life sharing stories and embracing those close to her with her humorous personality; and

WHEREAS, The family and friends have deep gratitude and respect for Equellia Nancy Woods for providing love, inspiration, leadership and discipline; and

WHEREAS, Innumerable lives have been positively touched and impacted by the 98 years left behind on this earth by Equellia Nancy Woods from her healing hands as a nurse, encouraging words as an inspirational leader and her giving spirit as a philanthropist to many charities; and

WHEREAS, Her presence in the community was such an asset and will be greatly missed by residents, children and Alderman Willie B. Cochran; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City of Chicago City Council, assembled here on this 14<sup>th</sup> day of September 2016 A.D., do hereby honor Equellia Nancy Woods for the role she has played in making the world a better place for generations to come; and

*Be It Further Resolved*, This resolution be entered into the official *Journal* and archives of the City of Chicago as a testament of her existence, and that a suitable copy of the resolution be prepared and presented to the family of Equellia Nancy Woods.

*Presented By*

**ALDERMAN ZALEWSKI (23<sup>rd</sup> Ward):**

**CONGRATULATIONS EXTENDED TO ST. NICHOLAS OF TOLENTINE PARISH ON 100<sup>TH</sup> ANNIVERSARY AND DESIGNATION OF S. LAWNSDALE AVE. AND W. 62<sup>ND</sup> ST. AS "HONORARY ST. NICHOLAS OF TOLENTINE PARISH WAY".**

[R2016-590]

WHEREAS, St. Nicholas of Tolentine Parish is celebrating its 100<sup>th</sup> anniversary; and

WHEREAS, This esteemed body has been informed of this milestone by the Honorable Michael Zalewski, Alderman of the 23<sup>rd</sup> Ward; and

WHEREAS, The Augustinians established St. Nicholas of Tolentine Church in 1909 to serve the Chicago Lawn, Ashburn and Clearing Districts. In July of 1916, Archbishop George W. Mundelein designated the church a parish naming Reverend Daniel O'Brien pastor; and

WHEREAS, In 1919, the parish built a convent at 3731 West 62<sup>nd</sup> Street. The following year 200 students were enrolled in the parish school; and

WHEREAS, Father O'Brien passed away in 1925 and was replaced by Reverend Michael J. Fennessy; and

WHEREAS, The following year the present rectory at 3721 West 62<sup>nd</sup> Street was completed. In 1937 the church was completed, and it was dedicated by Archbishop Mundelein in 1939; and

WHEREAS, In 1949, Reverend Fennessy was named Right Reverend Monsignor. He passed away in 1959 to be replaced by Right Reverend James C. Hardiman, vice chancellor of the Archdiocese of Chicago; and

WHEREAS, Reverend Salvador Den Hallegado leads a thriving parish, serving over 1,000 families. The parish has a grammar school and provides religious education for over 400 children; and

WHEREAS, The parish is the location of many life cycle events. Last year hundreds of baptisms, communions, weddings, funerals and other significant milestones which were held at the church; and

WHEREAS, Lawnsdale Avenue and 62<sup>nd</sup> Street is being renamed as "Honorary St. Nicholas of Tolentine Parish Way"; and

WHEREAS, St. Nicholas of Tolentine celebrated its 100<sup>th</sup> anniversary on September 11, 2016, which included a mass conducted by Archbishop Blaine Cupich; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby congratulate St. Nicholas of Tolentine Parish on its 100<sup>th</sup> anniversary and wish the parish continued spirituality and fulfillment; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to St. Nicholas of Tolentine Parish.

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*Presented By*

***ALDERMAN SOLIS (25<sup>th</sup> Ward) And  
ALDERMAN THOMPSON (11<sup>th</sup> Ward):***

***COMMEMORATION OF MID-AUTUMN FESTIVAL.***

[R2016-707]

WHEREAS, The Mid-Autumn Festival, also known as the Moon Festival or Harvest Moon Festival, is a Chinese harvest festival held on the 15<sup>th</sup> day of the eighth month in the Chinese Han calendar on the night of the full moon; and

WHEREAS, This esteemed body has been notified of this important event by the Honorable Daniel Solis, Alderman of the 25<sup>th</sup> Ward; and

WHEREAS, This year's Mid-Autumn Festival takes place September 15<sup>th</sup> – 17<sup>th</sup>; and

WHEREAS, The festival celebrates three fundamental concepts: gathering, thanksgiving, and praying; and

WHEREAS, The Chinese began celebrating the harvest during the autumn full moon in the Shang Dynasty, thousands of years ago, and have continued this tradition ever since; and

WHEREAS, The Mid-Autumn Festival is an occasion to reunite friends and relatives, eat mooncakes and watch the moon, a symbol of harmony and unity; and

WHEREAS, A notable part of celebrating the holiday is the carrying and display of beautiful, brightly lit lanterns in a variety of settings; now, therefore,

*Be It Be Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby recognize the cultural and historical significance of the Mid-Autumn Festival and join the community in celebrating this occasion; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Chicago's Chinese and Chinese-American community as a symbol of our esteem and respect.

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*Presented By*

**ALDERMAN SOLIS (25<sup>th</sup> Ward),  
ALDERMAN LOPEZ (15<sup>th</sup> Ward),  
ALDERMAN REBOYRAS (30<sup>th</sup> Ward)  
And OTHERS:**

**COMMEMORATION OF MEXICAN INDEPENDENCE DAY.**

[R2016-700]

A resolution, presented by Aldermen Solis, Lopez, Reboyras, Sadłowski Garza, and Muñoz, reading as follows:

WHEREAS, Mexican Independence Day, known as El Grito, will be celebrated this year on September 16, 2016; and

WHEREAS, A Roman Catholic priest and legendary leader, Father Miguel Hidalgo, in his famous speech of September 16, 1810, known as "El Grito de Dolores" or the "Cry of Dolores", exhorted his parishioners to join him in his fight against the injustices of the Spanish colonial rule; and

WHEREAS, El Grito de Dolores marked the beginning of the long Mexican War of Independence, which Mexicans fought with resolute determination until they achieved their independence in 1821; and

WHEREAS, This august body has been notified of this important event by Mayor Rahm Emanuel and the Honorable Daniel Solis, Alderman of the 25<sup>th</sup> Ward; and

WHEREAS, This year marks the 206<sup>th</sup> anniversary of Mexico's independence from Spanish colonial rule; and

WHEREAS, Mexican Independence Day is one of the country's most important holidays celebrated with flags, feasts, dances and parades; and

WHEREAS, Fiestas Patrias Chicago Committee is a group of over 100 prominent Mexican Chicagoans who have revitalized the celebration of Mexican Independence Day in our city; and

WHEREAS, El Grito 2016 will be celebrated in Harrison Park in the city's Pilsen community on September 15, 2016, featuring Mexican cuisine, traditional dancing, marching bands, and floats; and

WHEREAS, El Grito 2016 is an opportunity for the one and a half million Mexicans in the Chicago area to celebrate the culture and history of Mexico; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby acknowledge the cultural and historical significance of Mexican Independence Day; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the Fiestas Patrias Chicago Committee as a token of our appreciation of the Committee's efforts in reinvigorating the celebration of Mexican Independence Day in our city.

---

*Presented By*

**ALDERMAN REBOYRAS (30<sup>th</sup> Ward):**

**TRIBUTE TO LATE CATHERINE SEMENEK.**

[R2016-701]

WHEREAS, Heaven gained the most beautiful angel, Catherine Semenek, nee Wolff, who ascended into eternal life on September 6, 2016; and

WHEREAS, The Chicago City Council has been informed of her passing by Alderman Ariel E. Reboyras; and

WHEREAS, Catherine was born in Chicago on March 11, 1918 to William and Lea Wolff. She was the dedicated, beloved, former wife of the late Steven R. Semenek, and loving mother of Joan (Ed) Ligenza, Steve (Debbie) Semenek, Kathleen Semenek, Judi (James) Conte, Michael Semenek and Donna (Joe) Garbacz. She was the cherished grandmother of Edward (Hope) Ligenza, Rich (Maryanne) Ligenza, Brett (Stephanie) Ligenza, James J. (Christina) Conte, Joseph Conte and Megan Lewis, Katie (Dan) Stolp, and dearest great-grandma to Nicole (Michael), Abe, Brooke, Jake, Olivia, Aubrey and unborn Addisyn. Proud great-grandma to Greyson and another one on the way; and

WHEREAS, Catherine Semenek leaves a lasting legacy to all those she touched; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016 A.D., do hereby commemorate Catherine Semenek on her grace-filled life and do hereby express our condolences to her family; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family members of Catherine Semenek.

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*CONGRATULATIONS EXTENDED TO MIGUEL SOSA BETANCOURT ON 100<sup>TH</sup> BIRTHDAY.*

[R2016-689]

WHEREAS, Miguel Sosa Betancourt, son of Miguel Sosa Reyes and Felicita Betancourt, was born on September 28, 1916, he is one of 12 siblings; and

WHEREAS, Having just completed eight years of elementary school, his parents put him to work in order to supplement the family income. Miguel sold vegetables grown on the family farm; and

WHEREAS, At the age of 15, Miguel Sosa started working at a furniture shop running errands. After a year, he entered a trainee program where he learned to make furniture. Miguel worked there for seven years; and

WHEREAS, Afterwards, Miguel Sosa was given the opportunity to work for the Puerto Rico Development Company where he further improved his furniture making skills. He worked for four years for them until the program's contract with the Puerto Rican government ended; and



WHEREAS, Miguel Sosa met his future wife, Modesta, in 1938, and four years later married her. During the years of 1943 and 1944, they welcomed their sons, Benjamin and Miguel; and

WHEREAS, Always looking for ways to improve his life and his family, Miguel journeyed to New York City in 1947, where he resided for three years. In 1950, Miguel and his family moved to Chicago, Illinois, where he sought stable and better employment opportunities; he was able to purchase his first home on Polk Avenue and Kedzie Avenue while raising his family; and

WHEREAS, In 1976, after having retired, Miguel and his wife returned to Puerto Rico, not knowing that 30 years later, in 2006, they would once again return to Chicago and live with their daughter-in-law, Anna; and

WHEREAS, In honor of his life, history, experience, and wisdom acquired during his 10 decades of living, a grand celebration is planned for Miguel "Papa" Sosa by his family and friends; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016 A.D., do hereby offer our heartiest congratulations and best wishes to Miguel Sosa; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared for presentation to Miguel Sosa Betancourt.

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*Presented By*

**ALDERMAN SANTIAGO (31<sup>st</sup> Ward):**

**GRATITUDE EXTENDED TO PASTOR DAVID MARRERO, CHICAGO POLICE DEPARTMENT VICE AND ASSET FORFEITURE DIVISION AND NARCOTICS DIVISION FOR SUPPRESSING CRIMINAL ACTIVITY IN BELMONT CRAGIN NEIGHBORHOOD.**

[R2016-708]

WHEREAS, On June 7, 2016, the Chicago Police Department was able to put a stop to a criminal enterprise in the Belmont Cragin neighborhood; and

WHEREAS, Pastor David Marrero of New Life Covenant Church had informed the Chicago Police Department that congregants had complained to him about narcotic sales,

prostitution, including of seemingly underage children, and human trafficking that had been occurring at the La Roquita restaurant; and

WHEREAS, The Chicago Police Department's Bureau of Organized Crime's Vice and Asset Forfeiture Division took this information and, along with the Narcotics Division, created a plan to visit La Roquita to confirm the allegations in Pastor Marrero's complaint; and

WHEREAS, The plan was successful and, over the course of a three-day period, Chicago Police Officers were able to confirm that illegal acts of prostitution and narcotics sales had indeed been taking place at the restaurant, with full knowledge and consent of the managing employees, as well as confirming that none of the women that had been soliciting prostitution had been underage; and

WHEREAS, The Police Officers were able to arrest and charge a drug dealer with four counts of manufacturing and delivery of narcotics within 1,000 feet of two separate places of worship, as well as citing two females for conducting illicit activities within the restaurant, and, with help from City attorneys and the Asset Forfeiture's Drug and Gang House Officers, the owner of La Roquita restaurant was cited for the various illegal activities and numerous code violations; and

WHEREAS, All operating licenses within the City of Chicago and the State of Illinois held by La Roquita and its owner have since been revoked; and

WHEREAS, The officers that took part in this operation were Commander Kenneth Angarone (Star Number 20), Lieutenant Karen Konow (Star Number 209), Sergeant Tammie Pena (Star Number 2086), Sergeant William Riesche (Star Number 2194), Sergeant Nelson Perez (Star Number 910), Officer Humberto Gutierrez (Star Number 9690), Officer Armando Ugarte (Star Number 15050), Officer Angel Amador (Star Number 19941), Officer Javier Saez (Star Number 11869), Officer John Bartuch (Star Number 18458), Officer Chris Stenzel (Star Number 15101), Officer Edward Langle (Star Number 14418), Officer David Lewis (Star Number 18965), Officer Sean Newton (Star Number 16383), Officer Christine Connor (Star Number 14314), Sergeant Brian Blackmon (Star Number 1237), Officer Steve Lugo (Star Number 10975), Officer Michael Iglesia (Star Number 19945), and Officer Jaime Ortiz (Star Number 18550); and

WHEREAS, These members of the Police Department have worked tirelessly to respond to citizen complaints and keep the 31<sup>st</sup> Ward, and the entire City of Chicago, safe and free from illicit activity; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby commend, for their professionalism, dedication and exceptional cooperative efforts on behalf of the citizenry of Chicago, all of the police personnel who were instrumental in suppressing this criminal activity; and

*Be It Further Resolved*, That suitable copies of this resolution be presented to each of the aforementioned members of the Chicago Police Department, and placed on permanent record in their personnel files, as a token of our appreciation and esteem.

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*Presented By*

**ALDERMAN SANTIAGO (31<sup>st</sup> Ward)**  
**And OTHERS:**

*TRIBUTE TO LATE ROLANDO JUAN CORREA.*

[R2016-706]

A resolution, presented by Aldermen Santiago, Moreno, Maldonado, Burnett, Reboyras, Waguespack and Ramirez-Rosa, reading as follows:

WHEREAS, Rolando Juan Correa was called to his final resting place on June 21, 2016; and

WHEREAS, This esteemed body has been notified of Rolando Correa's death by the Honorable Alderman Milly Santiago of the 31<sup>st</sup> Ward; and

WHEREAS, Rolando Correa was born in Manati, Puerto Rico. He moved to Chicago at the age of eight; and

WHEREAS, Rolando was awarded an ASPIRA scholarship to pursue a higher education in Puerto Rico; and

WHEREAS, Upon returning to Chicago, Rolando managed one of the first Latino voter registration drives; and

WHEREAS, Rolando Correa was married to the love of his life, Graciela. They were married for 44 years and blessed to raise two children; and

WHEREAS, During his tenure with the Puerto Rican Parade Committee, he brought Las Fiestas Patronales (Puerto Rican Fest) to Humboldt Park; and

WHEREAS, He worked for the City of Chicago, Cook County and the State of Illinois; and

WHEREAS, Mr. Correa co-founded Rincon Family Services on July 13, 1972. He was named executive director in 2005 and president and CEO in 2013; and

WHEREAS, In the last three years under Rolando Correa's leadership, Rincon Family Services has doubled in size and impact. Rincon began by providing substance abuse treatment. It now operates a broad array of programs including: Community Health Promotoras Program, Chicago Drive Safe Coalition, Chicago Regional Traffic Safety Resource Center, HIV Early Intervention Program, Re-Entry Program, Senior Health Insurance Program, Anger Management, Gambling and Mental Health Treatment and Prevention Services; and

WHEREAS, Rolando was known for his wry sense of humor, easy smile and love of local sports; and

WHEREAS, Mr. Correa leaves to cherish his memory: his loving and dedicated wife Graciela; daughter Cristina; son Rolando, Jr.; five grandchildren; and numerous family and friends; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the passing of Rolando Juan Correa and extend to his family our sincere condolences; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Rolando Juan Correa.

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*Presented By*

**ALDERMAN AUSTIN (34<sup>th</sup> Ward):**

*TRIBUTE TO LATE DR. GLORIA D. BROWN.*

[R2016-596]

WHEREAS, God in His infinite wisdom has called Dr. Gloria D. Brown, most beloved citizen, to her eternal reward on July 26, 2016; and

WHEREAS, This august body has been informed of her passing by the Honorable Carrie M. Austin, Alderman of the 34<sup>th</sup> Ward; and

WHEREAS, Gloria, born on December 26<sup>th</sup> in Turrell, Arkansas, was a devoted daughter of Richmond and Ethel Purdiman. She accepted Christ at an early age and was a faithful servant to the Lord. Gloria was a longtime member of Colonial Village Church of Christ; and

WHEREAS, Gloria and her late husband of over 40 years, James, were blessed with three adorable children, Raimondo, Romero and Lolita. She now joins her best friend and life partner in the Kingdom of Heaven; and

WHEREAS, Majoring in Psychology, Gloria earned multiple degrees from both Loyola and DePaul Universities. She also completed her post doctorate studies at Howard University and the Illinois School of Professional Psychology; and

WHEREAS, Gloria enjoyed a rich career path serving as a child psychologist for the Chicago Board of Education, Catholic Charities and Miles Square Mental Health Facility. A staunch advocate for children, she will be remembered for her diligent work to support children in their mental health and development; and

WHEREAS, Gloria lived life to the fullest. She enjoyed traveling, delicious foods, movies, music, and dancing. But more than anything, Gloria loved and adored her children. She had an exceptional ability to build unique relationships with each of them to ensure that they always felt special. Her grandchildren, who affectionately called her "Bay, Bay", brought her tremendous joy and she loved them with an intensity that was unsurpassed; and

WHEREAS, Gloria was a longtime charitable giver best described by her own words, "with a closed hand, nothing comes out and nothing comes in, but with an open hand your blessings overflow". Known to donate to many causes especially children and education, providing refuge to the homeless, fed the hungry and nursed the sick. A frequently sought out sage advisor, providing a shoulder to lean on and guiding hand; and

WHEREAS, Gloria leaves to join her beloved parents and siblings, Allen, Jr., Elvin Purdiman and Erma Rhyne, who proceeded her in death. She leaves to cherish her memories her children, Raimondo, Romero and Lolita; four grandchildren who she adored, Gabriel, Dominique, Donald II and Regina; great-grandson, James Isaiah; brother, Justin Purdiman; three sisters, Effie Minor, Lillian Ealy and Ann Purdiman. Her loving spiritual sisters, Daisy Joyner, Queen E. Crawford and Mettie Ward along with a host of nieces, nephews, extended family and friends; and

WHEREAS, Gloria touched the lives of all who knew her through her kindness, generosity and spirit. She will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016 A.D., do hereby express our sorrow on the death of Dr. Gloria D. Brown and express to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Dr. Gloria D. Brown as a token of our honor, gratitude and respect.

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CONGRATULATIONS EXTENDED TO CHARLES M. CARTER, SR. ON 80<sup>TH</sup> BIRTHDAY.

[R2016-619]

WHEREAS, Mr. Charles M. Carter, Sr. is celebrating his 80<sup>th</sup> birthday. He is truly a testament of time, having experienced some of the most memorable periods in American history; and

WHEREAS, The Honorable Carrie Austin, Alderman of the 34<sup>th</sup> Ward, has apprised the members of the chamber of this remarkable man's auspicious milestone; and

WHEREAS, Charles Carter, Sr. was born on September 18, 1936; and

WHEREAS, Mr. Carter has been a successful businessman in the 34<sup>th</sup> Ward since 1969; and

WHEREAS, Mr. Carter was a pioneer. When he moved his family to 112<sup>th</sup> and Peoria, they were only the second family to move into the community; and

WHEREAS, Charles Carter is a long-time member of St. Mark's Lutheran Church; and

WHEREAS, Mr. Carter is a 33<sup>rd</sup> degree Mason and a member of the local lodge; and

WHEREAS, He has been very involved in Boy Scouts of America. Three sons and a grandson were Eagle Scouts; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City of Chicago City Council, gathered together this 14<sup>th</sup> day of September 2016, do hereby congratulate Mr. Charles M. Carter, Sr. on his 80<sup>th</sup> birthday and extend our very best wishes for many more birthdays to come; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Mr. Charles M. Carter, Sr.

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*Presented By*

**ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward)**  
**And OTHERS:**

*TRIBUTE TO LATE JUAN GABRIEL.*

[R2016-703]

A resolution, presented by Aldermen Ramirez-Rosa, Moreno, Sadlowski Garza, Lopez, Solis, Maldonado, Reboyras and Santiago, reading as follows:

WHEREAS, Juan Gabriel was called home by the grace and wisdom of God on August 29, 2016 at the age of 66; and

WHEREAS, It is with great sadness that the world learned of the death of this beloved Mexican singer and composer; and

WHEREAS, The Chicago City Council has been informed of his passing by Alderman Carlos Ramirez-Rosa; and

WHEREAS, Juan Gabriel was born Alberto Aguilera Valadez on January 7, 1950 and was the youngest of 10 children born to Gabriel Aguilera Rodriguez and Victoria Valadez Ojas, two peasants from Paracuaro, Michoacan, Mexico; and

WHEREAS, Juan Gabriel was raised in an orphanage in Ciudad Juárez, Chihuahua and overcame these great odds to go on to become one of the greatest singers of all time; and

WHEREAS, Juan Gabriel was a father of four children and through his charity work put on countless performances that benefited orphaned and underserved children in Mexico; and

WHEREAS, Juan Gabriel sold over 100 million albums, was a six-time Grammy nominee and was inducted into the Billboard Latin Music Hall of Fame in 1996 and the International Latin Music Hall of Fame in 2003; and

WHEREAS, Juan Gabriel was not only known for his dramatic and electrifying performances but his lyrical mastery and songwriting abilities in crafting powerful ballads that crossed musical genres and redefined the concept of romantic Latin pop music; and

WHEREAS, Juan Gabriel is recognized as being one of the greatest singers of all time and is an icon in the Latino community as well as the LGBTQ community, having possessed the ability to transcend borders, break taboos, and create a space for queerness to exist unapologetically; and

WHEREAS, Juan Gabriel, beloved by hundreds of thousands in Chicago, sold out the Allstate Arena in Rosemont, Illinois each year for the last 15 years and was scheduled to perform there on September 25, 2016; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the Chicago City Council, assembled this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of Juan Gabriel and extend to his fans, family, and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Juan Gabriel and the Consulate General of Mexico in Chicago.

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*Presented By*

**ALDERMAN VILLEGAS (36<sup>th</sup> Ward):**

***CELEBRATION OF HISPANIC HERITAGE MONTH IN CHICAGO.***

[R2016-618]

WHEREAS, From September 15, 2016, through October 15, 2016, the United States and the City of Chicago celebrates Hispanic Heritage Month; and

WHEREAS, September 15<sup>th</sup> was chosen as the starting point for the great celebration because it is the anniversary of independence of five countries, Costa Rica, El Salvador, Guatemala, Honduras and Nicaragua. In addition, Mexico celebrates their independence on September 16<sup>th</sup>, Chile on September 18<sup>th</sup> and Belize on September 21<sup>st</sup>; and

WHEREAS, The Hispanic community in metropolitan Chicago numbers over 2 million people or over 20 percent of the region's total population. This represents the largest ethnic or racial group in metropolitan Chicago; and

WHEREAS, The Hispanic population of the Chicago area is, by itself, 15<sup>th</sup> among all the metropolitan areas in the country. Hispanic Chicago is approximately the same size as metropolitan San Antonio or Indianapolis; and



WHEREAS, Hispanics make up over 45 percent of Chicago Public School students, comprising the largest ethnic group within Chicago Public Schools; and

WHEREAS, The Chicago Hispanic population is made up of many beautiful cultures including Cubans, Dominicans, Guatemalans, Mexicans, Peruvians, Puerto Ricans, Salvadorans and many others; and

WHEREAS, High concentrations of Hispanic businesses have revived declining commercial districts in some neighborhoods and created new ones in others. There are some 50,000 Hispanic-owned businesses generating nearly \$10 Billion in revenues; and

WHEREAS, Hispanic communities have sparked revitalization in many great neighborhoods across Chicago including Belmont Cragin, Hermosa, Humboldt Park, Little Village, Pilsen, and many others; and

WHEREAS, Chicagoans of all races and ethnicities benefit from having Hispanic family, friends, coworkers and neighbors; now, therefore,

*Be It Resolved*, That we, the Mayor, the Latino Caucus and all the members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby celebrate Hispanic Heritage month and all the wonderful things and people that the Hispanic community has brought Chicago.

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*Presented By*

***ALDERMAN MITTS (37<sup>th</sup> Ward):***

***TRIBUTE TO LATE JONATHAN CHRISTIAN MILLS***

[R2016-614]

WHEREAS, It is with great sadness that the members of this chamber learned of the departure of Mr. Jonathan Christian Mills at the age of 24; and

WHEREAS, The Chicago City Council has been informed of his passing by the Honorable Emma Mitts, Alderman of the 37<sup>th</sup> Ward; and

WHEREAS, Jonathan was born on December 27, 1989, in Peoria, Illinois, to proud parents Floria White and Willie McClarty; and

WHEREAS, He was baptized at New Day Missionary Baptist Church, where he continued as a member until his departure; and

WHEREAS, Jonathan attended North Lawndale College Prep, where he was an acclaimed basketball player; he went on to receive his bachelor's degree from the University of Southern Mississippi; and

WHEREAS, Jonathan continued to stand out as a basketball player, playing for the University of Southern Mississippi in the 2012 NCAA Tournament and was part of the Conference USA All-Defensive Team in 2011-12; and

WHEREAS, After graduation, Jonathan went on to play professional basketball in Canada for the London Lightning and the Chicago Fury, a semi-pro team in the Midwest Basketball League; and

WHEREAS, Jonathan leaves to cherish his memory his children, Aniya and Brielle; parents, Floria White and Willie McClarty; fiancée, Breanna Jones; siblings, Ladonna, Bernadine, Kisha, Travon, James, Malcolm, Marquita, Jarred, and Diamonds; special big brother, Vernon Dutch, grandparents, and host of family and friends; and

WHEREAS, Jonathan touched the lives of all who knew him through his love for basketball. He will be deeply missed, but the memory of his character will live on in those who knew and loved him; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby extend our heartfelt condolences to the family of Mr. Jonathan Christian Mills; and

*Be It Further Resolved*, That suitable copies of this resolution are presented to the family of Mr. Jonathan Christian Mills as a sign of our honor, gratitude and respect.

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*TRIBUTE TO LATE WILLA E. PERRY-WALKER.*

[R2016-613]

WHEREAS, It is with great sadness that the members of this chamber learned of the untimely departure of Willa E. Perry-Walker on August 4, 2016; and

WHEREAS, This esteemed body has been informed of her passing by the Honorable Emma Mitts, Alderman of the 37<sup>th</sup> Ward; and

WHEREAS, Willa E. Perry-Walker was born to the blessed union of the late Reverend Robert Turner and Mary Johnson-Turner in Akron, Alabama, on March 28, 1938; and

WHEREAS, Willa was baptized at an early age at Tenth Street Baptist Church in Tuscaloosa, Alabama, under the leadership of Reverend Woodward; and

WHEREAS, Willa attended Castle Elementary School and graduated from Industrial High School in Tuscaloosa, Alabama. Willa continued her education at Malcolm X College in Chicago, Illinois; and

WHEREAS, Willa moved to Chicago in 1957, where she became a member of the Greater White Stone Missionary Baptist Church under the leadership of Reverend B.T. Blumberg, and she remained a member at the church until her death; and

WHEREAS, In 1959, Willa married the late William Grady Perry, together the couple had two children, Randal Dewin and Regina Denise. The couple separated, but Willa found love again with the late Jimmy Walker in 1982; and

WHEREAS, Willa went on to work at the Department of Motor Vehicles, where she retired after 35 years of service; and

WHEREAS, Willa loved bowling, card playing, and singing as part of the choir at Greater White Stone Missionary-Baptist; and

WHEREAS, Willa leaves to cherish her memory her children, Randal (Sonya), Regina, Cynthia, and Pam; grandchildren, Randal, Jr., Latonya, Ashley, Teneesha, Rachel, Sequoia and Ariana; sister, Rosemary; aunt, Mildred, and a host of family and friends; and

WHEREAS, Willa touched the lives of all who knew her through her love and caring spirit. She will be deeply missed, but the memory of her character will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby extend our heartfelt condolences to the family of Willa E. Perry-Walker; and

*Be It Further Resolved*, That suitable copies of this resolution are presented to the family of Willa E. Perry-Walker as a sign of our honor, gratitude and respect.

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*CONGRATULATIONS EXTENDED TO DENISE CARTER ON 75<sup>TH</sup> BIRTHDAY.*

[R2016-615]

WHEREAS, We the members of the Chicago City Council would like to extend greetings and a happy birthday wish to Mrs. Denise Carter in the recognition of her 75<sup>th</sup> birthday; and

WHEREAS, I, Alderman Emma Mitts, would like to pay tribute to Mrs. Denise Carter on the occasion of this well-deserved honor in recognition of your many years of stellar dedication as a model, wife, parent, grandparent, great-grandparent, and citizen in the City of Chicago; and

WHEREAS, Mrs. Denise Carter has provided many years of service selling Avon products, taking care of her family while working diligently in her church. This is a time in which a person celebrates their past and acknowledge their present, with the spirit of love from friends and relatives abound; and

WHEREAS, Mrs. Denise Carter is a woman of God, a woman at all times oriented towards the service of others; she was known as the neighborhood babysitter as well as being an active member of her block club; and

WHEREAS, Mrs. Denise Carter is a friend to the poor, a mother to motherless; and whenever a wonderful talented and highly capable lady such as you, cross one's life path, it is always the right time to give recognition and praise they deserve for their spirit, exemplary level of professionalism, and job well done over many years of service to the community; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council of City of Chicago, gathered here this 14<sup>th</sup> day of September 2016 A.D., do hereby congratulate Mrs. Carter on the occasion of her birthday and extend our best wishes for continued health, happiness and success in all future endeavors; and the 37<sup>th</sup> Ward has reserved Tuesday, August 30<sup>th</sup> to express their unconditional gratitude and to assure unwavering support to Mrs. Carter during this 75<sup>th</sup> year birthday celebration 2016; and

*Be It Further Resolved*, That a suitable copy of this resolution is presented to Mrs. Carter, as she is duly celebrating her 75<sup>th</sup> birthday, as a token of our esteem and good wishes.

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*CONGRATULATIONS EXTENDED TO CHRIST ENGLISH EVANGELICAL LUTHERAN CHURCH ON 125<sup>TH</sup> ANNIVERSARY.*

[R2016-702]

WHEREAS, On September 14, 2016, Reverend C.J. Wright, Sr., and Christ English Evangelical Lutheran Church will celebrate 125 years of outstanding community services. During its 125 year history, Christ English has been serviced by 11 pastors; and

WHEREAS, I, Alderman Emma Mitts, would like to pay tribute to Reverend C.J. Wright, Sr., pastor and resident, on the occasion of this well-deserved honor for his many years of stellar dedication and commitment to Christ English Church and School. The Christian day school (Christ Lutheran School) located at 5335 West Le Moyne Street opened in the month of September 1960; and

WHEREAS, For years Christ English Church and School served Chicago by allowing its premises to serve as a polling place. Christ English Church serves currently as a C.A.P.S. meeting location. Christ English services all of Cook County with its food pantry in partnership with the Greater Chicago Food Depository; and

WHEREAS, Christ English serves the public with its "Job Listings" ministry to assist those who are unemployed or underemployed to find employment. Providing 125 years of service in this busy area, is a time in which a person celebrates their past with the Christ English Evangelical Lutheran Church and acknowledge their present with the spirit of love from friends and relatives abound; and

WHEREAS, Reverend C.J. Wright, Sr. is a man of God, a friend to the poor, a father to the fatherless; and Christ English Church doors are always open for community meetings and other interests that support and aid the community for which it serves; and

WHEREAS, Whenever a wonderful talented and highly capable pastor such as you, crosses one's life path, it is always the right time to give recognition and praise they deserve for their spirit, exemplary level of professionalism, and job well done over many years of service; now, therefore,

*Be It Resolved*, That we, the Mayor and the members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, express our unconditional love, gratitude and assure unwavering support to one another and most importantly to Christ English Evangelical Lutheran Church and extend our best wishes for continued success; and

*Be It Further Resolved*, That a suitable copy of this resolution is presented to Reverend C.J. Wright, Sr. as they celebrate 125 years of service as a token of our esteem and good wishes.

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*Presented By*

**ALDERMAN LAURINO (39<sup>th</sup> Ward):**

**TRIBUTE TO LATE ALICE M. ALTWASSER.**

[R2016-611]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Alice M. Altwasser on July 21, 2016, at the age of 98; and

WHEREAS, The City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Born on September 7, 1917, Alice was the beloved wife of the late William F.; loving mother of Gary W. and Robert F. (the late Marsha); dear grandmother of Megan and Patrick (CPD); cherished great-grandmother of Conner; and treasured friend to all who had the pleasure of knowing her. Alice leaves a legacy of faith, dignity and love; and

WHEREAS, Active and vital member of her community, Alice will be remembered for her smiling face, her wonderful sense of humor, her thoughtfulness and grace within her that could light up any room that she walked into; and

WHEREAS, Alice touched the lives of all who knew her through her love, her kindness, her generosity, her heart and her spirit, making her a truly unforgettable person. She will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of Alice M. Altwasser and express to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Alice M. Altwasser as a token of our honor, gratitude and respect.

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*TRIBUTE TO LATE WILLIAM V. BOGSETH.*

[R2016-608]

WHEREAS, It is with great sadness that members of this chamber learned of the death of William "Bill" V. Bogseth, on July 5, 2016, at the age of 64; and

WHEREAS, The City Council has been informed of his passing by the Honorable Margaret Laurino, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Born on October 29, 1951 to loving parents, Vernon and Helen Bogseth of Chicago; Bill was the beloved husband of 45 years to Linda; devoted father of Brent and Derek; proud grandpa of Gage; dear brother of Beverly (Hank), Bonnie and Barbara; fond brother-in-law of Sue (Tim) and Patty; caring uncle to many, many more; and treasured friend to all who had the pleasure of knowing him. Bill leaves a legacy of faith, dignity and love; and

WHEREAS, Bill was an active and vital member of his community. He touched the lives of all who knew him through his kindness, generosity and spirit and will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of William "Bill" V. Bogseth and express to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of William "Bill" V. Bogseth as a token of our honor, gratitude, and respect.

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*TRIBUTE TO LATE J. MICHAEL DE POY.*

[R2016-607]

WHEREAS, It is with great sadness that members of this chamber learned of the death of J. Michael DePoy, on August 3, 2016, at the age of 63; and

WHEREAS, The City Council has been informed of his passing by the Honorable Margaret Laurino, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Michael was born on February 6, 1953 in Rutland, Vermont. In 1980 he relocated to Chicago, where he met the love of his life, Sharon Watson. They spent 35 wonderful years together and raised two amazing children, Patrick and Maggie, in Chicago's Sauganash community; dearly cherished by numerous family members and treasured friend to all who had the pleasure of knowing him. Michael leaves a legacy of faith, dignity and love; and

WHEREAS, Michael, who could be counted on to liven up a party, was an active and vital member of his community who touched the lives of all who knew him through his kindness, generosity and spirit. He will be deeply missed, but the memory of his character, intelligence and compassion will live on in those who knew and loved him; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of J. Michael DePoy and express to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of J. Michael DePoy as a token of our honor, gratitude, and respect.

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*TRIBUTE TO LATE JOSEPHINE GIANFORTUNE.*

[R2016-606]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Josephine Gianfortune, on July 25, 2016, at the age of 90; and

WHEREAS, The City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Born on February 28, 1926, Josephine was the beloved wife of the late Mario; loving mother and best friend to her daughter Janet (Joe) Cavanaugh, Vince (Paula), Frank (Joan) and Mario (Angela); fond sister of the late Samuel (Ida) Cardone and the late George Cardone; dear Nonnie of many dear grandchildren and cherished great-grandchildren; and treasured friend to all who had the pleasure of knowing her. Josephine leaves a legacy of faith, compassion, dignity and love; and

WHEREAS, Active and vital as a member of her community, Josephine will be remembered for her beautiful smile, her wonderful sense of humor, her thoughtfulness, and grace within her that could light up any room that she walked into; and

WHEREAS, Josephine touched the lives of all who knew her through her love, her kindness, her generosity, her heart and her spirit, making her a truly unforgettable person. She will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of Josephine Gianfortune and express to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Josephine Gianfortune as a token of our honor, gratitude and respect.



*TRIBUTE TO LATE GEORGE A. INDELLI.*

[R2016-609]

WHEREAS, It is with great sadness that members of this chamber learned of the death of George A. Indelli at the age of 93; and

WHEREAS, The City Council has been informed of his passing by the Honorable Margaret Laurino, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Born on January 1, 1923, George was the beloved husband of Florence, nee Caputo; devoted father of Lucille (Johnny) Maggio and Joseph (Connie) Indelli; cherished grandfather of Lisa Maria (Tony) Manzo, George (Ericka) Indelli and Joseph Indelli; dear great-grandfather of Alyssa, Michael and Anthony Manzo; loving brother of Veronica, Anna Marie and Camille; fond uncle to many nieces and nephews; and treasured friend to all who had the pleasure of knowing him. George leaves a legacy of faith, compassion, dignity and love; and

WHEREAS, George leaves this world having made a tremendous impact on more people that can be named. This retired Chicago police officer and World War II United States Army veteran, who was a hero and friend to all, touched the lives of all who knew him through his kindness, generosity and spirit, making him a truly unforgettable person. He will be deeply missed, but the memory of his smile, caring spirit, enduring patience, thoughtfulness, character, and intelligence will live on in those who knew and loved him; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of George A. Indelli and express to his family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of George A. Indelli as a token of our honor, gratitude, and respect.

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*TRIBUTE TO LATE COLLEEN M. O'SHEA.*

[R2016-612]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Colleen M. O'Shea, on July 31, 2016, at the age of 79; and

WHEREAS, The City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Born on August 26, 1936, this devoted daughter of the late Captain William, CPD and Lenore Hallinan Smith; the beloved wife of 57 years to Daniel J.; loving mother of Annie Laurie O'Shea, the Honorable Matthew (Cara), Michael, Maura (Joseph) McCarthy and the late Baby Daniel O'Shea; proud grandmother of Brigid, Patrick, Eileen, Cate and Colleen; dear sister of Maura Smith, Rosemary Garrett, and the late Joyce Stapleton and Captain William C. Smith, USN; fond sister-in-law of Mary Stiemann, Jay McNamara, and the late Joan Baldwin and Jeremiah O'Shea; cherished aunt to her many nieces and nephews; fond cousin of many; and treasured friend to all who had the pleasure of knowing her. Colleen leaves a legacy of faith, dignity and love; and

WHEREAS, Active and vital member of her community, Colleen was an alumna of St. Sabina Grammar School (1950) and Longwood Academy of Our Lady (1954). She will be remembered for her smiling face, her wisdom, her wonderful sense of humor, and grace within her that could light up any room that she walked into. She was truly an angel on earth, making her one-in-a-million; and

WHEREAS, Colleen touched the lives of all who knew her through her love, her kindness, her generosity, her heart and her spirit, making her a truly unforgettable person. She will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of Colleen M. O'Shea and express to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Colleen M. O'Shea as a token of our honor, gratitude, and respect.

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*TRIBUTE TO LATE JEANETTE C. PUFFAF.*

[R2016-610]

WHEREAS, It is with great sadness that members of this chamber learned of the death of Jeanette C. Puffaf, nee Lohman, on July 17, 2016, at the age of 92; and

WHEREAS, The City Council has been informed of her passing by the Honorable Margaret Laurino, Alderman of the 39<sup>th</sup> Ward; and

WHEREAS, Born on August 28, 1923, Jeanette was the beloved wife of the late Martin R.; loving mother of John (Marlene), Tom, Richard, Bill (Candy), Jim, Michael (Lynn), Marilyn (Tim) Piotrowski, Patti (Marty) Maibuecher and the late Marty; dearest grandmother of 12; cherished great-grandmother of four; fond sister of Loretta (the late Maurice) Hoffman and Dolly (the late Kieth Verville and the late Roger (Pakonen); and dearly treasured friend to all who had the pleasure of knowing her. Jeanette leaves a legacy of faith, dignity and love; and

WHEREAS, An active and vital member of her community, Jeanette will be remembered for her beautiful smile, her wonderful sense of humor, her thoughtfulness, and grace within her that could light up any room that she walked into; and

WHEREAS, Jeanette touched the lives of all who knew her through her kindness, her generosity, her heart and her spirit, making her a truly unforgettable person. She will be deeply missed, but the memory of her character, intelligence and compassion will live on in those who knew and loved her; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the death of Jeanette C. Pufpaf and express to her family and friends our deepest sympathy; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the family of Jeanette C. Pufpaf as a token of our honor, gratitude, and respect.

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*Presented By*

**ALDERMAN REILLY (42<sup>nd</sup> Ward):**

*DECLARATION OF OCTOBER 14, 2016 AS "KEEP CHICAGO BEAUTIFUL DAY".*  
[R2016-685]

WHEREAS, For more than 29 years, Keep Chicago Beautiful has been the largest Keep America Beautiful affiliate; and

WHEREAS, Keep Chicago Beautiful offers workshops for teachers and students in their schools while utilizing the Keep America Beautiful environmental curriculum; and inspires and educates people to take action every day to improve and beautify their community environment; and

WHEREAS, Keep Chicago Beautiful partners with corporations, government, and other nonprofits to cleanup, educate and plant edible gardens; and

WHEREAS, Every summer for the past 10 years Keep Chicago Beautiful partners with the Jewish National Fund to bring two Arab and Israeli students to Chicago from the Arava Institute of Environmental Studies which is located in the Negev Desert in Israel. These students visit environmentally friendly Chicago locations and see firsthand the good practices that are adhered to; and

WHEREAS, Each year Keep Chicago Beautiful holds a ceremony where awards are given to individuals, business and industry, government, neighborhoods and the nonprofit community for their extraordinary environmental endeavors; and

WHEREAS, Keep Chicago Beautiful has won many national awards for their education programs in the areas of recycling, sustainability, and public awareness; and

WHEREAS, The Honorable Brendan Reilly, Alderman of the 42<sup>nd</sup> Ward, where Keep Chicago Beautiful is located, has apprised this august body of this noteworthy occasion; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City of Chicago City Council, assembled here this 14<sup>th</sup> day of September 2016 A.D., declare October 14, 2016 as "Keep Chicago Beautiful Day" throughout Chicago; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to Keep Chicago Beautiful.

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*EXPRESSION OF SUPPORT OF "WE DON'T SERVE TEENS" INITIATIVE.*

[R2016-686]

WHEREAS, Every September, thousands of promising Chicago students enter new classes, make new friends, and begin a new year at our middle schools, high schools, colleges, and universities; and

WHEREAS, Government survey data indicates that underage drinking continues to decline in the United States and is preventable through sustained efforts of parents, family members, educators, industry members, law enforcement, and concerned citizens<sup>(1)</sup>; and

WHEREAS, Recent data from the National Institute on Alcohol Abuse and Alcoholism reinforce the dangers of illegal underage drinking among college students, which include assaults, illnesses, injury, and death from motor vehicle crashes and other causes<sup>(2)</sup>; and

WHEREAS, Younger persons between the ages of 12 and 14 who experiment with alcohol are most likely to obtain it from "social sources", which include their own homes, the homes of friends, adult friends and family members; and

WHEREAS, Research published in 2015 by the University of Illinois Chicago found that underage drinking contributes to long-term behavioral changes that will adversely affect a young person's ability to thrive in their chosen professions, their personal relationships, and other key measures of success<sup>(3)</sup>; and

WHEREAS, The American Academy of Pediatrics Committee on Substance Abuse states that surveys indicate that children start to think positively about alcohol between ages 9 and 13 and that 80 percent of adolescents say their parents are the biggest influence on their decision to drink<sup>(4)</sup>; and

WHEREAS, We Don't Serve Teens is a research-based initiative of the Federal Trade Commission to educate adults on the basic facts about illegal underage drinking and remind them of the well-known risks of harm to the underage drinkers themselves and to the general public<sup>(5)</sup>; and

WHEREAS, We Don't Serve Teens provides parents and other adults with the means to play an active role in further reducing underage drinking through greater awareness of how teens obtain alcohol and the places where most underage drinking occurs; and

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(1) Substance Abuse and Mental Health Services Administration (SAMHSA), Underage Drinking Declined between 2002 and 2013, June 11, 2015, available at [http://www.samhsa.gov/data/sites/default/files/report\\_1978/Spotlight-1978.pdf](http://www.samhsa.gov/data/sites/default/files/report_1978/Spotlight-1978.pdf), accessed September 6, 2016.

(2) National Institute on Alcohol Abuse and Alcoholism, *Fact Sheet: Fall Semester -- A Time for Parents to Discuss the Risks of College Drinking*, September 6, 2016, available at <https://www.niaaa.nih.gov/news-events/news-noteworthy/fact-sheet-fall-semester-time-parents-discuss-risks-college-drinking>.

Federal Trade Commission, <https://www.consumer.ftc.gov/articles/0387-dangers-teen-drinking>, accessed September 6, 2016.

(3) <http://news.uic.edu/adolescent-drinking-affects-adult-behavior-through-long-lasting-changes-in-genes>, accessed September 6, 2016.

(4) Lorena Siqueira and Vincent C. Smith, American Academy of Pediatrics, Committee on Substance Abuse; *Clinical Report Binge Drinking*, Pediatrics, Volume 136, Issue 3, September 2015.

(5) Federal Trade Commission, information available at <http://www.dontserveteens.org>, accessed September 6, 2016.

WHEREAS, We Don't Serve Teens provides young people with useful information on the dangers of underage drinking, the costs of violating the law, and strategies to overcome peer pressure and other negative influences; and

WHEREAS, Chicago-based Constellation Brands Beer Division will join with Chicago beer distributors and retailers to publicize the We Don't Serve Teens initiative in Chicago during the month of September, including billboards, transit shelter posters and digital ads at CTA locations and in elevators throughout the City; now, therefore,

*Be It Resolved*, The City of Chicago supports the message of We Don't Serve Teens: Please don't provide alcohol to teens. It's unsafe. It's illegal. It's irresponsible; and

*Be It Further Resolved*, The City of Chicago calls upon all parents and other adults involved in the lives of teens to utilize the information available from [www.dontserveteens.gov](http://www.dontserveteens.gov) to inform other parents and friends of the measures they can take to further reduce underage drinking to protect our younger citizens and the broader Chicago community; and

*Be It Further Resolved*, That the City of Chicago calls upon all licensed alcohol beverage retailers to continue to support the We Don't Serve Teens outreach efforts in communications with their customers; and

*Be It Further Resolved*, The City of Chicago commends the Federal Trade Commission for its efforts to protect the safety of our teens and of the general public; and

*Be It Further Resolved*, The City of Chicago commends Constellation Brands Beer Division, Chicago beer distributors, and Chicago alcohol beverage retailers for their years of support for We Don't Serve Teens.

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*Presented By*

**ALDERMAN SMITH (43<sup>rd</sup> Ward):**

**DEDICATION OF PORTION OF N. LAKEVIEW AVE. BETWEEN W. DEMING PL. AND W. ST. JAMES PL. AS "MARV LEVY WAY".**

[R2016-684]

WHEREAS, Mr. Marv Levy is a legendary football coach and a member of the NFL Pro Football Hall of Fame, who won six NFL division championships and four straight AFC Championships, also leading the Buffalo Bills to the Super Bowl four times; and

WHEREAS, The Chicago City Council has been informed of his accomplishments by the Honorable Michele Smith, Alderman of the 43<sup>rd</sup> Ward; and

WHEREAS, Marvin Daniel Levy was born in Chicago, Illinois on August 3, 1925, and graduated from South Shore High School in 1943; and

WHEREAS, After graduation, Marv enlisted in the United States Army Air Forces, where he bravely fought for his country during World War II. He was honorably discharged after the war; and

WHEREAS, Marv went on to graduate as a member of Phi Beta Kappa from Coe College in Cedar Rapids, Iowa, where he earned three varsity letters in football, four in track and one in basketball. In 1951, he received his master's degree in English History from Harvard University in Cambridge, Massachusetts; and

WHEREAS, Marv began his football coaching career as an assistant at Coe College in 1953, later joining the coaching staff at the University of New Mexico in 1958 as head coach where he twice earned Skyline Conference Coach of the Year award; and

WHEREAS, Marv started his first NFL coaching job in 1969 as a special teams coach for the Philadelphia Eagles. In the following years, he would serve as a special teams coach for the Rams and the Redskins. He also coached the Montreal Alouettes in the Canadian Football League for five years and led the team to two Grey Cup championships; and

WHEREAS, Marv began coaching the Buffalo Bills in 1986, leading the team to the Super Bowl four times. He was named NFL Coach of the Year in 1988 and AFC Coach of the Year in 1988, 1993, and 1995; and

WHEREAS, Marv retired on December 31, 1997 after 47 years of coaching. He is remembered as the most victorious coach in Buffalo Bills history and is a member of the Football Hall of Fame; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby commend Mr. Marv Levy for his accomplishments; and

*Be It Further Resolved*, That the City Council of the City of Chicago hereby dedicates that portion of North Lakeview Avenue, between West Deming Place and West St. James Place as "Marv Levy Way".

*Be It Further Resolved*, That suitable copies of this resolution are presented to Mr. Marv Levy as a sign of our honor, gratitude, and respect.

*Presented By*

**ALDERMAN TUNNEY (44<sup>th</sup> Ward):**

**CONGRATULATIONS EXTENDED TO LEATHER ARCHIVES & MUSEUM ON 25<sup>TH</sup> ANNIVERSARY AND DEDICATION OF SEPTEMBER 18, 2016 AS "LEATHER ARCHIVES & MUSEUM DAY" IN CHICAGO.**

[R2016-704]

WHEREAS, The Leather Archives & Museum is celebrating its 25<sup>th</sup> anniversary on Saturday, September 18, 2016; and

WHEREAS, The Chicago City Council has been informed of this milestone by Alderman Thomas M. Tunney; and

WHEREAS, Mr. Chuck Renslow, a highly respected lifelong citizen of Chicago, called a meeting of his friends in 1991, to explore the ways and means available to preserve the suppressed and disappearing history of America's Leather communities, regardless of sexual orientation or geographical location; and

WHEREAS, From that meeting, the Leather Archives & Museum was established as the first formally organized archival collection of artifacts, ephemera, and other materials relating specifically to the history and subculture of the leather community; and

WHEREAS, As a library, museum and archive, the collection contains published books, magazines, scholarly publications, films and electronic resources, original erotic art and artifacts from alternative sex organizations and individuals; and

WHEREAS, The archival collection contains unpublished papers and records from notable activists, artists, businesses and organizations related to the subject matter; and

WHEREAS, In addition to activities in Chicago, the Leather Archives & Museum serves the leather world by preserving material from all leather communities, sending "traveling" exhibits around the country, and providing email and telephone research assistance; and

WHEREAS, This vital institution has been maintained and developed over the past 25 years and has become a world-renowned institution which brings honor to the City in countless ways, including by way of the unofficial motto of the Leather Archives & Museum, known across leather communities worldwide: "Located in Chicago and Serving the World"; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the Chicago City Council, assembled the 14<sup>th</sup> day of September 2016, do hereby acknowledge the fine work that the Leather Archives & Museum does and express our gratitude to all contributors to the success of this institution by declaring that the 18<sup>th</sup> day of September 2016 is and shall be known as Leather Archives & Museum Day in Chicago; and



*Be It Further Resolved,* That a suitable copy of this resolution be presented to the Leather Archives & Museum.

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*Presented By*

**ALDERMAN CAPPLEMAN (46<sup>th</sup> Ward):**

**CONGRATULATIONS EXTENDED TO CLARENDON PARK COMMUNITY CENTER AND ADVISORY COUNCIL ON CENTENNIAL ANNIVERSARY.**

[R2016-617]

WHEREAS, The Clarendon Park Community Center and Field House, originally called the Clarendon Municipal Bathing Beach, was built in 1916 as a modern facility for one of Chicago's most popular lakefront beaches; and

WHEREAS, The Clarendon Park Community Center and Field House was created to "facilitate lasting public access to the lake and to insure the health of all Chicagoans"; and

WHEREAS, The Clarendon Municipal Bathing Beach demonstrated Chicago's commitment to the "Reclamation of the Lake Front for the People" by Chicago Plan Commissioner Walter Moody; and

WHEREAS, Clarendon Park fulfills the mission of the Chicago Park District to enhance the quality of life in Chicago by becoming the leading provider of recreation and leisure opportunities, provide safe, inviting and beautifully maintained parks and facilities and create a customer-focused and responsive park system that prioritizes the needs of children and families; and

WHEREAS, The Clarendon Park Community Center is home to the Garfield-Clarendon Model Railroad Club which since its founding in 1947 have been busy building HO scale model railroad layouts for the enjoyment of members and the public; and

WHEREAS, The Clarendon Park Community Center provides countless activities for the families of Uptown including sporting events, art classes, summer day camp, dance groups featuring Kuumba Lynx, and a community garden; and

WHEREAS, The Clarendon Park Community Center celebrates its 100<sup>th</sup> year anniversary with a celebration planned by the Clarendon Park Advisory Council and dedicated Park Supervisor Michael Brown who put endless hours into providing great opportunities for the Uptown community; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, assembled this 14<sup>th</sup> day of September 2016, do hereby commend the Clarendon Park staff and Advisory Council for its tremendous contributions to the children and families of the Uptown community and offer our best wishes for continued success; and

*Be It Further Resolved*, That a suitable copy of this resolution be presented to the Clarendon Park staff and Advisory Council as a token of our appreciation and esteem.

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*Presented By*

**ALDERMAN PAWAR (47<sup>th</sup> Ward):**

*TRIBUTE TO LATE SAM BRONSWICK.*

[R2016-687]

WHEREAS, Sam Bronswick was born on September 30, 1927 on the West Side of Chicago, graduated from Marshall High School, and was a three-year, two-way football player at Northern Illinois University; and

WHEREAS, Sam Bronswick coached football at Lane Technical High School from 1978 to 1993. Coach Bronswick was an assistant football coach at Foreman, Taft, and Lane Tech before achieving a head coaching position; and

WHEREAS, Sam Bronswick taught German at Foreman and Taft, Physical Education at Lane Tech for 15 years, and was then the director for the Driver's Education Department for 13 years at Lane Tech; and

WHEREAS, Coach Bronswick guided his teams to a 118-40 overall record. His Lane Tech team also won a city championship in 1985, went to the state semifinals in 1980 and state quarterfinals in 1989; and

WHEREAS, Coach Bronswick was known for showing a tremendous amount of respect to his players and was credited as being an excellent communicator on both the practice and game field; and

WHEREAS, Coach Bronswick passed away on June 19, 2016 at the age 88; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby express our sorrow on the passing of Sam Bronswick and extend to his family our sincere condolences; and

*Be It Further Resolved*, That a suitable copy of this resolution be prepared and presented to the family of Sam Bronswick.

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*Presented By*

**ALDERMAN PAWAR (47<sup>th</sup> Ward),  
ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward) And  
ALDERMAN J. MOORE (49<sup>th</sup> Ward):**

**RECOGNITION OF "INDIGENOUS PEOPLE'S DAY" IN CHICAGO.**

[R2016-688]]

WHEREAS, Indigenous people continue to make innumerable contributions to present day society in medicine, agriculture, education, and serve valiantly in our nation's military; and

WHEREAS, There are currently 10 national holidays recognized by the federal government; none paying direct tribute to indigenous peoples; and

WHEREAS, Indigenous people were forcibly removed from their homelands, hunted by settlers for bounty, and forced into boarding schools experiencing structural abuse for practicing cultural and religious traditions; and

WHEREAS, These acts forced indigenous people to endure tortured relations and destructive interactions with colonial and occupying powers; and

WHEREAS, Our schools' curriculum are incomplete without sufficient coverage of Indigenous history from pre-colonial times to present day; and

WHEREAS, Climate change and biodiversity research has proven that Indigenous practices based on conservation and sustainability are appropriate and necessary for human survival; and

WHEREAS, Establishing a day to recognize indigenous people is appropriate and necessary; now, therefore,

*Be It Resolved*, That we, the Mayor and members of the City Council of the City of Chicago, gathered here this 14<sup>th</sup> day of September 2016, do hereby declare that the second Monday in October will be officially recognized as "Indigenous People's Day" throughout Chicago, a concerted opportunity to celebrate the thriving cultures and values of the indigenous peoples that were removed from this land or have made Chicago home.

**MATTERS PRESENTED BY THE ALDERMEN.**

*(Presented By Wards, In Order, Beginning  
With The First Ward)*

Arranged under the following subheadings:

1. Traffic Regulations, Traffic Signals and Traffic-Control Devices.
2. Zoning Ordinance Amendments.
3. Claims.
4. Unclassified Matters (arranged in order according to ward numbers).
5. Free Permits, License Fee Exemptions, Cancellation of Warrants for Collection and Water Rate Exemptions, Et Cetera.

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**1. TRAFFIC REGULATIONS, TRAFFIC SIGNS  
AND TRAFFIC-CONTROL DEVICES.**

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*Referred* -- ESTABLISHMENT OF LOADING ZONES.

The aldermen named below presented proposed ordinances to establish loading zones at the locations designated and for the distances and times specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location, Distance And Time
 <i>DOWELL</i> (3 <sup>rd</sup> Ward)	West 23 <sup>rd</sup> Street (north side) from South Dearborn Street to South Federal Street -- 9:00 A.M. to 3:30 P.M. (school days); [O2016-7150]
 <i>CÁRDENAS</i> (12 <sup>th</sup> Ward)	West 36 <sup>th</sup> Street (north side) from 3120 through 3140 -- no parking tow-away zone -- at all times -- all days (public benefit); [O2016-7151]

Alderman Location, Distance And Time

*BURKE*  
(14<sup>th</sup> Ward)

South Kildare Avenue (east side) from West 44<sup>th</sup> Street to West 45<sup>th</sup> Street -- at all times -- all days;

[O2016-6867]

South Richmond Street (west side) from West 47<sup>th</sup> Street to West 48<sup>th</sup> Street -- at all times -- all days;

[O2016-6859]

South Whipple Street (east side) from West 47<sup>th</sup> Street to 4801 -- 6:00 A.M. to 6:00 P.M. -- all days;

[O2016-6851]

West 50<sup>th</sup> Street (both sides) from South Archer Avenue to South Komensky Avenue -- 8:00 A.M. to 10:00 A.M. -- Monday through Friday;

[O2016-6875]

West 55<sup>th</sup> Street (east side of South St. Louis Avenue) from the first alley west of South Kedzie Avenue east to the bus stop -- 15 minute standing zone -- unattended vehicles must have flashing lights -- 8:00 A.M. to 4:00 P.M. and 6:00 P.M. to 10:00 P.M. -- all days;

[O2016-6842]

*LOPEZ*  
(15<sup>th</sup> Ward)

South Wolcott Avenue (east side) from 4643 to 4703 -- 7:00 A.M. to 4:30 P.M. -- Monday through Friday -- September 1, 2016 through June 30, 2016 (all other times Residential Permit Parking Zone 252);

[O2016-6880]

*BURNETT*  
(27<sup>th</sup> Ward)

West Couch Place, at 736, from North Halsted Street to North Desplaines Street -- at all times -- all days;

[O2016-6949]

West Fulton Street, at 1400, from North Elizabeth Street to North Loomis Street -- 7:00 A.M. to 6:00 P.M. -- Monday through Friday;

[O2016-6903]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32403

Alderman

Location, Distance And Time

North Halsted Street, at 152, from West Randolph Street to West Lake Street -- 8:00 A.M. to 12:00 A.M. -- all days;  
[O2016-7076]

North Hamlin Avenue, at 817, from West Chicago Avenue to West Iowa Street -- 6:00 A.M. to 9:00 P.M. -- Monday through Friday;  
[O2016-6886]

West Lake Street, at 735, from North Halsted Street to North Desplaines Street -- at all times -- all days;  
[O2016-6959]

West Monroe Street, at 2344, from South Western Avenue to South Oakley Avenue -- 6:00 A.M. to 4:00 P.M. -- all days;  
[O2016-6942]

West Monroe Street, at 2345, from South Western Avenue to South Oakley Avenue -- 6:00 A.M. to 4:00 P.M. -- all days;  
[O2016-6923]

West Randolph Street, at 802, from North Halsted Street to North Green Street -- 8:00 A.M. to 12:00 A.M. -- all days;  
[O2016-6967]

West Randolph Street, at 806 -- 808, from North Halsted Street to North Green Street -- 8:00 A.M. to 12:00 A.M. -- all days;  
[O2016-7018]

West Washington Street, at 1326, from North Loomis Street to North Aberdeen Street -- 5:00 A.M. to 11:00 P.M. -- Monday through Saturday;  
[O2016-6893]

*MITTS*  
(37<sup>th</sup> Ward)

West Division Street, at 4040 -- 2 automobile lengths -- use flashing lights -- 15 minute loading zone -- 6:00 A.M. to 8:00 P.M. -- Monday through Friday;  
[O2016-7224]

*NAPOLITANO*  
(41<sup>st</sup> Ward)

West Devon Avenue (north side) from North Milwaukee Avenue to the first alley west thereof -- no parking/tow-away zone -- 7:00 A.M. to 9:00 A.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday;  
[O2016-7226]

Alderman Location, Distance And Time

REILLY  
(42<sup>nd</sup> Ward)

North Clark Street (west side) at 642, from stout loading zone to West Erie Street -- 40 feet -- no parking tow-away zone -- at all times -- all days;

[O2016-7228]

North Wabash Avenue (west side) at 800 -- unregulated street parking on North Wabash Street (west side) on either side of standing zone at 30 East Chicago Avenue -- 40 feet -- at all times -- all days;

[O2016-7225]

TUNNEY  
(44<sup>th</sup> Ward)

North Broadway (west side) from a point 175 feet south of West Barry Avenue to West Wellington Avenue -- no parking/no stopping/no standing -- at all times;

[O2016-7231]

North Broadway (east side) from south of West Barry Avenue to West Wellington Avenue -- no parking/no stopping/no standing -- at all times;

[O2016-7230]

PAWAR  
(47<sup>th</sup> Ward)

North Ravenswood Avenue (west leg/east side) along new Ravenswood Metra Station, west of railroad tracks, from West Leland Avenue to West Lawrence Avenue -- no parking tow-away zone -- at all times -- all days.

[O2016-7234]

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*Referred* -- AMENDMENT OF LOADING ZONES.

The aldermen named below presented proposed ordinances to amend previously passed ordinances which established loading zones at the locations designated and for the distances and times specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman

Location, Distance And Time

*HOPKINS*  
(2<sup>nd</sup> Ward)

Amend ordinance by striking: "West Rice Street, in the 2200 block" and inserting in lieu thereof: "West Rice Street, from 2200 through 2228 -- no parking/tow-away zone -- 7:30 A.M. to 3:30 P.M. -- school days";

[O2016-7148]

Amend ordinance by striking: "West Pearson Street, from North State Street to street terminus -- no parking tow-away zone" and inserting in lieu thereof: "West Pearson Street, from North State Street to street terminus -- no parking/standing any time";

[O2016-7149]

*MELL*  
(33<sup>rd</sup> Ward)

Amend ordinance by striking: "North Kedzie Avenue, at 4236, from a point 235 feet north of West Berteau Avenue to a point 50 feet north thereof -- 6:00 A.M. to 5:00 P.M. -- all days" and inserting in lieu thereof: "North Kedzie Avenue, at 4236, from a point 330 feet north of West Berteau Avenue to a point 50 feet north thereof -- 6:00 A.M. to 5:00 P.M. -- all days (public benefit)";

[O2016-7112]

Amend ordinance by striking: "North Kedzie Avenue (east side) from West Lawrence Avenue to North Elston Avenue -- no parking tow-away zone -- 4:00 P.M. to 6:00 P.M. -- Monday through Friday";

[O2016-7107]

*CAPPLEMAN*  
(46<sup>th</sup> Ward)

Amend ordinance by striking: "West Cullom Avenue, at 940 -- no parking loading zone -- Monday through Friday" and inserting in lieu thereof: "West Cullom Avenue, at 940 -- no parking loading zone -- 8:00 A.M. to 4:00 P.M. -- Monday through Sunday (public benefit)".

[O2016-7233]

*Referred* -- ESTABLISHMENT OF ONE-WAY VEHICULAR TRAFFIC MOVEMENT ON PORTION OF W. 51<sup>st</sup> ST.

[O2016-7146]

Alderman Burke (14<sup>th</sup> Ward) presented a proposed ordinance to restrict vehicular traffic movement to an easterly direction only at the first alley north of West 51<sup>st</sup> Street, from South Christiana Avenue to South Spaulding Avenue, which was *Referred to the Committee on Pedestrian and Traffic Safety*.



*Referred* -- REPEAL OF ONE-WAY VEHICULAR TRAFFIC MOVEMENT.

The aldermen named below presented proposed ordinances to repeal one-way traffic restriction and allow traffic to move in both direction on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Distance	
<i>RAMIREZ-ROSA</i> (35 <sup>th</sup> Ward)	North St. Louis Avenue, from West Wrightwood Avenue to West Diversey Avenue;	[O2016-7147]
<i>REILLY</i> (42 <sup>nd</sup> Ward)	North McClurg Court, from East Ohio Street to East Ontario Street.	[O2016-7144]

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*Referred* -- REMOVAL AND/OR INSTALLATION OF PARKING METERS AT VARIOUS LOCATIONS.

The aldermen named below presented proposed ordinances to remove and/or install parking meters on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Distance	
<i>HOPKINS</i> (2 <sup>nd</sup> Ward)	Remove parking meters at North Dearborn Parkway (west side) at approximately 1220 -- 1240 (six parking spaces) -- Meter Numbers 250 -- 403 and install parking meters at North Dearborn Parkway (east side) at approximately 1155 -- 1179 North Dearborn Parkway;	[O2016-7137]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32407

Alderman

Location And Distance

*WAGUESPACK*

(32<sup>nd</sup> Ward)

Remove parking meters at West Belmont Avenue (south side) from 1545 West Belmont Avenue to the first alley east thereof;

[O2016-7138]

*REILLY*

(42<sup>nd</sup> Ward)

Install parking meters at East Huron Street, from North Wabash Avenue west to the garage entrance adjacent to 21 East Huron Street;

[O2016-7118]

East Randolph Street, at 8 -- 40 feet -- no parking tow-away zone -- at all times -- all days (remove paid parking meters in front of building entrance);

[O2016-7227]

*TUNNEY*

(44<sup>th</sup> Ward)

Remove parking meters at North Broadway (east side) from West Barry Avenue to West Wellington Avenue; and at North Broadway (west side) from West Wellington Avenue to 3036 North Broadway (three metered parking spaces are to remain at 3038 -- 3042 North Broadway);

[O2016-7139]

Repeal ordinance passed September 1, 1996 (*Journal of Proceedings of the City Council of the City of Chicago*, page 28288) by striking: "North Southport Avenue (east side) from a point 85 feet north of West Newport Avenue to a point 45 feet north thereof -- loading zone/tow-away zone -- 6:00 A.M. to 12:00 Midnight -- Monday through Friday and 10:00 A.M. to 12:00 Midnight -- Saturday and Sunday" (add paid parking spaces upon removal);

[O2016-7232]

Amend ordinance by striking: "North Southport Avenue (west side) at 3718, from a point 185 feet north of West Waveland Avenue to a point 29 feet north thereof -- 15 minute standing zone/tow-away zone -- use flashers -- 10:00 A.M. to 8:00 P.M." (add paid parking spaces upon removal);

[O2016-7229]

Alderman

Location And Distance

*ARENA*  
(45<sup>th</sup> Ward)

Remove parking meters at North Monticello Avenue (east side) in the 3900 block and install parking meters at North Milwaukee Avenue, from West Cuyler Avenue to West Belle Plaine Avenue.

[O2016-7140]

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*Referred -- PROHIBITION OF PARKING AT ALL TIMES.  
(Except For Disabled)*

The aldermen named below presented proposed ordinances to prohibit the parking of vehicles at all times at the locations designated and for the distances specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman

Location And Distance

*MORENO*  
(1<sup>st</sup> Ward)

North Hermitage Avenue, at 1108 (Handicapped Parking Permit 99234);

[O2016-6492]

West Thomas Street, at 2550 (Handicapped Parking Permit 106042);

[O2016-6494]

*DOWELL*  
(3<sup>rd</sup> Ward)

South Indiana Avenue, at 5207 (Handicapped Parking Permit 102194);

[O2016-6486]

South Michigan Avenue, at 4730 (Handicapped Parking Permit 102213);

[O2016-6487]

South Michigan Avenue, at 4730 (Handicapped Parking Permit 102228);

[O2016-6489]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32409

Alderman

Location And Distance

*KING*  
(4<sup>th</sup> Ward)

South Giles Avenue, at 3145 (Handicapped Parking Permit 97272);  
[O2016-6613]

East 40<sup>th</sup> Street, at 721 (Handicapped Parking Permit 97264);  
[O2016-6614]

*SAWYER*  
(6<sup>th</sup> Ward)

South Eberhart Avenue, at 7927 (Handicapped Parking Permit 100662);  
[O2016-6496]

South Langley Avenue, at 7554 (Handicapped Parking Permit 100670);  
[O2016-6499]

South Michigan Avenue, at 7554 (Handicapped Parking Permit 93786);  
[O2016-6501]

South Morgan Street, at 6738 (Handicapped Parking Permit 106526);  
[O2016-6504]

West 71<sup>st</sup> Place, at 1218 (Handicapped Parking Permit 83311);  
[O2016-6507]

East 81<sup>st</sup> Street, at 448 (Handicapped Parking Permit 80941);  
[O2016-6509]

East 83<sup>rd</sup> Place, at 662 (Handicapped Parking Permit 65198);  
[O2016-6511]

*MITCHELL*  
(7<sup>th</sup> Ward)

South Essex Avenue, at 7915 (Handicapped Parking Permit 102131);  
[O2016-6616]

South Hoxie Avenue, at 10212 (Handicapped Parking Permit 102130);  
[O2016-6617]

*HARRIS*  
(8<sup>th</sup> Ward)

South Cregier Avenue, at 9050 (Handicapped Parking Permit 102792);  
[O2016-6516]

Alderman

Location And Distance

South Dante Avenue, at 9123 (Handicapped Parking Permit 81780);  
[O2016-6518]

South Ellis Avenue, at 9819 (Handicapped Parking Permit 105946);  
[O2016-6526]

South Oglesby Avenue, at 8523 (Handicapped Parking  
Permit 106694);  
[O2016-6530]

South Ridgeland Avenue, at 8931 (Handicapped Parking  
Permit 105949);  
[O2016-6532]

East 85<sup>th</sup> Place, at 1527 (Handicapped Parking Permit 10332);  
[O2016-6533]

*SADLOWSKI GARZA*(10<sup>th</sup> Ward)

South Avenue G, at 10642 (Handicapped Parking Permit 103777);  
[O2016-6539]

*THOMPSON*(11<sup>th</sup> Ward)

South Emerald Avenue, at 3719 (Handicapped Parking  
Permit 101755);  
[O2016-6540]

South Loomis Street, at 2920 (Handicapped Parking Permit 105718);  
[O2016-6541]

South Throop Street, at 2923 (Handicapped Parking Permit 101679);  
[O2016-6543]

South Union Avenue, at 4441 (Handicapped Parking Permit 100437);  
[O2016-6546]

South Wells Street, at 2700 (Handicapped Parking Permit 100201);  
[O2016-6548]

South Wells Street, 3229 (Handicapped Parking Permit 101673);  
[O2016-6550]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32411

Alderman

Location And Distance

West 30<sup>th</sup> Street, at 510 (Handicapped Parking Permit 101690);  
[O2016-6552]

West 32<sup>nd</sup> Street, at 1231 (Handicapped Parking Permit 101756);  
[O2016-6554]

West 44<sup>th</sup> Place, at 513 (Handicapped Parking Permit 101694);  
[O2016-6556]

QUINN  
(13<sup>th</sup> Ward)

South Central Park Avenue, at 7220 (Handicapped Parking Permit 106948);  
[O2016-6557]

South Hamlin Avenue, at 7137 (Handicapped Parking Permit 102856);  
[O2016-6558]

South Keeler Avenue, at 6736 (Handicapped Parking Permit 106008);  
[O2016-6559]

South Kenneth Avenue, at 5754 (Handicapped Parking Permit 106004);  
[O2016-6560]

South Kenneth Avenue, at 6016 (Handicapped Parking Permit 106039);  
[O2016-6562]

South Kenneth Avenue, at 6814 (Handicapped Parking Permit 106027);  
[O2016-6564]

South Kilbourn Avenue, at 6732 (Handicapped Parking Permit 106030);  
[O2016-6565]

South Kildare Avenue, at 6155 (Handicapped Parking Permit 105515);  
[O2016-6567]

South Knox Avenue, at 6036 (Handicapped Parking Permit 102747);  
[O2016-6568]

## Alderman

## Location And Distance

South Kilpatrick Avenue, at 6332 (Handicapped Parking Permit 106028);

[O2016-6569]

South Kolin Avenue, at 6339 (Handicapped Parking Permit 106032);

[O2016-6571]

South Kolin Avenue, at 6512 (Handicapped Parking Permit 105519);

[O2016-6574]

South Lamont Avenue, at 6322 (Handicapped Parking Permit 106014);

[O2016-6575]

South New England Avenue, at 5741 (Handicapped Parking Permit 106951);

[O2016-6577]

South Normandy Avenue, at 6104 (Handicapped Parking Permit 106012);

[O2016-6581]

South Normandy Avenue, at 6244 (Handicapped Permit 106489);

[O2016-6582]

South McVicker Avenue, at 5555 (Handicapped Parking Permit 102873);

[O2016-6583]

South Rutherford Avenue, at 6241 (Handicapped Parking Permit 106037);

[O2016-6584]

West 58<sup>th</sup> Street, at 3916 (Handicapped Parking Permit 106023);

[O2016-6585]

West 58<sup>th</sup> Street, at 3939 (Handicapped Parking Permit 106025);

[O2016-6586]

West 62<sup>nd</sup> Street, at 4340 (Handicapped Parking Permit 106011);

[O2016-6587]

West 64<sup>th</sup> Place, at 5842 (Handicapped Parking Permit 106005);

[O2016-6588]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32413

Alderman

Location And Distance

West 64<sup>th</sup> Street, at 4110 (Handicapped Parking Permit 106024);  
[O2016-6589]

*BURKE*  
(14<sup>th</sup> Ward)

South Kildare Avenue, at 6155 (Handicapped Parking Permit 105515);  
[O2016-6642]

South Knox Avenue, at 4955 (Handicapped Parking Permit 100424);  
[O2016-6647]

South Komensky Avenue, at 4722 (Handicapped Parking Permit 100426);  
[O2016-6648]

South Linder Avenue, at 5241 (Handicapped Parking Permit 100423);  
[O2016-6651]

South Nashville Avenue, at 5120 (Handicapped Parking Permit 97178);  
[O2016-6654]

South Rockwell Street, at 5316 (Handicapped Parking Permit 91728);  
[O2016-6656]

South Tripp Avenue, at 4852 (Handicapped Parking Permit 100431);  
[O2016-6658]

West 56<sup>th</sup> Street, at 3434 (Handicapped Parking Permit 100415);  
[O2016-6660]

*LOPEZ*  
(15<sup>th</sup> Ward)

South Damen Avenue, at 6245 (Handicapped Parking Permit 105705);  
[O2016-6665]

South Fairfield Avenue, at 4513 (Handicapped Parking Permit 105691);  
[O2016-6666]



## Alderman

## Location And Distance

South Hermitage Avenue, at 6331 (Handicapped Parking Permit 104199);  
[O2016-6669]

South Marshfield Avenue, at 4407 (Handicapped Parking Permit 100764);  
[O2016-6673]

South Seeley Avenue, at 5743 (Handicapped Parking Permit 101444);  
[O2016-6675]

South Wolcott Avenue, at 5939 (Handicapped Parking Permit 105704);  
[O2016-6677]

South Wolcott Avenue, at 6426 (Handicapped Parking Permit 104208);  
[O2016-6678]

*FOULKES*  
(16<sup>th</sup> Ward)

South Bishop Street, at 5716 (Handicapped Parking Permit 102393);  
[O2016-6681]

South Richmond Street, at 5700 (Handicapped Parking Permit 103637);  
[O2016-6683]

*D. MOORE*  
(17<sup>th</sup> Ward)

South Claremont Avenue, at 6925 (Handicapped Parking Permit 102819);  
[O2016-6686]

South Claremont Avenue, at 6925 (Handicapped Parking Permit 102820);  
[O2016-6688]

South Damen Avenue, at 8201 (Handicapped Parking Permit 102807)  
(signs to be posted at 1953 West 82<sup>nd</sup> Street);  
[O2016-6696]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32415

Alderman

Location And Distance

South Hermitage Avenue, at 7243 (Handicapped Parking Permit 103239);  
[O2016-6710]

South Honore Street, at 7610 (Handicapped Parking Permit 99029);  
[O2016-6717]

South Honore Street, at 7628 (Handicapped Parking Permit 99030);  
[O2016-6718]

South Oakley Avenue, at 6845 (Handicapped Parking Permit 102836);  
[O2016-6719]

South Union Avenue, at 7940 (Handicapped Parking Permit 105853);  
[O2016-6720]

*CURTIS*  
(18<sup>th</sup> Ward)

South Campbell Avenue, at 8039 (Handicapped Parking Permit 104167);  
[O2016-6816]

South Campbell Avenue, at 7255 (Handicapped Parking Permit 104057);  
[O2016-6818]

South Damen Avenue, at 8146 (Handicapped Parking Permit 103651);  
[O2016-6821]

South Hoyne Avenue, at 7655 (Handicapped Parking Permit 102014);  
[O2016-6823]

South Whipple Street, at 7948 (Handicapped Parking Permit 104157);  
[O2016-6826]

*MUÑOZ*  
(22<sup>nd</sup> Ward)

South Avers Avenue, at 2251 (Handicapped Parking Permit 106538);  
[O2016-6834]

Alderman

Location And Distance

South Hamlin Avenue, at 2242 (Handicapped Parking Permit 106535);

[O2016-6837]

South Hamlin Avenue, at 2433 (Handicapped Parking Permit 106533);

[O2016-6839]

South Harding Avenue, at 2419 (Handicapped Parking Permit 64510);

[O2016-6845]

South Harding Avenue, at 2453 (Handicapped Parking Permit 106531);

[O2016-6848]

South Keeler Avenue, at 2449 (Handicapped Parking Permit 95958);

[O2016-6850]

South Leamington Avenue, at 4634 (Handicapped Parking Permit 104023);

[O2016-6853]

South Leclaire Avenue, at 4426 (Handicapped Parking Permit 106529);

[O2016-6856]

South Millard Avenue, at 2620 (Handicapped Parking Permit 96056);

[O2016-6858]

South Tripp Avenue, at 2731 (Handicapped Parking Permit 104017);

[O2016-6861]

*ZALEWSKI*  
(23<sup>rd</sup> Ward)

South Austin Avenue, at 5601 (Handicapped Parking Permit 106494);

[O2016-6865]

South Kostner Avenue, at 5219 (Handicapped Parking Permit 100708);

[O2016-6869]

South Menard Avenue, at 5759 (Handicapped Parking Permit 106490);

[O2016-6912]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32417

Alderman

Location And Distance

South Sawyer Avenue, at 5733 (Handicapped Parking Permit 103074);

[O2016-6916]

West 63<sup>rd</sup> Place, at 3639 (Handicapped Parking Permit 100694);

[O2016-6920]

*SOLIS*  
(25<sup>th</sup> Ward)

West 24<sup>th</sup> Street, at 2341 (Handicapped Parking Permit 96405);

[O2016-6955]

*MALDONADO*  
(26<sup>th</sup> Ward)

West Evergreen Avenue, at 3424 (Handicapped Parking Permit 105646);

[O2016-6964]

North Fairfield Avenue, at 923 (Handicapped Parking Permit 105668);

[O2016-6970]

West Hirsch Street, at 4259 (Handicapped Parking Permit 105670);

[O2016-6975]

North Kolin Avenue, at 1410 (Handicapped Parking Permit 105642);

[O2016-6979]

North Kolin Avenue, at 1530 (Handicapped Parking Permit 105649);

[O2016-6984]

North Kostner Avenue, at 1521 (Handicapped Parking Permit 105652);

[O2016-6989]

North Springfield Avenue, at 1856 (Handicapped Parking Permit 99677) (signs to be posted at 1852 North Springfield Avenue);

[O2016-6991]

North Whipple Street, at 1723 (Handicapped Parking Permit 105665);

[O2016-6993]

Alderman

Location And Distance

*BURNETT*  
(27<sup>th</sup> Ward)West Division Street, at 459 (Handicapped Parking Permit 105362);  
[O2016-6994]North Hamlin Avenue, at 1134 (Handicapped Parking Permit 105331);  
[O2016-6996]West Iowa Street, at 4220 (Handicapped Parking Permit 103560);  
[O2016-6999]North Spaulding Avenue, at 745 (Handicapped Parking  
Permit 105334);  
[O2016-7000]West Warren Boulevard, at 2818 (Handicapped Parking  
Permit 105340);  
[O2016-7002]*ERVIN*  
(28<sup>th</sup> Ward)West Maypole Avenue, at 4722 (Handicapped Parking  
Permit 103117);  
[O2016-7006]*REBOYRAS*  
(30<sup>th</sup> Ward)North Harding Avenue, at 3430 (Handicapped Parking  
Permit 102893);  
[O2016-6146]West Henderson Street, at 5406 (Handicapped Parking  
Permit 105579);  
[O2016-6312]North Marmora Avenue, at 2940 (Handicapped Parking  
Permit 102910);  
[O2016-6144]West Melrose Street, at 5721 (Handicapped Parking Permit 99284);  
[O2016-6145]North Mulligan Avenue, at 2843 (Handicapped Parking  
Permit 105582);  
[O2016-6148]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32419

Alderman

Location And Distance

West School Street, at 5815 (Handicapped Parking Permit 100965);  
[O2016-6147]

North Tripp Avenue, at 3424 (Handicapped Parking Permit 106144);  
[O2016-6313]

*MELL*  
(33<sup>rd</sup> Ward)

North Kedzie Avenue, at 4141 (handicapped permit parking);  
[O2016-7025]

*AUSTIN*  
(34<sup>th</sup> Ward)

South Emerald Avenue, at 10147 (Handicapped Parking Permit 106390);  
[O2016-7039]

South Lowe Avenue, at 10614 (handicapped permit parking);  
[O2016-7053]

South Princeton Avenue, at 12307 (handicapped permit parking);  
[O2016-7058]

South Wallace Street, at 12125 (handicapped permit parking);  
[O2016-7062]

South Wallace Street, at 12131 (handicapped permit parking);  
[O2016-7064]

*VILLEGAS*  
(36<sup>th</sup> Ward)

West Cornelia Avenue, at 5625 (Handicapped Parking Permit 105918);  
[O2016-7067]

North Laporte Avenue, at 2117 (Handicapped Parking Permit 103545);  
[O2016-7070]

North Mango Avenue, at 2304 (Handicapped Parking Permit 99486);  
[O2016-7072]

## Alderman

## Location And Distance

North Mobile Avenue, at 2148 (Handicapped Parking Permit 102190);  
[O2016-7073]

North Narragansett Avenue, at 3425 (Handicapped Parking  
Permit 103540);  
[O2016-7077]

North Natchez Avenue, at 2251 (Handicapped Parking  
Permit 105901);  
[O2016-7078]

North Neenah Avenue, at 2826 (Handicapped Parking Permit 105907);  
[O2016-7080]

North Newland Avenue, at 2526 (Handicapped Parking  
Permit 105925);  
[O2016-7083]

*MITTS*  
(37<sup>th</sup> Ward)

West Erie Street, at 5009 (Handicapped Parking Permit 101634);  
[O2016-7088]

West Ferdinand Street, at 4932 (Handicapped Parking  
Permit 103750);  
[O2016-7091]

North Latrobe Avenue, at 735 (Handicapped Parking Permit 101631);  
[O2016-7093]

North Lorel Avenue, at 1706 (Handicapped Parking Permit 103743);  
[O2016-7094]

*SPOSATO*  
(38<sup>th</sup> Ward)

North Natoma Avenue, at 3438 (Handicapped Parking  
Permit 101860);  
[O2016-7095]

North Nordica Avenue, at 3745 (Handicapped Parking  
Permit 101870);  
[O2016-7096]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32421

Alderman

Location And Distance

North Oak Park Avenue, at 3412 (Handicapped Parking Permit 101868);  
[O2016-7101]

North Page Avenue, at 3618 (Handicapped Parking Permit 101865);  
[O2016-7097]

North Pontiac Avenue, at 3804 (Handicapped Parking Permit 101869);  
[O2016-7104]

*LAURINO*  
(39<sup>th</sup> Ward)

North Kilpatrick Avenue, at 4933 (Handicapped Parking Permit 101183);  
[O2016-7106]

*NAPOLITANO*  
(41<sup>st</sup> Ward)

West Hortense Avenue, at 7706 (Handicapped Parking Permit 101048);  
[O2016-7109]

North Neva Avenue, at 5133 (Handicapped Parking Permit 101036);  
[O2016-7110]

North Newland Avenue, at 5022 (Handicapped Parking Permit 101035);  
[O2016-7111]

*ARENA*  
(45<sup>th</sup> Ward)

North Normandy Avenue, at 5463 (Handicapped Parking Permit 73653);  
[O2016-7113]

*SILVERSTEIN*  
(50<sup>th</sup> Ward)

North Albany Avenue, at 6231 (Handicapped Parking Permit 106304);  
[O2016-7021]

North Albany Avenue, at 6340 (Handicapped Parking Permit 103907);  
[O2016-7026]



## Alderman

## Location And Distance

North Claremont Avenue, at 6312 (Handicapped Parking Permit 106293);  
[O2016-7028]

North Fairfield Avenue, at 6428 (Handicapped Parking Permit 101077);  
[O2016-7029]

North Fairfield Avenue, at 6500 (Handicapped Parking Permit 106153);  
[O2016-7031]

West Jarvis Avenue, at 2405 (Handicapped Parking Permit 106305);  
[O2016-7034]

North Kedzie Avenue, at 6245 (Handicapped Parking Permit 106302);  
[O2016-7036]

North Mozart Street, at 6336 (Handicapped Parking Permit 106303);  
[O2016-7038]

North Oakley Avenue, at 6441 (Handicapped Parking Permit 106307);  
[O2016-7042]

North Rockwell Street, at 7508 (Handicapped Parking Permit 106188);  
[O2016-7044]

West Rosemont Avenue, at 3016 (Handicapped Parking Permit 106150);  
[O2016-7045]

North Talman Avenue, at 6154 (Handicapped Parking Permit 106310);  
[O2016-7048]

North Talman Avenue, at 6210 (Handicapped Parking Permit 106189);  
[O2016-7050]

North Troy Street, at 6063 (Handicapped Parking Permit 107199);  
[O2016-7051]

North Washtenaw Avenue, at 6233 (Handicapped Parking Permit 103911);  
[O2016-7052]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32423

Alderman

Location And Distance

North Washtenaw Avenue, at 6428 (Handicapped Parking Permit 106299).

[O2016-7054]

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*Referred* – AMENDMENT OF PARKING PROHIBITION AT ALL TIMES.  
(Disabled Permit Parking)

The aldermen named below presented proposed ordinances to amend previously passed ordinances which prohibited the parking of vehicles at all times on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman

Location And Distance

*HOPKINS*  
(2<sup>nd</sup> Ward)

Amend ordinance by striking: "North Wood Street, at 1547 (Handicapped Parking Permit 82475)";

[O2016-6476]

*DOWELL*  
(3<sup>rd</sup> Ward)

Amend ordinance by striking: "South Indiana Avenue, at 4417 (Handicapped Parking Permit 91996)";

[O2016-6478]

*HARRIS*  
(8<sup>th</sup> Ward)

Amend ordinance by striking: "South Merrill Avenue, at 8022 (Handicapped Parking Permit 100478)";

[O2016-6459]

*THOMPSON*  
(11<sup>th</sup> Ward)

Amend ordinance by striking: "West 45<sup>th</sup> Place, at 538 (Handicapped Parking Permit 73278)";

[O2016-6514]

32424

JOURNAL--CITY COUNCIL--CHICAGO

9/14/2016

Alderman

Location And Distance

*QUINN*

(13<sup>th</sup> Ward)

Amend ordinance by striking: "South Major Avenue, at 6118 (Handicapped Parking Permit 97094)";

[O2016-6485]

Amend ordinance by striking: "South Narragansett Avenue, at 5644 (Handicapped Parking Permit 70863)";

[O2016-6479]

Amend ordinance by striking: "West 65<sup>th</sup> Street, at 3905 (Handicapped Parking Permit 74234)";

[O2016-6481]

*BURKE*

(14<sup>th</sup> Ward)

Amend ordinance by striking: "South Luna Avenue, at 5143 (Handicapped Parking Permit 73042)";

[O2016-6520]

*ZALEWSKI*

(23<sup>rd</sup> Ward)

Amend ordinance by striking: "South Kilpatrick Avenue, at 5143 (Handicapped Parking Permit 34882)";

[O2016-6458]

*SOLIS*

(25<sup>th</sup> Ward)

Amend ordinance by striking: "West 18<sup>th</sup> Place, at 1321 (Handicapped Parking Permit 90312)";

[O2016-6524]

*MALDONADO*

(26<sup>th</sup> Ward)

Amend ordinance by striking: "North Harding Avenue, at 1400 (Handicapped Parking Permit 37031)";

[O2016-6464]

Amend ordinance by striking: "North Springfield Avenue, at 1942 (Handicapped Parking Permit 12351)";

[O2016-6462]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32425

Alderman

Location And Distance

*REBOYRAS*  
(30<sup>th</sup> Ward)

Amend ordinance by striking: "West Roscoe Street, at 3921  
(Handicapped Parking Permit 15896)";

[O2016-6475]

*AUSTIN*  
(34<sup>th</sup> Ward)

Amend ordinance by striking: "South Morgan Street, at 11419  
(handicapped permit parking)";

[O2016-6604]

*RAMIREZ-ROSA*  
(35<sup>th</sup> Ward)

Amend ordinance by striking: "North Ridgeway Avenue, at 4815  
(Handicapped Parking Permit 98194)";

[O2016-6508]

*VILLEGAS*  
(36<sup>th</sup> Ward)

Amend ordinance by striking: "North New England Avenue, at 2815  
(Handicapped Parking Permit 79147)";

[O2016-6472]

Amend ordinance by striking: "West Roscoe Street, at 6239  
(Handicapped Parking Permit 94029)";

[O2016-6471]

Amend ordinance by striking: "West Shakespeare Avenue, at 4634  
(Handicapped Parking Permit 52608)";

[O2016-6473]

*ARENA*  
(45<sup>th</sup> Ward)

Amend ordinance by striking: "West Agatite Avenue, at 5442  
(Handicapped Parking Permit 94424)";

[O2016-6488]

*PAWAR*  
(47<sup>th</sup> Ward)

Amend ordinance by striking: "West Eastwood Avenue, at 2220  
(Handicapped Parking Permit 67786)";

[O2016-6531]

Alderman

Location And Distance

*J. MOORE*  
(49<sup>th</sup> Ward)

Amend ordinance by striking: "North Ashland Avenue, at 7180  
(Handicapped Parking Permit 65848)";  
[O2016-6607]

Amend ordinance by striking: "North Ashland Avenue, at 7462  
(Handicapped Parking Permit 84871)";  
[O2016-6606]

Amend ordinance by striking: "North Ridge Boulevard, at 7330  
(Handicapped Parking Permit 95873)";  
[O2016-6611]

*SILVERSTEIN*  
(50<sup>th</sup> Ward)

Amend ordinance by striking: "West Arthur Avenue, at 2740  
(Handicapped Parking Permit 90641)";  
[O2016-6502]

Amend ordinance by striking: "North Sacramento Avenue, at 6200  
(Handicapped Parking Permit 20122)".  
[O2016-6605]

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*Referred -- PROHIBITION OF PARKING OF TRUCKS AT ALL TIMES ON PORTION  
OF S. KILDARE AVE.*

[O2016-6867]

Alderman Burke (14<sup>th</sup> Ward) presented a proposed ordinance to prohibit the parking of trucks at all times on South Kildare Avenue, from West 44<sup>th</sup> Street to West 45<sup>th</sup> Street, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

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*Referred -- AMENDMENT OF PARKING PROHIBITION.*

The aldermen named below presented proposed ordinances to amend previously passed

ordinances which prohibited the parking of vehicles on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Distance
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*BURKE*  
(14<sup>th</sup> Ward)

Amend ordinance by striking: West 50<sup>th</sup> Street, from South Archer Avenue to South Komensky Avenue – one-hour parking -- 8:00 A.M. to 12:00 A.M.;

[O2016-7130]

*ARENA*  
(45<sup>th</sup> Ward)

Amend to ordinance by striking: West Bryn Mawr Avenue, from North Northwest Highway to North Milwaukee Avenue -- 7:00 A.M. to 9:00 P.M. and 4:00 P.M. to 6:00 P.M. -- Monday through Friday.

[O2016-7143]

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*Referred -- ESTABLISHMENT OF ONE-HOUR PARKING LIMITATION AT 2800 -- 2816 N. NEWLAND AVE.*

[O2016-7133]

Alderman Villegas (36<sup>th</sup> Ward) presented a proposed ordinance to limit the parking of vehicles to one hour at 2800 -- 2816 North Newland Avenue (west side) from a point 5 feet north of West Diversey Avenue to a point 5 feet south of alley, to be in effect from 8:00 A.M. to 6:00 P.M., Monday through Friday, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

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*Referred -- ESTABLISHMENT OF RESIDENTIAL PERMIT PARKING ZONES.*

The aldermen named below presented proposed ordinances and orders to establish residential permit parking zones on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman

Location, Distance And Time

**MORENO**  
(1<sup>st</sup> Ward)

West Palmer Street (north side) from 2824 to 2950, North California Avenue to North Sacramento Avenue; West Palmer Street (south side) from 2839 to 2869 -- 6:00 P.M. to 6:00 A.M. -- all days -- Residential Permit Parking Zone 102; North Marshfield Avenue (west side) from 844 to 884, between West Pearson Street to West Walton Street; and North Marshfield Avenue (east side) from 849 to 883 -- 6:00 P.M. to 6:00 A.M. -- all days -- Residential Permit Parking Zone 168;

[O2016-6695]

**THOMPSON**  
(11<sup>th</sup> Ward)

South Union Avenue (both sides) in the 1600 and 1700 blocks -- at all times -- all days;

[Or2016-505]

South Canal Street (both sides) in the 3600 block -- at all times -- all days;

[Or2016-506]

**CÁRDENAS**  
(12<sup>th</sup> Ward)

South Artesian Avenue, from West 40<sup>th</sup> Street to West 42<sup>nd</sup> Street -- at all times -- all days;

[O2016-6819]

South Christiana Avenue, from West 24<sup>th</sup> Street to West 25<sup>th</sup> Street -- at all times -- all days;

[O2016-6807]

West 38<sup>th</sup> Street, from 3217 to 3243 and 3218 to 3226 -- at all times -- all days;

[O2016-6827]

West 41<sup>st</sup> Street, from 3100 to 3144 and 3101 to 3145 -- at all times -- all days;

[O2016-6836]

**BURKE**  
(14<sup>th</sup> Ward)

South Komensky Avenue (west side) from 5000 to 5010 -- at all times -- all days;

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32429

Alderman

Location, Distance And Time

[Or2016-507]

*LOPEZ*  
(15<sup>th</sup> Ward)

South Artesian Avenue (both sides) from 4400 to 4499 West 44<sup>th</sup> Street to West 45<sup>th</sup> Street -- at all times -- all days;

[Or2016-511]

South Damen Avenue (east side) in the 4600 block, from West 46<sup>th</sup> Street to West 47<sup>th</sup> Street -- at all times -- all days;

[Or2016-514]

South Fairfield Avenue (both sides) in the 4500 block -- at all times -- all days;

[Or2016-515]

South Richmond Street (both sides) from 4400 to 4499 -- at all times -- all days;

[Or2016-513]

South Honore Street (both sides) from 4700 to 4799 -- at all times -- all days;

[Or2016-512]

South Washtenaw Avenue (both sides) in the 4300 block -- at all times -- all days;

[Or2016-508]

South Wolcott Avenue (both sides) in the 4400 block -- at all times -- all days;

[Or2016-509]

West 50<sup>th</sup> Place (both sides) from 2200 to 2299, South Oakley Avenue to the street terminus -- at all times -- all days;

[Or2016-510]

*ZALEWSKI*  
(23<sup>rd</sup> Ward)

South Springfield Avenue (both sides) from 5400 to 5445 -- at all times;

[Or2016-518]

West 62<sup>nd</sup> Place (east side) in the 3800 block, from 3801 to 3857 -- at all times -- all days;

[Or2016-517]



Alderman

Location, Distance And Time

*ERVIN*  
(28<sup>th</sup> Ward)

West Van Buren Street (both sides) in the 3500 block -- at all times -- all days;

[Or2016-516]

*REBOYRAS*  
(30<sup>th</sup> Ward)

North Kildare Avenue (both sides) in the 3200 block -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2016-427]

North Ridgeway Avenue (both sides) in the 3200 block -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2016-520]

West Schubert Avenue (both sides) from 5400 through 5457, North Long Avenue to North Linder Avenue -- 3:00 P.M. to 6:00 A.M. -- all days;

[Or2016-429]

North Springfield Avenue (both sides) in the 3300 block -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2016-521]

North Springfield Avenue (both sides) from 3501 through 3518, West Eddy Street to West Cornelia Avenue -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2016-428]

*RAMIREZ-ROSA*  
(35<sup>th</sup> Ward) And  
*REBOYRAS*  
(30<sup>th</sup> Ward)

North Central Avenue (both sides) in the 3100 block -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2016-526]

*VILLEGAS*  
(36<sup>th</sup> Ward)

North Major Avenue (both sides) from 2100 to 2159 -- at all times -- all days.

[Or2016-525]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32431

Alderman

Location, Distance And Time

North Major Avenue (both sides) from 2200 to 2259 -- 3:00 P.M. to 8:00 A.M. -- all days.

[Or2016-486, Or2016-528]

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*Referred* -- AMENDMENT OF RESIDENTIAL PERMIT PARKING ZONES.

The aldermen named below presented proposed ordinances and orders to amend previously passed ordinances which established residential permit parking zones on portions of specified public ways, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman

Location, Distance And Time

**MORENO**  
(1<sup>st</sup> Ward)

Amend residential permit parking zone by striking: "1726 to 1758 West Crystal Street (even side of the street); 1727 to 1757 West Crystal Street (odd side of the street) -- 24 hours -- all days (Zone 1941)" and inserting in lieu thereof: "1726 to 1758 West Crystal Street (even side of the street); 1727 to 1757 West Crystal Street (odd side of the street) -- 2:00 P.M. to 3:00 A.M. -- Monday through Friday and at all times -- Saturday and Sunday (Zone 1941)";

[O2016-6652]

Amend residential permit parking zone by striking: "2030 to 2054 North Mozart Street (even side of the street); 2031 to 2054 North Mozart Street (odd side of the street) -- 6:00 P.M. to 6:00 A.M. -- all days (Zone 102)" and inserting in lieu thereof: "2032 to 2052 North Mozart Street (even side of the street -- West McLean Avenue north to the alley); 2031 to 2051 North Mozart Street (odd side of the street, West McLean Avenue north to the alley) -- at all times -- all days (Zone 102); 2058 to 2068 North Mozart Street (even side of the street, alley north to West Dickens Avenue); 2057 to 2067 North Mozart Street (odd side of the street, alley north to West Dickens Avenue) -- at all times -- all days (Zone 1708)";

[O2016-6708]

Alderman

Location, Distance And Time

*HOPKINS*  
(2<sup>nd</sup> Ward)

Amend ordinance passed by the City Council on June 30, 2009 regarding Residential Permit Parking Zone 143 on North Burling Street, from West Willow Street to the street terminus (1614 -- 1664, 1615 -- 1661, 1708 -- 1732 and 1707 -- 1733) by striking: "6:00 P.M. to 9:30 A.M." and inserting in lieu thereof: "at all times -- all days";

[O2016-6741]

*DOWELL*  
(3<sup>rd</sup> Ward)

Amend ordinance passed by the City Council on January 13, 2016 (*Journal of the Proceeding of the City Council of the City of Chicago*, page 17155) by striking: "South Calumet Avenue: South Calumet Avenue (east and west sides) from East 43<sup>rd</sup> Street to East 44<sup>th</sup> Street -- Residential Permit Parking Zone 1585" and inserting in lieu thereof: "South Calumet Avenue: South Calumet Avenue (east and west sides) from East 43<sup>rd</sup> Street to East 44<sup>th</sup> Street -- at all times -- all days -- Residential Permit Parking Zone 1959";

[O2016-6768]

*HARRIS*  
(8<sup>th</sup> Ward)

Amend ordinance by striking: "7500 block of South Paxton Avenue (west side of the street) -- at all times -- all days";

[Or2016-504]

*CÁRDENAS*  
(12<sup>th</sup> Ward)

Amend Residential Permit Parking Zone 1838 on portion of South Hoyne Avenue to include only the following portion: 3438 -- 3442 South Hoyne Avenue -- at all times -- all days;

[O2016-6789]

Amend Residential Permit Parking Zone 1930 on portion of South Troy Street to include only the following portions: 2701 -- 2717 South Troy Street and 2700 -- 2742 South Troy Street -- at all times -- all days;

[O2016-6814]

Amend Residential Permit Parking Zone 1893 on portion of West 39<sup>th</sup> Place to include only the following portion: 3001 -- 3059 West 39<sup>th</sup> Place -- at all times -- all days;

[O2016-6792]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32433

Alderman Location, Distance And Time

*D. MOORE*  
(17<sup>th</sup> Ward)

Amend Residential Permit Parking Zone 1895 by striking: "9:00 A.M. to 5:00 P.M. -- all days except weekends and holidays" and inserting in lieu thereof: "at all times -- all days";

[O2016-6914]

*ZALEWSKI*  
(23<sup>rd</sup> Ward)

Amend ordinance passed by the City Council which established Residential Permit Parking Zone 850 on the 5100 block of South Keeler Avenue (west side) (5104 -- 5158) -- 8:00 A.M. to 6:00 P.M. by striking: "8:00 A.M. to 6:00 P.M" and inserting in lieu thereof: "at all times -- all days";

[O2016-6934]

*MELL*  
(33<sup>rd</sup> Ward)

Extension of Residential Permit Parking Zone 132 to include the 4300 block of North Whipple Street (both sides) from West Montrose Avenue to West Cullom Avenue -- at all times -- all days;

[Or2016-522]

*RAMIREZ-ROSA*  
(35<sup>th</sup> Ward)

Amend ordinance by striking: "North Central Park Avenue (both sides) from 4800 to 4898 -- Residential Permit Parking Zone 146" and inserting in lieu thereof: "North Central Park Avenue (east side) from 4800 to 4898 -- Residential Permit Parking Zone 733";

[O2016-7117]

Amend ordinance by striking: "North Dawson Avenue (both sides) from 2859 to 2957 -- Residential Permit Parking Zone 1497"; "North Dawson Avenue (both sides) from 2814 to 2874 -- Residential Permit Parking Zone 1834"; and "North Drake Avenue (both sides) from 2834 to 2862 -- Residential Permit Parking Zone 1557" and inserting in lieu thereof: "North Dawson Avenue (both sides) from 2859 to 2957 -- Residential Permit Parking Zone 95"; "North Dawson Avenue (both sides) from 2814 to 2874 -- Residential Permit Parking Zone 95"; and "North Drake Avenue (both sides) from 2834 to 2862 -- Residential Permit Parking Zone 95";

[O2016-7116]

Alderman

Location, Distance And Time

Amend ordinance by striking: "West George Street (both sides) from 3300 to 3319 -- Residential Permit Parking Zone 1224"; and "West George Street (both sides) from 3205 to 3248 -- Residential Permit Parking Zone 1556" and inserting in lieu thereof; "West George Street (both sides) from 3300 to 3319 -- Residential Permit Parking Zone 95"; and "West George Street (both sides) from 3205 to 3248 -- Residential Permit Parking Zone 95";

[O2016-7115]

Extension of Residential Permit Parking Zone 325 to include the 1800 block of North Kedvale Avenue (both sides) from 1800 to 1854 West Cortland Street to West Bloomingdale Avenue -- at all times -- all days;

[Or2016-523]

Extension of existing Residential Permit Parking Zone 325 to include the 1800 block of North Kildare Avenue (both sides) from 1800 to 1856 West Cortland Street to West Bloomingdale Avenue -- at all times -- all days;

[Or2016-527]

Extension of Residential Permit Parking Zone 367 to include the 2200 block of North Lawndale Avenue (both sides) from 2200 to 2256 West Belden Avenue to West Palmer Street -- at all times -- all days;

[Or2016-519]

Extension of Residential Permit Parking Zone 114 to include the 4300 block of North Ridgeway Avenue (both sides) from 4300 to 4345 West Montrose Avenue to West Cullom Avenue -- 6:00 P.M. to 6:00 A.M. -- all days;

[Or2016-524]

Amend ordinance by striking: "North Woodard Street (both sides) from 2801 to 2999 -- Residential Permit Parking Zone 1224"; and "North Christiana Avenue (both sides) from 2800 to 2899 -- Residential Permit Parking Zone 1224" and inserting in lieu thereof: "North Woodard Street (both sides) from 2801 to 2999 -- at all times -- Sunday through Saturday -- Residential Permit Parking Zone 95" and "North Christiana Avenue (both sides) from 2800 to 2899 -- Residential Permit Parking Zone 95";

[O2016-7114]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32435

Alderman Location, Distance And Time

*NAPOLITANO*  
(41<sup>st</sup> Ward)

Amend Residential Permit Parking Zone 63 by striking: "6425 -- 6455 and 6426 -- 6454 North Ogallah Avenue";

[O2016-7120]

*SMITH*  
(43<sup>rd</sup> Ward)

Amend Residential Permit Parking Zone 143 on North Bissell Street (east side) from 2209 to 2255 by striking: "6:00 P.M. to 6:00 A.M. -- all days" and inserting in lieu thereof: "6:00 P.M. to 9:30 A.M. -- all days";

[Or2016-485]

Amend Residential Permit Parking Zone 143 on North Bissell Street (west side) from 2210 to 2256 by striking: "6:00 P.M. to 6:00 A.M. -- all days" and inserting in lieu thereof: "6:00 P.M. to 9:30 A.M. -- all days".

[Or2016-503]

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*Referred* -- DESIGNATION OF RESIDENTIAL PERMIT PARKING BUFFER ZONES.

The aldermen named below presented proposed ordinances to designate residential permit parking buffer zones, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman Location And Distance

*HOPKINS*  
(2<sup>nd</sup> Ward)

2144 -- 2198 West Concord Place (north side) -- buffer zone for Residential Permit Parking Zone 102;

[O2016-6777]

*PAWAR*  
(47<sup>th</sup> Ward)

4609 -- 4623 North Rockwell Street (east side) -- buffer zone for Residential Permit Parking Zone 92.

[O2016-6783]

*Referred* -- ESTABLISHMENT OF INDUSTRIAL PERMIT PARKING ZONE ON PORTION OF N. AUSTIN AVE.

[O2016-7141]

Alderman Arena (45<sup>th</sup> Ward) presented a proposed ordinance to designate an industrial permit parking zone on North Austin Avenue, from North Northwest Highway to the Union Pacific Railroad right-of-way, to be in effect from 8:00 A.M to 5:00 P.M. Monday through Friday, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

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*Referred* -- ESTABLISHMENT OF 20 MILE PER HOUR SPEED LIMITATION ON PORTION OF N. FIELD BLVD.

[O2016-7121]

Alderman Reilly (42<sup>nd</sup> Ward) presented a proposed ordinance to establish a 20 mile per hour speed limit on the public way within the area of North Field Boulevard, from East Benton Place/North Westshore Drive/East Southwater Street/North Park Drive (area surrounding Lake Shore East Park), which was *Referred to the Committee on Pedestrian and Traffic Safety*.

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*Referred* -- INSTALLATION OF TRAFFIC WARNING SIGNS.

The aldermen named below presented proposed ordinances and proposed orders directing the Commissioner of Transportation to give consideration to the installation of traffic warning signs of the nature indicated at the locations specified, which were *Referred to the Committee on Pedestrian and Traffic Safety*, as follows:

Alderman	Location And Distance
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*DOWELL*  
(3<sup>rd</sup> Ward)

South Indiana Avenue and East 44<sup>th</sup> Street -- "All-Way Stop";

[Or2016-487]

*KING*  
(4<sup>th</sup> Ward)

South Oakenwald Avenue and East 43<sup>rd</sup> Street -- "All-Way Stop";

[O2016-7127]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32437

Alderman

Location And Distance

*MITCHELL*  
(7<sup>th</sup> Ward)

South Yates Boulevard at West 74<sup>th</sup> Street -- "Two-Way Stop";  
[O2016-7129]

*BEALE*  
(9<sup>th</sup> Ward)

East 104<sup>th</sup> Place at South Rhodes Avenue -- "Stop";  
[Or2016-488]

*CÁRDENAS*  
(12<sup>th</sup> Ward)

West 38<sup>th</sup> Place and South Homan Avenue -- "Two-Way Stop";  
[O2016-7128]

*QUINN*  
(13<sup>th</sup> Ward)

West Marquette Road and South Springfield Avenue -- "All-Way  
Stop";  
[Or2016-489]

West 59<sup>th</sup> Street and South Narragansett Avenue -- "All-Way Stop";  
[Or2016-490]

*BURKE*  
(14<sup>th</sup> Ward)

South Leclaire Avenue at West 52<sup>nd</sup> Street -- "Stop";  
[Or2016-492]

West 47<sup>th</sup> Street and South Karlov Avenue -- "Two-Way Stop";  
[Or2016-491]

*LOPEZ*  
(15<sup>th</sup> Ward)

South Western Boulevard and West 48<sup>th</sup> Place -- "All-Way Stop";  
[Or2016-495]

South Winchester Avenue and West 49<sup>th</sup> Street -- "All-Way Stop";  
[Or2016-494]

South Wolcott Avenue and West 49<sup>th</sup> Street -- "All-Way Stop";  
[Or2016-493]

*FOULKES*  
(16<sup>th</sup> Ward)

West 55<sup>th</sup> Street at South Francisco Avenue -- "Two-Way Stop";  
[Or2016-496]



Alderman

Location And Distance

*CURTIS*  
(18<sup>th</sup> Ward)South Lawndale Avenue and West 84<sup>th</sup> Place -- "All-Way Stop";  
[Or2016-497]*O'SHEA*  
(19<sup>th</sup> Ward)West 118<sup>th</sup> Street at South Artesian Avenue -- "Stop";  
[O2016-7132]*REBOYRAS*  
(30<sup>th</sup> Ward)West Wellington Avenue and North Mobile Avenue -- "All-Way Stop";  
[Or2016-415]*NAPOLITANO*  
(41<sup>st</sup> Ward)West Bryn Mawr Avenue and North Chester Avenue -- "Two-Way  
Stop";  
[Or2016-499]North McAlpin Avenue and North Tahoma Avenue -- "Two-Way Stop";  
[Or2016-500]*PAWAR*  
(47<sup>th</sup> Ward)West Agatite Avenue at North Hamilton Avenue -- "Stop";  
[Or2016-501]*SILVERSTEIN*  
(50<sup>th</sup> Ward)West Albion Avenue at North Seeley Avenue -- "Stop".  
[Or2016-502]

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*Referred* -- INSTALLATION OF "DO NOT ENTER" SIGN ON PORTION OF  
W. POTOMAC AVE.

[Or2016-498]

Alderman Mitts (37<sup>th</sup> Ward) presented a proposed order to install a "Do Not Enter" sign at 5215 West Potomac Avenue (northeast corner of North Latrobe Avenue and West Potomac Avenue) to prohibit vehicles from making illegal right turns going north and south, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

*Referred* -- ESTABLISHMENT OF FIVE-TON VEHICLE WEIGHT LIMITATION ON PORTION OF N. RACINE AVE.

[O2016-7145]

Alderman Tunney (44<sup>th</sup> Ward) presented a proposed ordinance to establish a weight limit of five tons for vehicles on North Racine Avenue, from West Diversey Avenue to West Belmont Avenue, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

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## 2. ZONING ORDINANCE AMENDMENTS.

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*Referred* -- ZONING RECLASSIFICATIONS OF PARTICULAR AREAS.

The aldermen named below presented proposed ordinances amending the Chicago Zoning Ordinance for the purpose of reclassifying particular areas, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

*BY ALDERMAN HOPKINS (2<sup>nd</sup> Ward):*

To classify as a B2-1.5 Neighborhood Mixed-Use District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 3-H bounded by:

the south 65 feet of the north 115 feet of Subblock 5 of Block 4 of Superior Court Commissioner's Partition of Blocks 2, 4, 7, the west half of Block 3 and the south half of Block 8, all in the subdivision of Cochran and Others of the west half of the southeast quarter of Section 6, Township 39 North, Range 14, East of the Third Principal Meridian, in Cook County, Illinois (common address: 1019 North Wolcott Avenue).

[O2016-6592]

*BY ALDERMAN HARRIS (8<sup>th</sup> Ward):*

To classify as a C1-2 Neighborhood Commercial District instead of a Planned Development Number 751 and M1-2 Limited Manufacturing District the area shown on Map Number 24-D bounded by:

East 95<sup>th</sup> Street; a line 800 feet long running in a southwesterly direction and east of and parallel to South Cottage Grove Avenue starting at a point 500 feet east of the east line of South Cottage Grove Avenue (said 500 feet measured along the south line of East 95<sup>th</sup> Street) and ending at a point 800 feet southwest of the south line of East 95<sup>th</sup> Street at a point 500 feet east of the east line of South Cottage Grove Avenue and 798 feet southwest of the south line of East 95<sup>th</sup> Street (said 798 feet measured along the east line of South Cottage Grove Avenue); continuing in a northwesterly direction 202.61 feet and ending at a point 295 feet east of the east line of South Cottage Grove Avenue at a point 781.52 feet southwest of the south line of East 95<sup>th</sup> Street (said 781.52 feet measured along the east line of South Cottage Grove Avenue); a 60.64-foot long line continuing north starting at the end of the last described point and ending at a point 288 feet east of the east line of South Cottage Grove Avenue and 731.52 feet southwest of the south line of East 95<sup>th</sup> Street (said 731.52 feet measured along the east line of South Cottage Grove Avenue); a line 731.52 feet southwest of and parallel to East 95<sup>th</sup> Street (as measured along the east line of South Cottage Grove Avenue); and South Cottage Grove Avenue (common address: 9501 -- 9609 South Cottage Grove Avenue and 901 -- 927 East 95<sup>th</sup> Street).

[O2016-6593]

*BY ALDERMAN THOMPSON (11<sup>th</sup> Ward):*

To classify as an RS3 Residential Single-Unit (Detached House) District instead of a B1-5 Neighborhood Shopping District the area as shown on Map Number 6-F bounded by:

West 28<sup>th</sup> Street; the public alley next east of and parallel to South Halsted Street; a line 85 feet south of and parallel to West 28<sup>th</sup> Street; and South Halsted Street (common address: 2801 -- 2807 South Halsted Street/747 -- 753 West 28<sup>th</sup> Street).

[O2016-6594]

*BY ALDERMAN LOPEZ (15<sup>th</sup> Ward):*

To classify as a C2-1 Motor Vehicle-Related Commercial District instead of an M1-1 Limited Manufacturing/Business Park District the area shown on Map Number 14-H bounded by:

the public alley next north of and parallel to West 59<sup>th</sup> Street; South Honore Street; West 59<sup>th</sup> Street; and a line 132.39 feet west of and parallel to South Honore Street (common address: 1832 -- 1846 West 59<sup>th</sup> Street).

[O2016-6596]

*BY ALDERMAN BURNETT (27<sup>th</sup> Ward):*

To classify as a C3-1 Commercial, Manufacturing and Employment District instead of an RM5 Multi-Unit District, a C1-3 Neighborhood District and an M1-3 Limited Manufacturing/Business Park District the area shown on Map Number 1-I bounded by:

West Lake Street; North Albany Avenue; West Randolph Street; a line 350 feet west of the west line of North Albany Avenue; West Maypole Avenue; and North Kedzie Avenue (common address: 3101 -- 3157 West Lake Street).

[O2016-6608]

*BY ALDERMAN O'CONNOR (40<sup>th</sup> Ward):*

To classify as an RS3 Residential Single-Unit (Detached House) District instead of an RT4 Residential Two-Flat, Townhouse and Multi-Unit District the area shown on Map Number 15-H bounded by:

West Thome Avenue; a line 528 feet east of and parallel to North Winchester Avenue; a line 127 feet north of and parallel to West Granville Avenue; a line 510 feet east of and parallel to North Winchester Avenue; a line 138 feet north of and parallel to West Granville Avenue; a line 302 feet east of and parallel to North Winchester Avenue; and North Winchester Avenue (common address: 1833 -- 1929 West Thome Avenue).

[O2016-6609]

*BY ALDERMAN TUNNEY (44<sup>th</sup> Ward):*

To classify as an RT4 Residential Two-Flat, Townhouse and Multi-Unit District instead of an RM5 Residential Multi-Unit District the area shown on Map Number 7-G bounded by:

the public alley next north of and parallel to West George Street; a line 277.5 feet west of and parallel to North Mildred Avenue; West George Street; and a line 327.5 feet west of and parallel to North Mildred Avenue (common address: 924 -- 928 West George Street).

[O2016-6610]

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### 3. CLAIMS.

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*Referred -- CLAIMS AGAINST CITY OF CHICAGO.*

None.

#### 4. UNCLASSIFIED MATTERS.

*(Arranged In Order According To Ward Number)*

Proposed ordinances, orders and resolutions were presented by the aldermen named below, respectively, and were acted upon by the City Council in each case in the manner noted, as follows:

Presented By

**ALDERMAN MORENO (1<sup>st</sup> Ward):**

Nineteen proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Boulevard Veterinary; Boulevard Vet -- to maintain and use one sign at 2740 West Armitage Avenue;

[O2016-6625]

Chicago Avenue Smiles -- to maintain and use one awning at 1727 West Chicago Avenue;

[O2016-6521]

Danny & Luz Hair Studio -- to maintain and use one canopy at 1717 West Chicago Avenue;

[O2016-6901]

East Village Dental Care -- to construct, install, maintain and use three canopies at 901 -- 905 North Ashland Avenue;

[O2016-6921]

Injoy -- to maintain and use one bay window adjacent to 2051 West Division Street;

[O2016-6628]

Kiz Chicago LLC -- to maintain and use one awning at 2035 West Division Street;

[O2016-6523]

Lawrence M. Kaufman, M.D., Ph.D, S.C. -- to construct, install, maintain and use one exterior mount adjacent to 2456 North Western Avenue;

[O2016-6629]

Library Lofts Condominium Association -- to construct, install, maintain and use nine pipes adjacent to 900 -- 904 North Paulina Street;

[O2016-6632]

Edge's Restaurant -- to maintain and use one fire escape adjacent to 730 North Damen Avenue;

[O2016-6634]

Smoke Daddy -- to maintain and use one fire escape adjacent to 1804 West Division Street;

[O2016-6635]

Uncle Mike's Place -- to maintain and use two bicycle racks adjacent to 1700 West Grand Avenue;

[O2016-6636]

Uncle Mike's Place -- to construct, install, maintain and use one planter adjacent to 1700 West Grand Avenue;

[O2016-6638]

Unison -- to construct, install, maintain and use one awning at 1911 West Division Street;

[O2016-6525]

1250 North Paulina Condominium Association -- to maintain and use six balconies adjacent to 1250 North Paulina Street;

[O2016-6639]

1250 North Paulina Condominium Association -- to maintain and use three bay windows adjacent to 1250 North Paulina Street;

[O2016-6641]

1250 North Paulina Condominium Association -- to maintain and use one planter adjacent to 1250 North Paulina Street;

[O2016-6644]

1728 Division LLC -- to maintain and use one door swing adjacent to 1728 West Division Street;

[O2016-6646]

2293NMA LLC -- to construct, install, maintain and use 20 bicycle racks adjacent to 2733 West Belden Avenue; and

[O2016-6649]

2293NMA LLC -- to construct, install, maintain and use four planters adjacent to 2733 West Belden Avenue.

[O2016-6653]

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*Referred* -- EXEMPTION OF EAGLE LOGAN LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2016-6528]

Also, a proposed ordinance to exempt Eagle Logan LLC from the physical barrier

requirement pertaining to alley accessibility for the parking facilities for 2614 -- 2618 West Fullerton Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way.*

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*Referred --* ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Integrity Signs -- for one sign/signboard at 2251 North Milwaukee Avenue; and  
[Or2016-471]

South Water Signs -- for one sign/signboard at 2300 West Chicago Avenue.  
[Or2016-470]

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Presented By

**ALDERMAN MORENO (1<sup>st</sup> Ward)**  
**And OTHERS:**

*Referred --* AMENDMENT OF SECTION 2-45-115 OF MUNICIPAL CODE REGARDING COMPLIANCE OF 2015 AFFORDABLE REQUIREMENTS ORDINANCE BY FOR-PROFIT DEVELOPERS OF RESIDENTIAL HOUSING PROJECTS AND PLANNED DEVELOPMENTS RECEIVING TAX INCREMENT FINANCING ASSISTANCE.

[O2016-6490]

A proposed ordinance, presented by Aldermen Moreno, Pawar, Burnett, Ramirez-Rosa, Arena and Osterman, to amend Title 2, Chapter 45, Section 115 of the Municipal Code of Chicago whereby a for-profit developer receiving Tax Increment Financing funds for development of residential housing projects and planned developments would fulfill their obligation under the 2015 Affordable Requirements Ordinance to provide the established minimum number of affordable housing units as part of the project or development only when such affordable units are located on-site, which was *Referred to the Committee on Housing and Real Estate.*

Presented By

**ALDERMAN HOPKINS (2<sup>nd</sup> Ward):**

*Referred* – GRANTS OF PRIVILEGE IN PUBLIC WAY.

Sixteen proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Access Living of Metropolitan Chicago -- to maintain and use one ice melt system adjacent to 115 West Chicago Avenue;

[O2016-6664]

Berger Financial Services, in care of Realty & Mortgage Company -- to maintain and use five fences adjacent to 1100 North Dearborn Street;

[O2016-6667]

Broadway Playhouse -- to maintain and use one sign at 175 East Chestnut Street;

[O2016-6670]

C.G. Floor Finishes & Paint Supply -- to construct, install, maintain and use one awning at 1101 North Ashland Avenue;

[O2016-6527]

Chiro One Wellness Center Metro of River North LLC -- to maintain and use one sign at 712 North State Street;

[O2016-6672]

Dunkin Donuts -- to maintain and use two signs at 10 West Chicago Avenue;

[O2016-6674]

Edwardo's Pizza -- to maintain and use one awning at 1212 North Dearborn Street;

[O2016-6529]

Hermitage Condominium Association of Chicago -- to maintain and use one canopy at 70 West Huron Street;

[O2016-6950]

Homeworks of Ohio -- to maintain and use 13 light fixtures adjacent to 1980 North Clybourn Avenue;

[O2016-6676]



Northwestern Memorial Hospital -- to maintain and use 19 bicycle racks adjacent to 245 East Chicago Avenue; [O2016-6679]

Northwestern Memorial Hospital -- to maintain and use two kiosks adjacent to 245 East Chicago Avenue; [O2016-6680]

Old Town Pizza Pub -- to maintain and use one canopy at 1339 North Wells Street; [O2016-6951]

RA Sushi -- to maintain and use two signs at 1139 North State Street; [O2016-6682]

The Robey -- to construct, install, maintain and use five awnings at 1600 North Milwaukee Avenue; [O2016-6534]

The Robey -- to construct, install, maintain and use six light fixtures adjacent to 1600 North Milwaukee Avenue; and [O2016-6684]

Walgreens Number 249 -- to maintain and use two trash containers adjacent to 1601 North Wells Street. [O2016-6685]



*Referred* -- GRANT OF PRIVILEGE TO HIDEOUT FOR SIDEWALK CAFE. [O2016-7023]

Also, a proposed ordinance to grant permission and authority to Hideout to maintain and use a portion of the public way adjacent to 1354 West Wabansia Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.



*Referred* -- STANDARDIZATION OF NORTH SIDE OF 2200 BLOCK OF W. CHICAGO AVE. AS "UKRAINIAN AMERICAN VETERANS WAY". [O2016-6419]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of the north side of the 2200 block of West Chicago Avenue as "Ukrainian American Veterans Way", which was *Referred to the Committee on Transportation and Public Way*.

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32447

*Referred* -- REVOCATION OF DRIVEWAY PERMIT FOR PROPERTY AT 1909 N. CLIFTON AVE.

[Or2016-461]

Also, a proposed order authorizing and directing the Commissioner of Transportation to revoke Driveway Permit Number 01-100707 at 1066 West North Avenue for the property located at 1909 North Clifton Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Identity Services LLC -- for one sign/signboard at 1840 North Clybourn Avenue; and  
[Or2016-460]

Olympic Signs, Inc. -- for one sign/signboard at 20 West Division Street.  
[Or2016-459]

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Presented By

**ALDERMAN HOPKINS (2<sup>nd</sup> Ward),  
ALDERMAN MORENO (1<sup>st</sup> Ward) And  
ALDERMAN BURNETT (27<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 2-45 OF MUNICIPAL CODE BY ADDING NEW SECTION 2-45-160 TO ALLOW SPECIAL SERVICE AREAS TO USE UNIFORMED OFF-DUTY SWORN CHICAGO POLICE OFFICERS.

[O2016-6449]

A proposed ordinance to amend Title 2, Chapter 45 of the Municipal Code of Chicago by adding new Section 2-45-160 to allow a Special Service Area (SSA) to enter into agreements for security services by licensed contractors using uniformed, off-duty sworn Chicago Police Department officers and require said licensed security contractor to provide

comprehensive general liability insurance in the amount of not less than \$2 Million per occurrence for bodily injury, personal injury and property damage liability and name the SSA and the City of Chicago as additional insureds and said contractor to defend and indemnify the SSA, the City and their employees and agents from, for and against all suits, claims, grievances, damages, costs, expenses, judgments and liabilities; and further, the City shall retain the right to provide defense for itself and its agents without obligation to provide defense for the security contractor or the SSA, which was *Referred to the Committee on Finance*.

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Presented By

**ALDERMAN DOWELL (3<sup>rd</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Nine proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Jamaica Jerk Villa -- to maintain and use one sign at 2216 South Michigan Avenue;  
[O2016-6689]

Kurah -- to maintain and use one windscreen adjacent to 1355 South Michigan Avenue;  
[O2016-6690]

Longwood Investments LLC -- to construct, install, maintain and use one bollard adjacent to 1255 South State Street;  
[O2016-6692]

Pointe 1900 Retail LLC -- to maintain and use 13 planters adjacent to 1900 South State Street;  
[O2016-6694]

1720 South Michigan Condominiums -- to maintain and use two balconies adjacent to 1720 South Michigan Avenue;  
[O2016-6697]

1720 South Michigan Condominiums -- to maintain and use one building projection adjacent to 1720 South Michigan Avenue;  
[O2016-6699]

1720 South Michigan Condominiums -- to maintain and use seven caissons adjacent to 1720 South Michigan Avenue;

[O2016-6701]

2101 Wabash LLC -- to maintain and use two masonry walls (outcropping) adjacent to 2101 South Wabash Avenue; and

[O2016-6702]

2550 Wabash, Inc. -- to construct, install, maintain and use 18 balconies adjacent to 2550 South Wabash Avenue.

[O2016-6705]

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*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR PIZZERIA BRANDI.

[O2016-6728]

Also, a proposed ordinance to amend an ordinance passed by the City Council on April 13, 2016 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 23054, which authorized a grant of privilege to Pizzeria Brandi for a sidewalk cafe, by modifying the dimensions and seating capacity for said privilege, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Cepco Design, Inc. -- 243 West Root Street; and

[O2016-6454]

Taylor Dental Center -- 4501 South State Street.

[O2016-6453]

Presented By

**ALDERMAN KING (4<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY ADDING NEW SUBSECTION 4.124 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF E. 53<sup>RD</sup> ST.

[O2016-6477]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by adding new subsection 4.124 to disallow the issuance of additional package goods licenses on East 53<sup>rd</sup> Street, from South Kimbark Avenue to South Dorchester Avenue, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, six proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

AT&T Illinois -- to maintain and use two vaults adjacent to 520 South Federal Street;  
[O2016-6729]

CubeSmart Number 869 -- to maintain and use one sign at 407 East 25<sup>th</sup> Street;  
[O2016-6731]

The John Marshall Law School -- to maintain and use one canopy at 304 South State Street;  
[O2016-6952]

Lake Park Associates, Inc. -- to maintain and use 11 window displays adjacent to 1452 -- 1466 East 53<sup>rd</sup> Street;  
[O2016-6734]

McDonald's -- to maintain and use one sign at 740 East 47<sup>th</sup> Street; and  
[O2016-6735]

Next Bronzeville LLC -- to maintain and use one sign at 340 East 35<sup>th</sup> Street.  
[O2016-6737]

*Referred* – OPENING OF VARIOUS PARCELS OF LAND FOR PUBLIC RIGHTS-OF-WAY WITHIN AREA BOUNDED BY E. PERSHING RD., S. LAKE SHORE DR., E. OAKWOOD BLVD. AND S. LAKE PARK AVE.

[O2016-6440]

Also, a proposed ordinance authorizing the opening of three parcels of land for new public rights-of-way within the area bounded by East Pershing Road, South Lake Shore Drive, East Oakwood Boulevard and South Lake Park Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, five proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Design Group Signage Corporation -- for one sign/signboard at 3520 South Cottage Grove Avenue (east elevation);

[Or2016-479]

Design Group Signage Corporation -- for one sign/signboard at 3520 South Cottage Grove Avenue (north elevation);

[Or2016-483]

Ozko Sign and Lighting -- for one sign/signboard at 407 East 25<sup>th</sup> Street (north elevation);

[Or2016-480]

Ozko Sign and Lighting -- for one sign/signboard at 407 East 25<sup>th</sup> Street (south elevation); and

[Or2016-482]

Ozko Sign and Lighting -- for one sign/signboard at 407 East 25<sup>th</sup> Street (west elevation).

[Or2016-481]

Presented By

**ALDERMAN HAIRSTON (5<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Twenty-one proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Community, a Walgreens Pharmacy Number 16498 -- to maintain and use one sign at 2351 East 71<sup>st</sup> Street;

[O2016-6742]

The Del Prado LLC -- to maintain and use one sprinkler system adjacent to 5307 South Hyde Park Boulevard;

[O2016-6743]

Edwardo's -- to maintain and use two light fixtures adjacent to 1321 East 57<sup>th</sup> Street;

[O2016-6746]

Medici Bakery -- to maintain and use two light fixtures adjacent to 1331 East 57<sup>th</sup> Street;

[O2016-6748]

Noodles, Etc. -- to maintain and use two light fixtures adjacent to 1333 East 57<sup>th</sup> Street;

[O2016-6752]

The University of Chicago -- to maintain and use two bridges adjacent to 900 East 57<sup>th</sup> Street;

[O2016-6786]

The University of Chicago -- to maintain and use four conduits adjacent to 1400 -- 1426 East Midway Plaisance (north);

[O2016-6764]

The University of Chicago -- to maintain and use four conduits adjacent to 1400 -- 1432 East 59<sup>th</sup> Street;

[O2016-6766]

The University of Chicago -- to maintain and use four conduits adjacent to 1400 -- 1426 East 60<sup>th</sup> Street;

[O2016-6759]

The University of Chicago -- to maintain and use one earth retention system adjacent to 1400 -- 1426 East Midway Plaisance (north);

[O2016-6769]

The University of Chicago -- to maintain and use one earth retention system adjacent to 1400 -- 1426 East Midway Plaisance (south);

[O2016-6772]

The University of Chicago -- to maintain and use two pipes adjacent to 1400 -- 1432 East 59<sup>th</sup> Street;

[O2016-6785]

The University of Chicago -- to maintain and use two pipes adjacent to 1400 -- 1426 East 60<sup>th</sup> Street;

[O2016-6781]

The University of Chicago (File Number 19) -- to maintain and use one conduit adjacent to 5801 South Ellis Avenue;

[O2016-6797]

The University of Chicago (File Number 19) -- to maintain and use two conduits adjacent to 1414 East 59<sup>th</sup> Street (Privilege Number 1124012);

[O2016-6793]

The University of Chicago (File Number 19) -- to maintain and use two conduits adjacent to 1414 East 59<sup>th</sup> Street (Privilege Number 1124151);

[O2016-6800]

The University of Chicago (File Number 19) -- to maintain and use one manhole adjacent to 5801 South Ellis Avenue;

[O2016-6817]

The University of Chicago (File Number 19) -- to maintain and use one vault adjacent to 5801 South Ellis Avenue;

[O2016-6868]

The University of Chicago (File Number 22) -- to maintain and use one underground steam conduit adjacent to 5757 South University Avenue;

[O2016-6872]

Z&H Market Cafe -- to maintain and use two light fixtures adjacent to 1323 East 57<sup>th</sup> Street; and

[O2016-6874]

5242 South Hyde Park LLC -- to maintain and use one sprinkler system adjacent to 5242 South Hyde Park Boulevard.

[O2016-6876]



*Referred -- VACATION OF PORTION OF E. 72<sup>ND</sup> PL. WITHIN AREA BOUNDED BY S. KIMBARK AVE. AND ILLINOIS CENTRAL RAILROAD.*

[O2016-6460]

Also, a proposed ordinance authorizing the vacation of a portion of East 72<sup>nd</sup> Place within the area bounded by South Kimbark Avenue and the Illinois Central Railroad, which was *Referred to the Committee on Transportation and Public Way.*

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*Referred -- APPROVAL OF ALLEY ACCESS FOR PARKING GARAGE TO BE CONSTRUCTED AT 1616 E. 56<sup>TH</sup> ST. AND EXEMPTION OF SOLSTICE ON THE PARK LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.*

[O2016-6425]

Also, a proposed ordinance to approve alley access for the parking garage to be constructed within the premises approved as Planned Development 282, as amended, and having the assigned address of 1616 East 56<sup>th</sup> Street, pursuant to Title 10, Chapter 20, Section 435 of the Municipal Code of Chicago and further, to exempt Solstice on the Park LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1616 East 56<sup>th</sup> Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way.*

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Presented By

**ALDERMAN HAIRSTON (5<sup>th</sup> Ward) And  
ALDERMAN ERVIN (28<sup>th</sup> Ward):**

*Referred -- AMENDMENT OF MUNICIPAL CODE REGARDING POLICE OVERSIGHT ENTITIES AND ACCOUNTABILITY AND MODIFYING CHAPTERS 2-56, 2-57 AND 2-84.*

[SO2016-6457]

A proposed substitute ordinance to amend the Municipal Code of Chicago by adding a new chapter (to be determined) to establish three oversight entities: the Community Oversight Board, the Independent Citizen Investigator of the Police, and the Public Safety Office in the Inspector General's Office, to monitor and maintain police accountability.

transparency and effectiveness and modifying Chapters 2-56, 2-57 and 2-84, which was *Referred to a Joint Committee comprised of the members of the Committee on the Budget and Government Operations and the members of the Committee on Public Safety.*

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Presented By

**ALDERMAN SAWYER (6<sup>th</sup> Ward)**  
**And OTHERS:**

*Referred* -- CALL FOR HEARINGS BEFORE COMMITTEE ON FINANCE TO ASSESS ADEQUACY AND EFFECTIVENESS OF MINORITY RECRUITING AND EMPLOYMENT PRACTICES OF COMPANIES DOING BUSINESS WITH CITY OF CHICAGO.

[R2016-629]

A proposed resolution, presented by Aldermen Sawyer, Dowell, King, Hairston, Mitchell, Harris, Foulkes, D. Moore, Curtis, Cochran, Brookins, Scott, Burnett, Ervin, Taliaferro, Reboyras, Austin and Mitts, calling for hearings before the Committee on Finance to assess the adequacy and effectiveness of the minority recruiting and employment practices of the City of Chicago and its major agencies awarding contracts, including, but not limited to, O'Hare and Midway International Airports, the Department of Transportation, the Department of Streets and Sanitation, the Department of Procurement Services and the Department of Water Management as well as all companies currently contracted to do business with the City of Chicago, which was *Referred to the Committee on Finance.*

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*Referred* -- CALL FOR HEARINGS BEFORE COMMITTEE ON PUBLIC SAFETY TO ADDRESS CHICAGO POLICE DEPARTMENT PROTOCOLS TO REMEDY DISPROPORTIONATE NUMBER OF BLACK VICTIMS IN MISSING PERSONS CASES.

[R2016-626]

Also, a proposed resolution, presented by Aldermen Sawyer, Dowell, King, Hairston, Harris, Foulkes, D. Moore, Curtis, Cochran, Brookins, Scott, Burnett, Ervin, Taliaferro, Austin and Mitts, calling for hearings before the Committee on Public Safety to address the possible causes for the disproportionate number of black victims in missing persons cases and other crimes and determine what protocols and actions the Chicago Police Department and other law enforcement agencies intend to undertake to resolve such imbalances, which was *Referred to the Committee on Public Safety.*

Presented By

**ALDERMAN MITCHELL (7<sup>th</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR SPIN DRY.

[O2016-6877]

A proposed ordinance to grant permission and authority to Spin Dry to maintain and use one sign at 2416 East 75<sup>th</sup> Street, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- AMENDMENT OF GRANTS OF PRIVILEGE IN PUBLIC WAY FOR SOUTH SHORE CHAMBER, INC.

Also, 15 proposed ordinances to amend ordinances which authorized grants of privilege in the public way to South Shore Chamber, Inc., which were *Referred to the Committee on Transportation and Public Way*, as follows:

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38385 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6745]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38386 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6750]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38386 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6754]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38394 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6758]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38394 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6761]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38395 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6765]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38396 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6767]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38397 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6770]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38398 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6771]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38398 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6774]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38399 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6776]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38400 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6778]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38401 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC";

[O2016-6780]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38402 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC"; and

[O2016-6782]

*Journal of the Proceedings of the City Council of the City of Chicago*, October 31, 2012, page 38402 -- by changing the name of the applicant for said privilege from: "South Shore Chamber, Inc." to: "Far South CDC".

[O2016-6787]

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Presented By

**ALDERMAN HARRIS (8<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY REPLACING SUBSECTIONS 4-60-022 (8.13 AND 8.41) AND 4-60-023 (8.7) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON PORTIONS OF E. 83<sup>RD</sup> ST., S. STONY ISLAND AVE. AND E. 79<sup>TH</sup> ST.

[O2016-6415]

A proposed ordinance to amend Title 4, Chapter 60 of the Municipal Code of Chicago by replacing subsection 4-60-022 (8.13) to disallow the issuance of additional alcoholic liquor licenses on East 83<sup>rd</sup> Street, from South Paxton Avenue to South Jeffery Avenue; by replacing subsection 4-60-022 (8.41) to disallow the issuance of additional alcoholic liquor licenses on South Stony Island Avenue, from East 87<sup>th</sup> Street to East 91<sup>st</sup> Street; and further, by replacing subsection 4-60-023 (8.7) to disallow the issuance of additional package goods licenses on East 79<sup>th</sup> Street, from South Cregier Avenue to South Stony Island Avenue, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred* -- AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY ADDING NEW SUBSECTIONS 4-60-022 (8.57) AND 4-60-023 (8.60) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON PORTION OF S. STONY ISLAND AVE.

[O2016-6413]

Also, a proposed ordinance to amend Title 4, Chapter 60 of the Municipal Code of

Chicago by adding new subsections 4-60-022 (8.57) and 4-60-023 (8.60) to disallow the issuance of additional alcoholic liquor and package goods licenses, respectively, on the west side only of South Stony Island Avenue, from East 74<sup>th</sup> Street to East 76<sup>th</sup> Street, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Also, four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

ABC Cellular -- to maintain and use one sign at 804 East 79<sup>th</sup> Street;  
[O2016-6878]

Don's Beauty Supply -- to maintain and use one awning at 1619 -- 1623 East 87<sup>th</sup> Street;  
[O2016-6535]

Fifth Third Bank -- to maintain and use two canopies at 1606 East 79<sup>th</sup> Street; and  
[O2016-6956]

South Shore Hospital -- to maintain and use one manhole adjacent to 8012 South Crandon Avenue.  
[O2016-6879]

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Presented By

**ALDERMAN BEALE (9<sup>th</sup> Ward):**

*Referred -- APPROVAL OF PULLMAN PARK -- PHASE 3 SUBDIVISION.*  
[O2016-6441]

A proposed ordinance directing the Commissioner of Transportation or her designee to approve the Pullman Park -- Phase 3 Subdivision in the block bounded by East 111<sup>th</sup> Street, approximately East 110<sup>th</sup> Street, South Doty Avenue and South Langley Avenue, which was *Referred to the Committee on Transportation and Public Way*.

*Referred -- APPROVAL OF PULLMAN PARK -- PHASE 4 SUBDIVISION.*

[O2016-6443]

Also, a proposed ordinance directing the Commissioner of Transportation or her designee to approve the Pullman Park -- Phase 4 Subdivision in the area generally bounded by East 107<sup>th</sup> Street, East 110<sup>th</sup> Street, South Doty Avenue and South Langley Avenue, which was *Referred to the Committee on Transportation and Public Way.*

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Presented By

**ALDERMAN THOMPSON (11<sup>th</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Ivy Garden After School Center LLC -- to maintain and use four bicycle racks adjacent to 625 West 31<sup>st</sup> Street;

[O2016-6882]

Salon Hydrate -- to maintain and use one awning at 3129 South Morgan Street; and

[O2016-6536]

Zaytune Mediterranean Grill -- to maintain and use four light fixtures adjacent to 3129 South Morgan Street.

[O2016-6885]

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*Referred -- AMENDMENT OF GRANT OF PRIVILEGE FOR CARL T. UTH.*

[O2016-6726]

Also, a proposed ordinance to amend an ordinance passed by the City Council on September 10, 2014 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 88302, which authorized a grant of privilege to Carl T. Uth for one lift, by changing the name of the applicant for said privilege from: "Carl T. Uth" to: "Joan A. Uth", which was *Referred to the Committee on Transportation and Public Way.*

*Referred* -- VACATION OF PORTION OF PUBLIC ALLEY WITHIN AREA BOUNDED BY W. PERSHING RD., S. NORMAL AVE., W. 40<sup>TH</sup> PL. AND S. WALLACE ST.

[O2016-6466]

Also, a proposed ordinance authorizing the vacation of a portion of a north/south 20-foot wide public alley within the area bounded by West Pershing Road, South Normal Avenue, West 40<sup>th</sup> Place and South Wallace Street, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- SUPPORT FOR RENEWAL OF COOK COUNTY CLASS 6(b) TAX INCENTIVES FOR PROPERTY AT 4000 S. RACINE AVE.

[R2016-623]

Also, a proposed resolution recommending the property at 4000 South Racine Avenue for renewal of Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Economic, Capital and Technology Development*.

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Presented By

**ALDERMAN CÁRDENAS (12<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 11.6 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTIONS OF S. ARCHER AVE. AND S. ROBINSON ST.

[O2016-6436]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 11.6 which restricted the issuance of additional alcoholic liquor licenses on South Archer Avenue, from South Ashland Avenue to South Wood Street; and on South Robinson Street, from the Adlai E. Stevenson Expressway (I-55) to South Ashland Avenue, which was *Referred to the Committee on License and Consumer Protection*.



*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

El Dragon -- to maintain and use one awning at 3331 West 26<sup>th</sup> Street; [O2016-6538]

Grandpa's Delight, Inc. -- to maintain and use one fire escape adjacent to 2025 West 35<sup>th</sup> Street; [O2016-6888]

Interior Dynamics, Inc. -- to construct, install, maintain and use one fence adjacent to 3229 South Ashland Avenue; and [O2016-6889]

Interior Dynamics, Inc. -- to construct, install, maintain and use occupation of space adjacent to 3229 South Ashland Avenue. [O2016-6891]

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*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE FOR NEIZA'S ENTERPRISES, INC. [O2016-6725]

Also, a proposed ordinance to amend an ordinance passed by the City Council on November 13, 2013 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 65524, which authorized a grant of privilege to Neiza's Enterprises, Inc. for one sign, by changing the name of the applicant for said privilege from: "Neiza's Enterprises, Inc." to: "Health Family and Business Corporation", which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVE FOR PROPERTY AT 3700 S. KEDZIE AVE. [R2016-621]

Also, a proposed resolution recommending the property at 3700 South Kedzie Avenue for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Economic, Capital and Technology Development*.

Presented By

**ALDERMAN QUINN (13<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTERS 2-64 AND 8-16 OF MUNICIPAL CODE TO RESTRICT ACCESS TO PUBLIC LIBRARIES BY CHILD SEX OFFENDERS.

[O2016-6448]

A proposed ordinance to amend Section 2-64-020 and Chapter 8-16 of the Municipal Code of Chicago by adding new Section 8-16-127 to prohibit a child sex offender from entering into and/or remaining in a designated child area or teen area and from attending a designated child program or teen program or being present in a place where a designated child or teen program is being held in a Chicago Public Library unless said child sex offender is accompanied by child sex offender's son or daughter, which was *Referred to the Committee on Public Safety*.

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*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR WALGREENS.

[O2016-6892]

Also, a proposed ordinance to grant permission and authority to Walgreens to maintain and use two planters adjacent to 6016 West 63<sup>rd</sup> Street, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN BURKE (14<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-244-140 OF MUNICIPAL CODE TO PROHIBIT PEDDLING WITHIN 14<sup>TH</sup> WARD.

[O2016-6463]

A proposed ordinance to amend Title 4, Chapter 244, Section 140 of the Municipal Code of Chicago to prohibit peddling of any merchandise or any other article or thing at any time within the 14<sup>th</sup> Ward, which was *Referred to the Committee on License and Consumer Protection*.

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR CARNITAS DON RAFA, INC.

[O2016-6896]

Also, a proposed ordinance to grant permission and authority to Carnitas Don Rafa, Inc. to maintain and use one sign at 4619 South Kedzie Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN BURKE (14<sup>th</sup> Ward) And  
ALDERMAN BEALE (9<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 9-76 OF MUNICIPAL CODE BY ADDING NEW SECTION 9-76-240 TO PROHIBIT OPERATION OF AUTONOMOUS VEHICLES ON PUBLIC ROADWAYS.

[O2016-6465]

A proposed ordinance to amend Title 9, Chapter 76 of the Municipal Code of Chicago by adding new Section 9-76-240 to prohibit the operation of an autonomous vehicle that has the capability to drive without active physical control or monitoring by a human operator upon any public roadway, which was *Referred to a Joint Committee comprised of the members of the Committee on Finance and the members of the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN BURKE (14<sup>th</sup> Ward) And  
ALDERMAN HARRIS (8<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CITY COUNCIL RULES OF ORDER AND PROCEDURE BY ADDING NEW RULE 58 TO ALLOW PUBLIC PARTICIPATION AT COMMITTEE MEETINGS OPEN TO PUBLIC UNDER OPEN MEETINGS ACT.

[R2016-625]

A proposed resolution to amend the City Council Rules of Order and Procedure for the 2015 -- 2019 term by adding new Rule 58 to allow any member of the general public to address any committee of the City Council at any meeting required to be open to the public under the Open Meetings Act (5 ILCS 120/1, et seq.); such member of the public to be

physically present inside the assembly room and submit a request to testify, limit his or her remarks to three minutes and to the specific subject matter appearing on the agenda, refrain from use of profane language, obscene conduct or make irrelevant repetitious or disruptive comments, and comply with the order of the committee chairman; and further, the committee chairman to have authority and discretion to limit public comment if the witness fails to comply with this rule and to allow reasonable variances from the three-minute time limit in appropriate, non-discriminatory circumstances, which was *Referred to the Committee on Committees, Rules and Ethics*.

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Presented By

**ALDERMAN BURKE (14<sup>th</sup> Ward),  
ALDERMAN THOMPSON (11<sup>th</sup> Ward) And  
ALDERMAN NAPOLITANO (41<sup>st</sup> Ward):**

*Referred -- CALL ON CHICAGO POLICE DEPARTMENT TO OFFER INDIVIDUAL FIRST AID KITS CONTAINING HEMOSTATIC PRODUCTS TO ALL POLICE OFFICERS WHO SUCCESSFULLY COMPLETE LAW ENFORCEMENT MEDICAL AND RESCUE TRAINING COURSE.*

[R2016-624]

A proposed resolution calling on the Chicago Police Department to make available individual first aid kits containing a hemostatic product, such as QuikClot Combat Gauze, to all Chicago police officers who successfully complete the Police Department's Law Enforcement Medical and Rescue Training (LEMART) course, which was *Referred to the Committee on Finance*.

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Presented By

**ALDERMAN LOPEZ (15<sup>th</sup> Ward):**

*Referred -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR EL NARANJO.*

[O2016-6542]

A proposed ordinance to grant permission and authority to El Naranjo to maintain and use one awning at 4516 South Ashland Avenue, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 1715 W. 47<sup>TH</sup> ST.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to Modern Signs, Inc. to install signs/signboards at 1715 West 47<sup>th</sup> Street, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard measuring 85 square feet -- Sign 1; and [Or2016-466]

one sign/signboard measuring 85 square feet -- Sign 2. [Or2016-532]

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Presented By

**ALDERMAN FOULKES (16<sup>th</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR COMAR PROPERTIES, INC.

[O2016-6899]

A proposed ordinance to grant permission and authority to Comar Properties, Inc. to maintain and use one sign at 6050 South Western Avenue, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- STANDARDIZATION OF PORTION OF W. 65<sup>TH</sup> ST. AS "HAL BASKIN STREET".

[O2016-6398]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of West 65<sup>th</sup> Street, from South Green Street, South Peoria Street, South Sangamon Street, South Morgan Street, South Carpenter Street, South Aberdeen Street, South May Street and South Racine Avenue, as "Hal Baskin Street", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN CURTIS (18<sup>th</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR METRO PCS.

[O2016-6902]

A proposed ordinance to grant permission and authority to MetroPCS to maintain and use two signs at 2625 West 79<sup>th</sup> Street, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN O'SHEA (19<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY ADDING NEW SUBSECTIONS 4-60-022 (19.23 AND 19.24) AND 4-60-023 (19.23 THROUGH 19.33) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR AND PACKAGE GOODS LICENSES ON PORTIONS OF S. WESTERN AVE. AND W. 115<sup>TH</sup> ST.

[O2016-6470]

A proposed ordinance to amend Title 4, Chapter 60 of the Municipal Code of Chicago by adding new subsection 4-60-022 (19.23) to disallow the issuance of additional alcoholic liquor licenses on the west side of South Western Avenue, from West 117<sup>th</sup> Street to West 119<sup>th</sup> Street; by adding new subsection 4-60-022 (19.24) to disallow the issuance of additional alcoholic liquor licenses on the north side of West 115<sup>th</sup> Street, from South Kedzie Avenue to South Spaulding Avenue; by adding new subsection 4-60-023 (19.23) to disallow the issuance of additional package goods licenses on the north side of West 115<sup>th</sup> Street, from South Kedzie Avenue to South Homan Avenue; and further, by adding new subsections 4-60-023 (19.24 through 19.33) to disallow the issuance of additional package goods licenses on portions of South Western Avenue, from West 99<sup>th</sup> Street to West 119<sup>th</sup> Street, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, three proposed ordinances to grant permission and authority to the applicants listed

for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Advance Auto Parts Number 7806 -- to maintain and use one sign at 1808 West 95<sup>th</sup> Street;

[O2016-6905]

Banner 111<sup>th</sup> Street Storage LLC -- to construct, install, maintain and use one canopy at 3914 West 111<sup>th</sup> Street; and

[O2016-6960]

Safeguard Self Storage -- to maintain and use one sign at 1909 West 95<sup>th</sup> Street.

[O2016-6906]

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Presented By

**ALDERMAN COCHRAN (20<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY REPLACING SUBSECTION 20.152 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF S. COTTAGE GROVE AVE.

[O2016-6414]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by replacing subsection 20.152 to disallow the issuance of additional package goods licenses on the west side of South Cottage Grove Avenue, from East Marquette Road to East 68<sup>th</sup> Street, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Animal Welfare League -- to maintain and use one gas pipe adjacent to 6224 South Wabash Avenue;

[O2016-6911]

ASM Building, Inc. -- to maintain and use one fire escape adjacent to 5859 South Halsted Street;

[O2016-6917]

MetroPCS -- to maintain and use two signs at 6317 South Cottage Grove Avenue; and

[O2016-6919]

The University of Chicago Hospitals -- to maintain and use one canopy at 6040 South Drexel Avenue.

[O2016-6963]

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Presented By

**ALDERMAN BROOKINS (21<sup>st</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR SAM FOOD & LIQUOR.  
[O2016-6924]

A proposed ordinance to grant permission and authority to Sam Food & Liquor to maintain and use three light fixtures adjacent to 124 West 95<sup>th</sup> Street, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN MUÑOZ (22<sup>nd</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

El Valor Corporation -- to maintain and use a portion of the public right-of-way for occupation of space adjacent to 2434 South Kildare Avenue;

[O2016-6927]



Las Islas Marias -- to maintain and use one sign at 2400 South Pulaski Road;  
[O2016-6928]

Supermercado La Chiquita Number 4, Inc. -- to maintain and use one building projection  
adjacent to 2637 South Pulaski Road; and  
[O2016-6935]

Yolanda's Restaurant, Inc. -- to maintain and use one awning at 3058 South Central  
Park Avenue.  
[O2016-6544]

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*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER  
REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING  
FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier  
requirement pertaining to alley accessibility for the parking facilities adjacent to the locations  
specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal  
Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*,  
as follows:

El Paisa Tire Shop -- 4411 -- 4415 West Cermak Road; and  
[O2016-6455]

Teloloapan Tire Shop -- 3339 West Cermak Road.  
[O2016-6456]

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Presented By

**ALDERMAN MUÑOZ (22<sup>nd</sup> Ward)**  
**And OTHERS:**

*Referred* -- AMENDMENT OF SECTION 9-100-120 OF MUNICIPAL CODE TO  
ALLOW IMMOBILIZATION OF VEHICLES PARKED ON PUBLIC WAY WITHOUT  
STATE REGISTRATION PLATES AND WHEN DISPLAYING "FOR SALE" SIGNS.  
[O2016-6469]

A proposed ordinance, presented by Aldermen Muñoz, Moreno, Dowell, Sawyer, Mitchell,  
Thompson, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Brookins, Scott, Taliaferro, Santiago,  
Waguespack, Ramirez-Rosa, Villegas, Sposato, Napolitano, Reilly, Tunney, Cappleman,

Pawar, Osterman and Silverstein, to amend Title 9, Chapter 100, Section 120 of the Municipal Code of Chicago to allow any vehicle to be immediately immobilized when parked in the public way without state registration plates and when displaying a "For Sale" sign, which was *Referred to the Committee on Pedestrian and Traffic Safety.*

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Presented By

**ALDERMAN ZALEWSKI (23<sup>rd</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Eight proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Aldi, Inc. -- to construct, install, maintain and use 13 caissons adjacent to 5501 South Harlem Avenue;  
[O2016-6937]

Aldi, Inc. -- to construct, install, maintain and use five caissons (pipe bollard footing) adjacent to 5501 South Harlem Avenue;  
[O2016-6938]

Aldi, Inc. -- to construct, install, maintain and use one canopy at 5501 South Harlem Avenue;  
[O2016-6965]

Aldi, Inc. -- to construct, install, maintain and use one concrete wall (concrete apron) adjacent to 5501 South Harlem Avenue;  
[O2016-6944]

Aldi, Inc. -- to construct, install, maintain and use seven masonry piers adjacent to 5501 South Harlem Avenue;  
[O2016-6945]

Aldi, Inc. -- to construct, install, maintain and use five pipe bollards adjacent to 5501 South Harlem Avenue;  
[O2016-6940]

Extra Space Storage Number 8130 -- to maintain and use two signs at 7101 West 60<sup>th</sup> Street; and

[O2016-6948]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna system) adjacent to 5219 South Newcastle Avenue.

[O2016-6954]

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*Referred* -- EXEMPTION OF MIRNA RIVERA/LIL EXPLORERS LEARNING CENTER FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2016-6432]

Also, a proposed ordinance to exempt Mirna Rivera/Lil Explorers Learning Center from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5173 South Archer Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN SCOTT (24<sup>th</sup> Ward):**

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Two proposed ordinances directing the Commissioner of Buildings to issue permits to M-K Signs, Inc. to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at 3605 West Fillmore Street; and

[O2016-6402]

one sign/signboard at 3640 West Fillmore Street.

[O2016-6404]

Presented By

**ALDERMAN SOLIS (25<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Nine proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

The Cermak Group Ltd. -- to construct, install, maintain and use two planters adjacent to 1316 West Cermak Road;

[O2016-6972]

Chau & Associates -- to maintain and use one awning at 221 West Cermak Road;

[O2016-6545]

Elisa Ochoa DDS Ltd. -- to maintain and use one sign at 971 West 18<sup>th</sup> Street;

[O2016-6974]

Furious Spoon -- to construct, install, maintain and use one door swing adjacent to 1316 West 18<sup>th</sup> Street;

[O2016-6976]

Sue Jay -- to maintain and use one canopy at 2344 South Wentworth Avenue;

[O2016-6968]

Pui Tak Center -- to maintain and use one trash container adjacent to 2216 South Wentworth Avenue;

[O2016-6978]

Simone's -- to maintain and use one grease bin adjacent to 960 -- 962 West 18<sup>th</sup> Street;

[O2016-6981]

U-Stor-It -- to construct, install, maintain and use three door swings adjacent to 1245 West 15<sup>th</sup> Street; and

[O2016-6983]

Walgreens Number 1417 -- to maintain and use one trash container adjacent to 1931 West Cermak Road.

[O2016-6985]

*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, three proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Icon Identity Solutions, Inc. -- for one sign/signboard at 1101 West Jackson Boulevard;  
[Or2016-473]

Parvin-Clauss Sign Company -- for one sign/signboard at 400 South Jefferson Street --  
Sign 1; and  
[Or2016-472]

Parvin-Clauss Sign Company -- for one sign/signboard at 400 South Jefferson Street --  
Sign 2.  
[Or2016-474]

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*Referred* -- SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVES.

Also, two proposed resolutions recommending the properties listed for Class 6(b) tax incentives under the Cook County Real Property Classification Ordinance, which were *Referred to the Committee on Economic, Capital and Technology Development*, as follows:

1629 South Clinton Street; and  
[R2016-630]

833 West 22<sup>nd</sup> Place.  
[R2016-631]

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Presented By

**ALDERMAN MALDONADO (26<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-5-010 OF MUNICIPAL CODE BY REDUCING LICENSE FEES FOR SHARED KITCHENS AND MOBILE PREPARED FOOD VENDORS.

[O2016-6323]

A proposed ordinance to amend Title 4, Chapter 5, Section 010 of the Municipal Code of Chicago to reduce the license fees for shared kitchens, shared kitchens-supplemental, shared kitchens long-term user, shared kitchens short-term user and mobile prepared food vendors, which was *Referred to the Committee on License and Consumer Protection*.

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, three proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Cafe Marie-Jeanne -- to maintain and use eight light fixtures adjacent to 1001 North California Avenue;  
[O2016-6988]

The California Clipper Corporation -- to maintain and use four light fixtures adjacent to 1002 North California Avenue; and  
[O2016-6990]

Margarita Gonzalez -- to maintain and use three security cameras adjacent to 1400 North Kildare Avenue.  
[O2016-6992]

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Presented By

**ALDERMAN BURNETT (27<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 27.338 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF N. WOOD ST.  
[O2016-6416]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 27.338 which restricted the issuance of additional alcoholic liquor licenses on North Wood Street, from West Lake Street to West Kinzie Street, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred* -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 27.44 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON VARIOUS PUBLIC WAYS WITHIN 27<sup>TH</sup> WARD.  
[O2016-6418]

Also, a proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by deleting subsection 27.44 which restricted the issuance of additional

package goods licenses on North Cleveland Avenue, on North Mohawk Street and on North Cambridge Avenue, all between West Chicago Avenue and West Oak Street; and on West Pearson Street, on West Chestnut Street, on West Iowa Street, on West Locust Street, on West Delaware Place and on West Walton Street, all between North Hudson Avenue and North Larrabee Street, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Also, 24 proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Bright Horizons at Clybourn -- to construct, install, maintain and use one awning at 1425 North Dayton Street;

[O2016-6547]

Cruz Blanca and Lena Brava -- to maintain and use one sign at 900 -- 906 West Randolph Street;

[O2016-6941]

Domain Condominium Association -- to maintain and use three areaways adjacent to 900 North Kingsbury Street;

[O2016-6947]

Domain Condominium Association -- to maintain and use one entry staircase adjacent to 900 North Kingsbury Street;

[O2016-6953]

Domain Condominium Association -- to maintain and use two grease traps adjacent to 900 North Kingsbury Street;

[O2016-6958]

Domain Condominium Association -- to maintain and use one ramp adjacent to 900 North Kingsbury Street;

[O2016-6962]

Duck Duck Goat -- to construct, install, maintain and use five awnings at 857 West Fulton Market;

[O2016-6549]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32477

Greek Islands Restaurant -- to maintain and use one sign at 200 South Halsted Street;  
[O2016-6966]

Greek Islands Restaurant -- to maintain and use one windscreen adjacent to 200 South Halsted Street;  
[O2016-6987]

J.P. Graziano Grocery Company, Inc. -- to construct, install, maintain and use one fence adjacent to 901 West Randolph Street;  
[O2016-6971]

Kids + Company Chicago -- to construct, install, maintain and use one awning at 1313 West Randolph Street;  
[O2016-6551]

Maude's -- to construct, install, maintain and use one awning at 840 West Randolph Street;  
[O2016-6553]

MB Financial Bank -- to maintain and use one sign at 1020 West Randolph Street;  
[O2016-6995]

Mid City Plaza LLC -- to construct, install, maintain and use three planters adjacent to 727 West Madison Street;  
[O2016-6998]

Next Restaurant -- to maintain and use three fences adjacent to 953 -- 955 West Fulton Market;  
[O2016-7001]

Perez Mexican Food -- to maintain and use three exhaust ducts adjacent to 853 -- 855 West Randolph Street;  
[O2016-7004]

Perez Mexican Food -- to maintain and use one windscreen adjacent to 853 -- 855 West Randolph Street;  
[O2016-7007]

Rush University Medical Center -- to maintain and use one earth retention system adjacent to 1735 West Harrison Street;  
[O2016-7009]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna system) adjacent to 1003 West Fulton Market;  
[O2016-7011]



Woodie's Flat -- to maintain and use one sign at 1535 North Wells Street;  
[O2016-7014]

185 Partners LLC -- to construct, install, maintain and use one canopy at 185 North Morgan Street;  
[O2016-6997]

900 Block I Holdings LLC -- to construct, install, maintain and use one canopy at 159 North Sangamon Street;  
[O2016-7003]

900 Block I Holdings LLC -- to maintain and use two door swings adjacent to 908 West Randolph Street; and  
[O2016-7049]

900 Block I Holdings LLC -- to maintain and use 40 door swings adjacent to 159 North Sangamon Street.  
[O2016-6939]

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*Referred* -- GRANT OF PRIVILEGE TO FEDERALES FOR SIDEWALK CAFE.  
[O2016-7033]

Also, a proposed ordinance to grant permission and authority to Federales to maintain and use a portion of the public way adjacent to 180 North Morgan Street for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32479

233 North Avenue JV LLC -- 227 -- 233 West North Avenue/1546 -- 1556 North Wieland Street;

[O2016-6512]

710 Grand JV LLC -- 710 West Grand Avenue; and

[O2016-6506]

1305 West Chicago LLC -- 1305 -- 1311 West Chicago Avenue.

[O2016-6510]

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Presented By

**ALDERMAN ERVIN (28<sup>th</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

African Supermarket & Liquor -- to maintain and use one awning at 4158 West Madison Street; and

[O2016-6555]

T-Mobile Central LLC -- to construct, install, maintain and use two conduits adjacent to 2320 West Ogden Avenue.

[O2016-6857]

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*Referred -- EXEMPTION OF A PLUS CLEANING AND MAINTENANCE FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.*

[O2016-6434]

Also, a proposed ordinance to exempt A Plus Cleaning and Maintenance from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 4137 West Lake Street, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- STANDARDIZATION OF NORTHWEST CORNER OF W. MADISON ST. AND N. KILDARE AVE. AS "EVANGELISTIC OUTREACH DELIVERANCE MINISTRY WAY".

[O2016-6493]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of the northwest corner of West Madison Street and North Kildare Avenue as "Evangelistic Outreach Deliverance Ministry Way", which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- SUPPORT OF COOK COUNTY CLASS 6(b) TAX INCENTIVE FOR PROPERTY AT 2415 W. 21<sup>ST</sup> ST.

[R2016-620]

Also, a proposed resolution recommending the property at 2415 West 21<sup>st</sup> Street for Class 6(b) tax incentive under the Cook County Real Property Classification Ordinance, which was *Referred to the Committee on Economic, Capital and Technology Development*.

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Presented By

**ALDERMAN REBOYRAS (30<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-022 OF MUNICIPAL CODE BY DELETING SUBSECTION 30.57 TO ALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTION OF W. BELMONT AVE.

[O2016-6311]

A proposed ordinance to amend Title 4, Chapter 60, Section 022 of the Municipal Code of Chicago by deleting subsection 30.57 which restricted the issuance of additional alcoholic liquor licenses on the north side of West Belmont Avenue, from North Avers Avenue to North Central Park Avenue, which was *Referred to the Committee on License and Consumer Protection*.

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

A Karrasel Child Care Centers -- to maintain and use two trash containers adjacent to 5510 West Fullerton Avenue; and  
[O2016-6838]

Digital Green Signs, Inc. -- to maintain and use one security camera adjacent to 3200 North Pulaski Road.  
[O2016-6846]

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*Referred* -- EXEMPTION OF LA ESCUELITA NUMERO UNO, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.  
[O2016-6314]

Also, a proposed ordinance to exempt La Escuelita Numero Uno, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 5400 West Fullerton Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- STANDARDIZATION OF PORTIONS OF PUBLIC WAY.

Also, two proposed ordinances authorizing the Commissioner of Transportation to take the necessary action for standardization of portions of the public way specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

3100 block of North Mason Avenue, from West Barry Avenue to West Belmont Avenue -- to be known as "Dr. Lucine H. Mastalerz, Ed D Way"; and  
[O2016-6143]

2700 block of North Parkside Avenue, from West Schubert Avenue to West Diversey Avenue -- to be known as "Miguel Sosa Way".  
[O2016-6421]

*Referred --* ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS AT 3934 W. DIVERSEY AVE.

Also, three proposed orders directing the Commissioner of Buildings to issue permits to Real Neon, Inc. to install signs/signboards at 3934 West Diversey Avenue, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

- one sign/signboard at east elevation; [Or2016-457]
- one sign/signboard at south elevation; and [Or2016-456]
- one sign/signboard at west elevation. [Or2016-458]

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Presented By

**ALDERMAN SANTIAGO (31<sup>st</sup> Ward):**

*Referred --* GRANTS OF PRIVILEGE IN PUBLIC WAY.

Ten proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

- Community Savings Bank -- to maintain and use one building projection adjacent to 4801 West Belmont Avenue; [O2016-6883]
- Continental Window & Glass, Inc. -- to maintain and use occupation of space (bay garage) adjacent to 4200 West Barry Avenue; [O2016-6894]
- Dollar Tree Number 06417 -- to maintain and use two signs at 4441 West Diversey Avenue; [O2016-6900]
- El Mercado Barato -- to maintain and use one sign at 5206 West Diversey Avenue; [O2016-6904]

Maria's State Client Services Corporation -- to construct, install, maintain and use one awning at 4425 West Fullerton Avenue; [O2016-6561]

Martha's Food Market Company, Inc. -- to construct, install, maintain and use one canopy at 4459 West Diversey Avenue; [O2016-7005]

Martha's Food Market Company, Inc. -- to construct, install, maintain and use seven light fixtures adjacent to 4459 West Diversey Avenue; [O2016-6908]

Puma's Jewelry -- to maintain and use one awning at 4421 West Fullerton Avenue; [O2016-6563]

Verizon -- to construct, install, maintain and use occupation of space (cell antenna system) adjacent to 4759 West Fullerton Avenue; and [O2016-6913]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna system) adjacent to 2741 North Laramie Avenue. [O2016-6925]



*Referred* -- VACATION OF PORTION OF W. PARKER AVE. WITHIN AREA BOUNDED BY N. KILPATRICK AVE., W. DIVERSEY AVE. AND N. KENTON AVE. [O2016-6447]

Also, a proposed ordinance authorizing the vacation of a portion of West Parker Avenue within the area bounded by North Kilpatrick Avenue, West Diversey Avenue and North Kenton Avenue, which was *Referred to the Committee on Transportation and Public Way*.



Presented By

**ALDERMAN WAGUESPACK (32<sup>nd</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Thirteen proposed ordinances to grant permission and authority to the applicants listed for

the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Augie's -- to maintain and use eight light fixtures adjacent to 1721 West Wrightwood Avenue;

[O2016-6796]

Beat Kitchen -- to maintain and use three bay windows adjacent to 2100 West Belmont Avenue;

[O2016-6799]

Beat Kitchen -- to maintain and use one sign at 2100 West Belmont Avenue;

[O2016-6802]

Crush LLC -- to maintain and use one sign at 2138 West Roscoe Street;

[O2016-6805]

Della Monica and Associates A Private Wealth Advisory Practice -- to maintain and use one awning at 3013 North Ashland Avenue;

[O2016-6566]

Earth Pups -- to maintain and use one sign at 2215 West Belmont Avenue;

[O2016-6808]

Lakeside Bank -- to maintain and use two signs at 2800 North Ashland Avenue;

[O2016-6809]

Piazza Bella Osteria -- to maintain and use one awning at 2114 West Roscoe Street;

[O2016-6570]

Piazza Bella Osteria -- to maintain and use four light fixtures adjacent to 2114 West Roscoe Street;

[O2016-6810]

Pockets -- to maintain and use three awnings at 3001 North Lincoln Avenue;

[O2016-6572]

Walgreens Company Number 1173 -- to maintain and use one building projection adjacent to 1520 West Fullerton Avenue;

[O2016-6811]

Waxman Candles Chicago -- to maintain and use one sign at 3044 North Lincoln Avenue; and

[O2016-6813]

1920 LLC -- to construct, install, maintain and use six caissons adjacent to 1920 North Milwaukee Avenue.

[O2016-6815]

*Referred* -- EXEMPTION OF THE WESTERN/1920 LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2016-6437]

Also, a proposed ordinance to exempt The Western/1920 LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1920 North Milwaukee Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed ordinance and one proposed order directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Bright Light Sign Company -- for one sign/signboard at 2484 North Elston Avenue; and  
[Or2016-462]

Right Way Signs -- for one sign/signboard at 2959 North Lincoln Avenue.  
[O2016-6435]

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Presented By

**ALDERMAN MELL (33<sup>rd</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR FREDDY FLORES.  
[O2016-6824]

A proposed ordinance to grant permission and authority to Freddy Flores to maintain and use one bay window adjacent to 3657 North Sacramento Avenue, which was *Referred to the Committee on Transportation and Public Way*.



*Referred* -- EXEMPTION OF 2701 WEST BELMONT PROPERTY LLC FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2016-6452]

Also, a proposed ordinance to exempt 2701 West Belmont Property LLC from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2703 West Belmont Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed ordinances directing the Commissioner of Buildings to issue permits to M-K Signs to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at 3515 – 3517 West Lawrence Avenue; and

[O2016-6439]

one sign/signboard at 3251 West Montrose Avenue.

[O2016-6438]

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Presented By

**ALDERMAN AUSTIN (34<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY ADDING NEW SECTION 2-92-525 TO PROVIDE BID INCENTIVES FOR UTILIZATION OF MINORITY-OWNED AND WOMEN-OWNED BUSINESS ENTERPRISE PARTICIPATION IN CITY CONTRACTS.

[O2016-6411]

A proposed ordinance to amend Title 2, Chapter 92 of the Municipal Code of Chicago by adding new Section 2-92-525 to authorize the chief procurement officer to allocate bid incentives for qualified bidders that utilize Minority-Owned Business Enterprise (MBE) or

Women-Owned Business Enterprise (WBE) subcontractors in the performance of a contract that has no stated MBE or WBE participation goals and where otherwise not prohibited by federal, state or local law or utilizes MBE or WBE firms other than as a subcontractor during the performance of the contract, which was *Referred to the Committee on the Budget and Government Operations*.

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*Referred --* AMENDMENT OF CHAPTER 2-92 OF MUNICIPAL CODE BY ADDING NEW ARTICLE VII ENTITLED "MID-SIZED BUSINESS INITIATIVE CONSTRUCTION PROGRAM".

[O2016-6412]

Also, a proposed ordinance to amend Title 2, Chapter 92 of the Municipal Code of Chicago by adding new Article VII entitled "Mid-Sized Business Initiative Construction Program" which authorizes the chief procurement officer to establish a race- and gender-neutral program to increase Mid-Sized Local Business Enterprise (MSB) participation in construction contracts and identify and offer construction contract projects for exclusive participation of MSBs with estimated project costs of not less than \$3 Million nor more than \$10 Million, which was *Referred to the Committee on the Budget and Government Operations*.

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*Referred --* ESTABLISHMENT OF PILOT PROGRAM IN CERTAIN RETAIL CORRIDORS TO PROVIDE TARGETED SUPPORT TO STIMULATE ECONOMIC DEVELOPMENT.

[O2016-6474]

Also, a proposed ordinance to establish a pilot program in the Austin, Back of the Yards, Bronzeville, Chatham, Englewood, South Chicago, West Humboldt Park and West Pullman retail corridor zones for the purpose of receiving targeted support to stimulate economic development, which was *Referred to the Committee on the Budget and Government Operations*.

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*Referred --* RENAMING PORTION OF SOUTH GLENROY AVENUE AS "SOUTH NITCHOFF AVENUE".

[O2016-6407]

Also, a proposed ordinance authorizing and directing the Commissioner of Transportation

to rename the street formerly known as "South Glenroy Avenue", from the southerly line of West 105<sup>th</sup> Street to the northerly line of West 107<sup>th</sup> Street, as "South Nitchoff Avenue", which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward):**

*Referred* – GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Boem -- to maintain and use two light fixtures adjacent to 3910 -- 3914 West Montrose Avenue; and

[O2016-6830]

S&S Heating and Cooling -- to maintain and use one sign at 3825 North Elston Avenue;

[O2016-6831]

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*Referred* -- EXEMPTION OF NEW HOPE BIBLE CHURCH FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2016-6461]

Also, a proposed ordinance to exempt New Hope Bible Church from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 1801 -- 1811 North Kostner Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32489

*Referred* -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 3855 N. ELSTON AVE.

[Or2016-469]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Magic Sign to install a sign/signboard at 3855 North Elston Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

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Presented By

**ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward),  
ALDERMAN SADLOWSKI GARZA (10<sup>th</sup> Ward),  
ALDERMAN WAGUESPACK (32<sup>nd</sup> Ward)  
And OTHERS:**

*Referred* -- EXPRESSION OF SUPPORT FOR STANDING ROCK SIOUX INDIAN TRIBE OF NORTH DAKOTA IN THEIR DEMAND TO PERMANENTLY HALT CONSTRUCTION OF DAKOTA ACCESS PIPELINE.

[R2016-622]

A proposed resolution, presented by Aldermen Ramirez-Rosa, Moreno, Sadlowski Garza, Maldonado, Waguespack, Pawar and J. Moore, expressing support for the Standing Rock Sioux Indian Tribe of North Dakota in their efforts to permanently halt the construction of the Dakota Access Pipeline and further, prohibiting the City of Chicago from engaging in business relations with the Energy Transfers crude oil company until such time that the company respects the rights of Native Americans and acts protecting our environment and natural resources, which was *Referred to the Committee on Health and Environmental Protection*.

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Presented By

**ALDERMAN VILLEGAS (36<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 2-74-020 OF MUNICIPAL CODE REGARDING LIABILITY INSURANCE AND INDEMINIFICATION OF CITY IN INSTANCES OF POLICE OFFICER MISCONDUCT.

[O2016-6406]

A proposed ordinance to amend Title 2, Chapter 74, Section 020 of the Municipal Code of Chicago to require each police officer employed by the City of Chicago, whose official conduct has resulted in a civil action against the City, with a judgment or settlement in excess of \$200,000, to carry no less than \$2 Million of liability insurance that indemnifies

and holds the City harmless from any claim, action, judgment or settlement of prospective claim or action against the City that arises from the misconduct of the police officer in his or her official capacity, which was *Referred to the Committee on Finance*.

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*Referred --* AMENDMENT OF SECTION 5-12-170 OF MUNICIPAL CODE TO REQUIRE RESIDENTIAL RENTAL LEASE AGREEMENTS TO INCLUDE SUMMARY OF INFORMATION ON VOTER REGISTRATION.

[O2016-6410]

Also, a proposed ordinance to amend Title 5, Chapter 12, Section 170 of the Municipal Code of Chicago to require the Department of Human Rights to prepare a one-page summary of information explaining the time and manner in which a person may register to vote, a printable form of such summary to be posted on the department's website, and further, to require landlords to attach a copy of the summary to each written residential rental lease agreement that the landlord enters into or provide a copy to the tenant if lease agreement is oral, which was *Referred to the Committee on Housing and Real Estate*.

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*Referred --* AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY DELETING SUBSECTION 36.35 TO ALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF N. CENTRAL AVE.

[O2016-6420]

Also, a proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by deleting subsection 36.35 which restricted the issuance of additional package goods licenses on North Central Avenue, from West Roscoe Street to West Addison Street, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred --* GRANT OF PRIVILEGE TO MY LITTLE ROME FOR SIDEWALK CAFE.

[O2016-7035]

Also, a proposed ordinance to grant permission and authority to My Little Rome to maintain and use a portion of the public way adjacent to 6706 West Belmont Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- EXEMPTION OF ANTON WEBB/ATOWNCARS, INC. FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

[O2016-6424]

Also, a proposed ordinance to exempt Anton Webb/ATOWNCARS, Inc. from the physical barrier requirement pertaining to alley accessibility for the parking facilities for 2045 -- 2051 North Cicero Avenue, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

Neon Prism Electric Sign Company, Inc. -- for one sign/signboard at 2554 North Narragansett Avenue; and

[Or2016-447]

North Shore Sign Company -- for one sign/signboard at 6560 West Fullerton Avenue.

[Or2016-454]

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Presented By

**ALDERMAN VILLEGAS (36<sup>th</sup> Ward)**  
**And OTHERS:**

*Referred* -- AMENDMENT OF SECTION 3-4-151 OF MUNICIPAL CODE TO ESTABLISH AND ADMINISTER RESIDENTIAL REAL ESTATE TAX REBATE PROGRAM FOR MILITARY AND NON-MILITARY FORCES.

[O2016-6450]

A proposed ordinance, presented by Aldermen Villegas, Cárdenas, Burke, Muñoz, Solis, Taliaferro, Reboyras, Santiago and Sposato, to amend Title 3, Chapter 4, Section 151 of the

Municipal Code of Chicago to authorize the Department of Finance to establish and administer an "Honorable Service Residential Real Estate Tax Rebate Program" in fiscal year 2017, and every year thereafter, under which the Comptroller will pay a rebate of \$200, adjusted annually by the previous year's Consumer Index Price, to each natural person who provides proof of service and was honorably discharged from the United States military or served in and honorably completed service in the United States Peace Corps or the United States AmeriCorp VISTA; was a resident of Chicago in the previous year; and paid no less than \$200 in residential real estate taxes to the City in the previous year, which was *Referred to the Committee on Finance.*

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Presented By

**ALDERMAN MITTS (37<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY ADDING NEW SUBSECTION 37.36 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF N. CICERO AVE.

[O2016-6417]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by adding new subsection 37.36 to disallow the issuance of additional package goods licenses on North Cicero Avenue, from West Augusta Boulevard to West Division Street, which was *Referred to the Committee on License and Consumer Protection.*

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*Referred* -- WAIVER OF SPECIAL EVENT LICENSE AND PERMIT FEES FOR POWER OF LIFE, AUSTINPOWER 5K/RUN AND FESTIVAL.

[Or2016-455]

Also, a proposed order authorizing the Director of Revenue to waive the Food Vendor License, Tent and Canopy Permit, Special Event Permit, Refuse Collection Permit, Street Sweeping/Cleaning Permit, posting of No Parking Signs and Street Closure Permit fees for Power of Life, AustinPower 5K/Run and Festival, to be held on Saturday, September 24, 2016, beginning at 5900 West Mayfield Avenue, proceeding eastbound to South Cicero Avenue, northbound to West August Boulevard, westbound to South Leamington Avenue, south to West Chicago Avenue and westbound to South Mayfield Avenue, which was *Referred to the Committee on Special Events, Cultural Affairs and Recreation.*

Presented By

**ALDERMAN SPOSATO (38<sup>th</sup> Ward):**

*Referred* -- GRANT OF PRIVILEGE IN PUBLIC WAY FOR POINTECH CORPORATION.

[O2016-6835]

A proposed ordinance to grant permission and authority to Pointech Corporation to construct, install, maintain and use one light fixture adjacent to 6042 West Irving Park Road, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN LAURINO (39<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Five proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Huntington National Bank -- to maintain and use one sign at 4012 North Pulaski Road;  
[O2016-6841]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 3944 West Argyle Street;  
[O2016-6843]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 5158 North Kildare Avenue;  
[O2016-6849]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 6029 North Pulaski Road; and  
[O2016-6852]

Walgreens Number 09709 -- to maintain and use one trash container adjacent to 4010 West Lawrence Avenue.  
[O2016-6855]



Presented By

**ALDERMAN O'CONNOR (40<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Two proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Car-X Auto Service -- to maintain and use one sign at 5150 North Western Avenue; and  
[O2016-6862]

Subway -- to maintain and use four signs at 5554 North Clark Street.  
[O2016-6864]

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*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Coddled Care, Inc. -- 2335 West Foster Avenue;  
[O2016-6430]

J&M Raggedy Ann Learning Center, Inc. -- 5331 North Lincoln Avenue; and  
[O2016-6433]

McInerney Builder's, Inc. -- 4954 -- 4956 North Western Avenue.  
[O2016-6427]

*Referred* -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 2112 W. PETERSON AVE.

[Or2016-448]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Icon Identity Solutions, Inc. to install a sign/signboard at 2112 West Peterson Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

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Presented By

**ALDERMAN NAPOLITANO (41<sup>st</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Five proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Firewater Saloon -- to maintain and use one awning at 6689 North Oliphant Avenue;  
[O2016-6573]

Firewater Saloon -- to maintain and use four light fixtures adjacent to 6689 North Oliphant Avenue;  
[O2016-6570]

Krav Maga Illinois -- to maintain and use one sign at 5201 North Oketo Avenue;  
[O2016-6871]

Tony and Millies Italian Ice Bar -- to construct, install, maintain and use one awning at 6709 North Olmsted Avenue; and  
[O2016-6576]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 5500 West Devon Avenue.  
[O2016-6873]

*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR KAZIMIERZ KROL.

[O2016-6724]

Also, a proposed ordinance to amend an ordinance passed by the City Council on April 13, 2016 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 22704, which authorized a grant of privilege to Kazimierz Krol for occupation of space, by modifying the dimensions and the compensation amount for said privilege, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, two proposed ordinances directing the Commissioner of Buildings to issue permits to M-K Signs, Inc., to install signs/signboards at 11601 West Touhy Avenue (836 North Patton Drive), which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard measuring 153 square feet; and

[O2016-6484]

one sign/signboard measuring 225 square feet.

[O2016-6483]

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Presented By

**ALDERMAN REILLY (42<sup>nd</sup> Ward):**

*Referred* -- AMENDMENT OF SECTION 4-60-023 OF MUNICIPAL CODE BY ADDING NEW SUBSECTION 42.5 TO DISALLOW ISSUANCE OF ADDITIONAL PACKAGE GOODS LICENSES ON PORTION OF W. ONTARIO ST.

[O2016-6445]

A proposed ordinance to amend Title 4, Chapter 60, Section 023 of the Municipal Code of Chicago by adding new subsection 42.5 to disallow the issuance of additional package

goods licenses on the north side of West Ontario Street, from North Fairbanks Court to North St. Clair Street, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred* – AMENDMENT OF SECTION 7-38-117 OF MUNICIPAL CODE TO ESTABLISH MOBILE FOOD STAND AT 136 -- 144 S. CLARK ST. AND 145 S. FRANKLIN ST.

[O2016-6467]

Also, a proposed ordinance to amend Title 7, Chapter 38, Section 117 of the Municipal Code of Chicago by establishing a mobile food vehicle stand measuring a maximum of 40 feet in length within the side of the blocks located at 136 -- 144 South Clark Street and 145 South Franklin Street, which was *Referred to the Committee on Pedestrian and Traffic Safety*.

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*Referred* – GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 83 proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

AC Marriott Chicago Downtown -- to maintain and use three signs at 630 North Rush Street;

[O2016-6618]

AG-OCG 360 North Michigan LLC -- to construct, install, maintain and use two canopies at 360 North Michigan Avenue;

[O2016-7055]

Anchor Lofts Condominium Association -- to construct, install, maintain and use one awning at 215 West Illinois Street;

[O2016-6597]

Auditorium Park One LLC -- to maintain and use one building projection adjacent to 63 -- 69 East Congress Parkway;

[O2016-6619]

Bed Bath & Beyond of California LLC -- to maintain and use two canopies at 530 North State Street;

[O2016-7056]

Benjyehuda -- to construct, install, maintain and use one awning at 500 West Madison Street;

[O2016-6598]

Brunch -- to maintain and use one sign at 644 North Orleans Street;

[O2016-6620]

Chicago Board of Trade of the City of Chicago, Inc. -- to maintain and use 79 bollards adjacent to 141 West Jackson Boulevard;

[O2916-6621]

Chicago Board of Trade of the City of Chicago, Inc. -- to maintain and use nine concrete walls adjacent to 141 West Jackson Boulevard;

[O2916-6622]

Chicago Board of Trade of the City of Chicago, Inc. -- to maintain and use 15 park benches adjacent to 141 West Jackson Boulevard;

[O2916-6623]

Chicago Board of Trade of the City of Chicago, Inc. -- to maintain and use 22 planters adjacent to 141 West Jackson Boulevard;

[O2916-6624]

The Chicago School -- to maintain and use one sign at 325 North Wells Street;

[O2016-6626]

Christian Dior Couture -- to construct, install, maintain and use one canopy at 931 North Rush Street;

[O2016-7057]

City Centre Condominium Association -- to maintain and use 64 balconies adjacent to 208 West Washington Street;

[O2016-6627]

Cold Stone Creamery Number 23263 -- to construct, install, maintain and use one awning at 20 West Ohio Street;

[O2016-6600]

Cold Stone Creamery Number 23263 -- to maintain and use one sign at 20 West Ohio Street;

[O2016-6630]

Coldwell Banker Residential Brokerage -- to construct, install, maintain and use one awning at 304 West Hubbard Street;

[O2016-6599]

DePaul University -- to maintain and use one vault adjacent to 243 South Wabash Avenue;

[O2016-6631]

Embassy Suites -- to maintain and use four awnings at 6 -- 20 West Ohio Street;

[O2016-6601]

Eva Quateman Interiors Ltd. -- to maintain and use one banner adjacent to 220 West Huron Street;

[O2016-6633]

Fourth Presbyterian Church of Chicago -- to maintain and use one bay window adjacent to 126 East Chestnut Street;

[O2016-6637]

Fourth Presbyterian Church of Chicago -- to maintain and use four planters adjacent to 126 East Chestnut Street;

[O2016-6643]

Fourth Presbyterian Church of Chicago -- to maintain and use 10 planters adjacent to 126 East Chestnut Street;

[O2016-6640]

Fourth Presbyterian Church of Chicago -- to maintain and use two steps adjacent to 126 East Chestnut Street;

[O2016-6645]

Franklin Room -- to construct, install, maintain and use three planters adjacent to 675 North Franklin Street;

[O2016-6650]

GIC 11 East Walton LLC -- to maintain and use one maintain manhole adjacent to 11 East Walton Street;

[O2016-6655]

Hilton Garden Inn Chicago Downtown/Magnificent Mile -- to construct, install, maintain and use one awning adjacent to 10 East Grand Avenue;

[O2016-6602]

"I Am" Temple of Chicago, Inc. -- to maintain and use two vaults adjacent to 176 West Washington Street;

[O2016-6657]

Interpark -- to maintain and use seven planters adjacent to 401 North Wells Street;  
[O2016-6659]

Ivy Hotel -- to maintain and use one canopy at 233 East Ontario Street;  
[O2016-7059]

Jupiter Realty Corporation -- to construct, install, maintain and use four planters adjacent to 118 North Jefferson Street;  
[O2016-6661]

Kohler Signature Store by Studio 41 -- to maintain and use six awnings at 322 West Hubbard Street;  
[O2016-6709]

K2 Chicago LLC -- to maintain and use 16 power supplies (tree grate outlets) adjacent to 365 North Halsted Street;  
[O2016-6662]

Labriola Bakery Cafe -- to maintain and use one archway adjacent to 535 North Michigan Avenue;  
[O2016-6663]

The Legacy at Millennium Park Condominium -- to maintain and use 14 caissons adjacent to 21 -- 35 South Wabash Avenue;  
[O2016-6668]

Loyola University of Chicago -- to maintain and use two conduits adjacent to 820 North Rush Street;  
[O2016-6671]

Macerich Management -- to maintain and use two panels adjacent to 520 North Michigan Avenue;  
[O2016-6887]

Macerich Management -- to maintain and use four panels adjacent to 520 North Michigan Avenue;  
[O2016-6691]

The Manchester Salon -- to construct, install, maintain and use one awning at 300 West Grand Avenue;  
[O2016-6711]

Mancuso Motorsports -- to construct, install, maintain and use two banners adjacent to 77 West Huron Street;  
[O2016-6693]

Mentor Building Condominium Association/Wolin Levin, Inc. -- to maintain and use 11 balconies adjacent to 2 East Monroe Street;

[O2016-6698]

Mentor Building Condominium Association/Wolin Levin, Inc. -- to maintain and use one vault adjacent to 37 South State Street;

[O2016-6700]

Naf Naf Grill -- to construct, install, maintain and use one awning at 14 South Clinton Street;

[O2016-6712]

Nando's Peri-Peri -- to construct, install, maintain and use one façade adjacent to 227 East Ontario Street;

[O2016-6704]

Nando's Peri-Peri -- to maintain and use three signs at 227 East Ontario Street;

[O2016-6706]

Northwestern Memorial Hospital -- to maintain and use one duct adjacent to 251 East Huron Street;

[O2015-6751]

Northwestern Memorial Hospital -- to maintain and use one manhole adjacent to 233 East Superior Street;

[O2015-6753]

Northwestern Memorial Hospital -- to maintain and use one manhole adjacent to 441 East Ontario Street;

[O2015-6755]

Northwestern Memorial Hospital -- to maintain and use one sanitary chamber adjacent to 251 East Huron Street;

[O2015-6756]

Northwestern Memorial Hospital -- to maintain and use one sewer adjacent to 233 East Superior Street;

[O2015-6760]

Northwestern Memorial Hospital -- to maintain and use one sewer line adjacent to 251 East Superior Street;

[O2015-6762]

Omni Chicago Hotel -- to maintain and use 12 planters adjacent to 676 North Michigan Avenue;

[O2016-6795]



RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 338 North Dearborn Street;

[O2016-6803]

RCN Telecom Services of Illinois -- to maintain and use one power supply adjacent to 400 East North Water Street;

[O2016-6812]

Related Bit 500 Lake Shore Owner LLC -- to maintain and use nine tree grates adjacent to 516 North Lake Shore Drive;

[O2016-6820]

Ritter & Company -- to maintain and use five light fixtures adjacent to 445 North LaSalle Drive;

[O2016-6822]

River North Park Apartments -- to construct, install, maintain and use one canopy at 320 West Illinois Street;

[O2016-7060]

Rush University Medical Center -- to construct, install, maintain and use one canopy at 539 North Dearborn Street;

[O2016-7061]

Spertus Institute of Jewish Studies -- to maintain and use one catch basin adjacent to 610 South Michigan Avenue;

[O2016-6828]

Spertus Institute of Jewish Studies -- to maintain and use one manhole adjacent to 610 South Michigan Avenue;

[O2016-6829]

Staples the Office Superstore Number 1636 -- to maintain and use five canopies at 711 West Jackson Boulevard;

[O2016-7063]

Swiss Fine Timing and Jewelry -- to construct, install, maintain and use one clock adjacent to 70 East Walton Street;

[O2016-6832]

T-Mobile -- to construct, install, maintain and use one light fixture adjacent to 50 East Randolph Street;

[O2016-6840]

The Sexton Condominium Association -- to maintain and use two light fixtures adjacent to 360 West Illinois Street;

[O2016-6844]

9/14/2016

NEW BUSINESS PRESENTED BY ALDERMEN

32503

Two North Riverside Plaza JV LP -- to maintain and use one canopy at 2 North Riverside Plaza;

[O2016-7065]

University Club Professional Building LLC -- to maintain and use one canopy at 30 South Michigan Avenue;

[O2016-7066]

W Chicago City Center -- to maintain and use one canopy at 172 West Adams Street;

[O2016-7068]

3 FNP Owner LLC -- to construct, install, maintain and use two planters adjacent to 70 West Madison Street;

[O2016-6847]

25 East Erie LLC -- to construct, install, maintain and use two planters adjacent to 25 East Erie Street;

[O2016-6854]

30 East Adams Property LLC -- to maintain and use two fire escapes adjacent to 30 East Adams Street;

[O2016-6860]

30 East Adams Property LLC -- to maintain and use three vaults adjacent to 30 East Adams Street;

[O2016-6866]

33 East Bellevue -- to maintain and use one fire escape adjacent to 33 East Bellevue Place;

[O2016-6881]

71 South Wacker Drive LLC -- to maintain and use five earth retention systems adjacent to 71 South Wacker Drive;

[O2016-6884]

300 North LaSalle LLC -- to maintain and use two caissons adjacent to 300 North LaSalle Street;

[O2016-6887]

333 Desplaines Condominium Association -- to maintain and use 45 balconies adjacent to 333 South Desplaines Street;

[O2016-6897]

333 Desplaines Condominium Association -- to maintain and use one vault adjacent to 333 South Desplaines Street;

[O2016-6898]

400 West Ontario, in care of Advantage Management -- to maintain and use four planters adjacent to 400 West Ontario Street;  
[O2016-6936]

401 North Wabash Venture LLC -- to maintain and use two canopies at 401 North Wabash Avenue;  
[O2016-7069]

401 North Wabash Venture LLC -- to maintain and use permanent enclosure adjacent to 401 North Wabash Avenue;  
[O2016-6943]

750 LLC -- to maintain and use one building projection adjacent to 750 North Orleans Street;  
[O2016-6957]

750 LLC -- to maintain and use six tree grates adjacent to 750 North Orleans Street;  
[O2016-6961]

900 North Michigan LLC -- to maintain and use two planters adjacent to 900 North Michigan Avenue; and  
[O2016-6977]

900 North Michigan LLC -- to maintain and use 11 planters adjacent to 900 North Michigan Avenue.  
[O2016-6980]

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*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR ZELLER 401 PROPERTY LLC.

[O2016-6722]

Also, a proposed ordinance to amend an ordinance passed by the City Council on May 18, 2016 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 24731, which authorized a grant of privilege to Zeller 401 Property LLC by modifying the dimensions for said privilege, which was *Referred to the Committee on Transportation and Public Way*.

*Referred* -- GRANTS OF PRIVILEGE FOR SIDEWALK CAFES.

Also, three proposed ordinances to grant permission and authority to the applicants listed to maintain and use those portions of the public way adjacent to the locations noted for the operation of sidewalk cafes, which were *Referred to the Committee on Transportation and Public Way*, as follows:

- Argo Tea -- 140 South Dearborn Street; [O2016-7037]
- Oak + Char -- 217 West Huron Street; and [O2016-7040]
- Roti Modern Mediterranean -- 80 East Lake Street. [O2016-7043]

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*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, five proposed orders directing the Commissioner of Buildings to issue permits to the applicants listed to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

- Bright Light Sign Company -- for one sign/signboard at 118 North Jefferson Street; [Or2016-468]
- Identity Services -- for one sign/signboard at 325 North Wells Street; [Or2016-467]
- South Water Signs -- for one sign/signboard at 355 East Erie Street (sign to be located in planter on East Erie Street); [Or2016-465]
- South Water Signs -- for one sign/signboard at 355 East Erie Street (sign to be located in planter on East Ontario Street/North McClurg Court); and [Or2016-463]
- Thatcher Oaks -- for three signs/signboards at 55 East Oak Street. [Or2016-464]

Presented By

**ALDERMAN SMITH (43<sup>rd</sup> Ward):**

*Referred* – GRANTS OF PRIVILEGE IN PUBLIC WAY.

Fifteen proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Brothers Beef -- to maintain and use four light fixtures adjacent to 723 West Armitage Avenue;

[O2016-6890]

Children's Memorial Hospital -- to maintain and use six tieback systems adjacent to 2507 North Clark Street;

[O2016-6895]

Fiesta Mexicana Restaurant -- to maintain and use two trash containers adjacent to 2423 North Lincoln Avenue;

[O2016-6907]

Peter B. Freeman -- to maintain and use one fence adjacent to 2024 North Orleans Street;

[O2016-6909]

MJH Education Assistance Illinois IV LLC -- to maintain and use one canopy at 1237 West Fullerton Avenue;

[O2016-7015]

Pilates Plus 2, Inc. -- to construct, install, maintain and use one awning at 504 West Arlington Place;

[O2016-6578]

Starbucks Coffee Number 2515 -- to maintain and use one door swing adjacent to 2275 North Lincoln Avenue;

[O2016-6915]

Starbucks Coffee Number 2515 -- to maintain and use eight light fixtures adjacent to 2275 North Lincoln Avenue;

[O2016-6918]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 1212 West Lill Avenue;

[O2016-6922]

Wilfree Court Condominium Association -- to maintain and use six landscapings adjacent to 1800 North Fremont Street;

[O2016-6926]

Yolk -- to construct, install, maintain and use four awnings at 501 West Diversey Parkway;

[O2016-6591]

1804 Cleveland LLC -- to maintain and use one bay window adjacent to 1804 North Cleveland Avenue;

[O2016-6929]

1804 Cleveland LLC -- to maintain and use two steps adjacent to 1804 North Cleveland Avenue;

[O2016-6930]

2248 Condominium Association -- to maintain and use one fence adjacent to 2248 North Racine Avenue; and

[O2016-6931]

2624 North Lincoln LLC -- to maintain and use one turret adjacent to 2624 North Lincoln Avenue.

[O2016-6932]

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*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR CAFE VIENNA & CATERING, INC.

[O2016-6727]

Also, a proposed ordinance to amend an ordinance passed by the City Council on October 8, 2014 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 92827, which authorized a grant of privilege to Cafe Vienna & Catering, Inc. for a sidewalk cafe, by changing the name from: "Cafe Vienna & Catering, Inc." to: "Cafe Vienna", which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- STANDARDIZATION OF PORTION OF N. LAKEVIEW AVE. AS "MARV LEVY WAY".

[O2016-6446]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of North Lakeview Avenue, between West Deming Place and West St. James Place as "Marv Levy Way", which was *Referred to the Committee on Transportation and Public Way*.

Presented By

**ALDERMAN SMITH (43<sup>rd</sup> Ward),  
ALDERMAN MUÑOZ (22<sup>nd</sup> Ward),  
ALDERMAN REILLY (42<sup>nd</sup> Ward),  
ALDERMAN TUNNEY (44<sup>th</sup> Ward) And  
ALDERMAN PAWAR (47<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTERS 10-20 AND 10-32 OF MUNICIPAL CODE REGARDING PERMIT FEE EXEMPTIONS FOR NOT-FOR-PROFIT ORGANIZATIONS FOR INSTALLING PLANTING MATERIALS IN PUBLIC WAY.

[O2016-6451]

A proposed ordinance to amend Title 10 of the Municipal Code of Chicago by modifying Section 10-20-150 by exempting not-for-profit organizations from permit fees for the placement, planting, cultivation, maintenance or removal of any tree, shrub, flower, sod or plant material in the public way subject to the provisions of Chapter 7-11 and the Chicago Landscape Ordinance and further, modifying Section 10-32-080 to require the person who is performing such work on a parkway to have liability insurance in the minimum amount of \$1Million per occurrence, which was *Referred to the Committee on Transportation and Public Way*.

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Presented By

**ALDERMAN SMITH (43<sup>rd</sup> Ward),  
ALDERMAN COCHRAN (20<sup>th</sup> Ward)  
And OTHERS:**

*Referred* -- CALL ON CHICAGO POLICE DEPARTMENT TO CREATE "APPROVED DEALER" PROGRAM TO ENSURE ADHERENCE TO SAFETY STANDARDS AND PRACTICES BY FIREARM MANUFACTURERS SERVING CHICAGO POLICE OFFICERS AND CITY OF CHICAGO.

[R2016-627]

A proposed resolution, presented by Aldermen Smith, Cochran, Hairston, Sadlowski Garza, Muñoz, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Austin, Villegas, Reilly, Tunney, Pawar and Osterman, calling on the Chicago Police Department to create an "Approved Dealer" program and urging all gun manufacturers to respond in writing to the "Do Not Stand Idly By" survey of firearm manufacturers' distribution practices in Chicago and

throughout the United States, sharing of new technologies to improve gun safety and to assist law enforcement and details on the company's commitment to firearm safety, which was *Referred to the Committee on Public Safety*.

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Presented By

**ALDERMAN TUNNEY (44<sup>th</sup> Ward):**

*Referred --* AMENDMENT OF CHAPTER 4-60 OF MUNICIPAL CODE BY ADDING NEW SUBSECTIONS 4-60-022 (44.1, 44.2 AND 44.4) TO DISALLOW ISSUANCE OF ADDITIONAL ALCOHOLIC LIQUOR LICENSES ON PORTIONS OF N. CLARK ST. AND W. BELMONT AVE.

[O2016-6423]

A proposed ordinance to amend Title 4, Chapter 60 of the Municipal Code of Chicago by adding new subsections 4-60-022 (44.1, 44.2 and 44.4) to disallow the issuance of additional alcoholic liquor licenses on North Clark Street, from West Fletcher Street to West Buckingham Place, on West Belmont Avenue, from North Clark Street to North Sheffield Avenue, and on West Belmont Avenue, from North Seminary Avenue to North Racine Avenue, which was *Referred to the Committee on License and Consumer Protection*.

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*Referred --* GRANTS OF PRIVILEGE IN PUBLIC WAY.

Also, 19 proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Advocate Illinois Masonic Medical Center -- to maintain and use one sample basin adjacent to 836 West Wellington Avenue;

[O2016-6969]

Advocate Illinois Masonic Medical Center -- to maintain and use one steam pipe and two chilled water pipes adjacent to 836 West Wellington Avenue and two concrete pipes adjacent to West Nelson Street;

[O2016-6982]



- Al's Beef -- to maintain and use six awnings at 3420 North Clark Street;  
[O2016-6713]
- Al's Beef -- to maintain and use one sign at 3420 North Clark Street;  
[O2016-7008]
- Belmont-Clark Partners -- to maintain and use 12 bay windows adjacent to 3170 -- 3184  
North Clark Street;  
[O2016-7010]
- Belmont Spa -- to maintain and use one step adjacent to 1430 West Belmont Avenue;  
[O2016-7012]
- Chiro One Wellness Center Metro Lakeview LLC -- to maintain and use two awnings at  
3132 North Sheffield Avenue;  
[O2016-6714]
- Cugini Pizza & Eatery -- to construct, install, maintain and use one awning at 3605 North  
Ashland Avenue;  
[O2016-6715]
- El Burrito Mexicano -- to maintain and use one sign at 936 West Addison Street;  
[O2016-7013]
- Fletcher Lofts LLC -- to construct, install, maintain and use one sheeting adjacent to  
3141 North Sheffield Avenue;  
[O2016-7016]
- Haircut City -- to maintain and use one sign at 932 West Diversey Parkway;  
[O2016-7017]
- Jewel Food Store Number 3632 -- to maintain and use four awnings at 3630 North  
Southport Avenue;  
[O2016-6716]
- Jewel Food Store Number 3632 -- to maintain and use 10 bicycle racks adjacent to  
3630 North Southport Avenue;  
[O2016-7019]
- Jewel Food Store Number 3632 -- to maintain and use 11 planters adjacent to  
3630 North Southport Avenue;  
[O2016-7020]
- Lynn's Hair and Spa -- to maintain and use one sign at 1150 West Diversey Parkway;  
[O2016-7022]

Panes Bread Cafe -- to maintain and use one windscreen adjacent to 3002 North Sheffield Avenue;

[O2016-7024]

Rosecrance, Inc. -- to construct, install, maintain and use three planters adjacent to 3701 North Ashland Avenue;

[O2016-7027]

Ronald B. Shipka, Sr. -- to maintain and use one planter adjacent to 710 West Oakdale Avenue; and

[O2016-7030]

Walgreens Number 178 -- to maintain and use three trash containers adjacent to 740 West Diversey Parkway.

[O2016-7032]

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*Referred* -- AMENDMENT OF GRANT OF PRIVILEGE IN PUBLIC WAY FOR BIG & LITTLE'S RESTAURANT.

[O2016-6723]

Also, a proposed ordinance to amend an ordinance passed by the City Council on March 16, 2016 and printed in the *Journal of the Proceedings of the City Council of the City of Chicago*, page 20282, which authorized a grant of privilege to Big & Little's Restaurant for a sidewalk cafe, by changing the dimensions, location, hours of operation and seating capacity of said privilege, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- ISSUANCE OF PERMITS FOR SIGNS/SIGNBOARDS.

Also, five proposed orders directing the Commissioner of Buildings to issue permits Doyle Signs, Inc. to install signs/signboards at the locations specified, which were *Referred to the Committee on Zoning, Landmarks and Building Standards*, as follows:

one sign/signboard at 3201 North Ashland Avenue -- south elevation;

[Or2016-449]

one sign/signboard measuring 35 feet in length at 3201 North Ashland Avenue -- west elevation;

[Or2016-452]

one sign/signboard measuring 22 feet in length at 3201 North Ashland Avenue -- west elevation;

[Or2016-453]

one sign/signboard at 3030 North Broadway -- east elevation; and

[Or2016-450]

one sign/signboard at 3030 North Broadway -- south elevation.

[Or2016-451]

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Presented By

**ALDERMAN ARENA (45<sup>th</sup> Ward):**

*Referred -- GRANTS OF PRIVILEGE IN PUBLIC WAY.*

Fifteen proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

CSD Six Corners LLC -- to construct, install, maintain and use seven awnings at 3967 North Milwaukee Avenue;

[O2016-6732]

CSD Six Corners LLC -- to construct, install, maintain and use 13 bicycle racks adjacent to 3967 North Milwaukee Avenue;

[O2016-7071]

CSD Six Corners LLC -- to construct, install, maintain and use eight canopies adjacent to 3967 North Milwaukee Avenue;

[O2016-7041]

Hearth and Crust Restaurant -- to construct, install, maintain and use one door swing adjacent to 3608 West Irving Park Road;

[O2016-7074]

Hearth and Crust Restaurant -- to construct, install, maintain and use four light fixtures adjacent to 3608 West Irving Park Road;

[O2016-7075]

Heatmasters Mechanical, Inc. -- to maintain and use one canopy at 5540 West Lawrence Avenue;

[O2016-7046]

Klee Plaza at Six Corners Condominium Association -- to maintain and use one vault adjacent to 4015 North Milwaukee Avenue;

[O2016-7079]

Lefty's Automotive -- to maintain and use three signs at 5628 North Elston Avenue;

[O2016-7081]

Smoque BBQ -- to maintain and use one security camera adjacent to 3800 North Pulaski Road;

[O2016-7082]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 6416 West Foster Avenue;

[O2016-7084]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 5618 West Lawrence Avenue;

[O2016-7085]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 3800 North Milwaukee Avenue;

[O2016-7086]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 4928 North Milwaukee Avenue;

[O2016-7087]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 4014 West Patterson Avenue; and

[O2016-7089]

Walgreens Number 1593 -- to maintain and use one trash container adjacent to 5230 North Milwaukee Avenue.

[O2016-7092]

Presented By

**ALDERMAN CAPPLEMAN (46<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Nine proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Central Lakeview Merchants Association -- to construct, install, maintain and use one exterior mount (emergency call box) adjacent to 901 West Irving Park Road;

[O2016-7098]

Central Lakeview Merchants Association -- to construct, install, maintain and use one planter adjacent to 901 West Irving Park Road;

[O2016-7099]

Drug Center Pharmacy -- to maintain and use one sign at 4613 North Sheridan Road;

[O2016-7100]

Fornello Trattoria -- to maintain and use five awnings at 1011 West Irving Park Road;

[O2016-6733]

William Lucas -- to maintain and use one fence adjacent to 757 West Hutchinson Street;

[O2016-7102]

Michael Rosenberg -- to maintain and use two fences adjacent to 3726 North Lake Shore Drive;

[O2016-7103]

Verizon Wireless -- to construct, install, maintain and use occupation of space (cell antenna) adjacent to 4017 North Sheridan Road;

[O2016-7105]

3831 North Fremont -- to maintain and use one awning at 3841 North Fremont Street; and

[O2016-6736]

3831 North Fremont -- to maintain and use one planter adjacent to 3841 North Fremont Street.

[O2016-7108]

Presented By

**ALDERMAN PAWAR (47<sup>th</sup> Ward):**

*Referred* – GRANTS OF PRIVILEGE IN PUBLIC WAY.

Twelve proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Armand's Pizzeria -- to maintain and use two awnings at 4159 North Western Avenue;  
[O2016-6738]

Armand's Pizzeria -- to maintain and use six light fixtures adjacent to 4159 North Western Avenue;  
[O2016-6784]

Big Bricks -- to maintain and use one sign at 3832 North Lincoln Avenue;  
[O2016-6788]

Boutique Cleaners -- to construct, install, maintain and use one awning at 3405 North Paulina Street;  
[O2016-6739]

Cathay Bank -- to construct, install, maintain and use two awnings at 5000 North Broadway;  
[O2016-6740]

Coffee Joint -- to maintain and use one sign at 2059 West Irving Park Road;  
[O2016-6790]

Guaranteed Rate, Inc. -- to maintain and use two banners adjacent to 3940 North Ravenswood Avenue;  
[O2016-6791]

The Pony Inn -- to maintain and use one bay window adjacent to 1638 West Belmont Avenue;  
[O2016-6794]

T-Mobile Central LLC -- to construct, install, maintain and use one exterior mount (antenna) adjacent to 3711 North Ravenswood Avenue;  
[O2016-6798]

2016 Iowa LLC -- to maintain and use two balconies adjacent to 4735 -- 4737 North Damen Avenue;

[O2016-6801]

4618 North Western LLC -- to construct, install, maintain and use one door swing adjacent to 2407 West Eastwood Avenue; and

[O2016-6806]

4618 North Western LLC -- to construct, install, maintain and use three sheets adjacent to 2407 West Eastwood Avenue.

[O2016-6833]

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*Referred* -- STANDARDIZATION OF 3500 BLOCK OF N. ROCKWELL ST. AS "COACH SAM BRONSWICK WAY".

[O2016-6468]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of the 3500 block of North Rockwell Street, at the southeast corner of West Addison Street and North Rockwell Street, as "Coach Sam Bronswick Way", which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

L&L Auto Service, Inc. -- 4154 -- 4156 North Western Avenue;

[O2016-6522]

Winona Residences LLC -- 1472 West Winona Street; and

[O2016-6515]

2300 West Lawrence LLC -- 4804 North Claremont Avenue.

[O2016-6519]

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Presented By

**ALDERMAN PAWAR (47<sup>th</sup> Ward) And  
ALDERMAN RAMIREZ-ROSA (35<sup>th</sup> Ward):**

*Referred* -- AMENDMENT OF CHAPTER 1-8 OF MUNICIPAL CODE BY ADDING NEW SECTION 1-8-120 CONCERNING COMMEMORATION OF INDIGENOUS PEOPLE.

[O2016-6491]

A proposed ordinance to amend Title 1, Chapter 8 of the Municipal Code of Chicago by adding new Section 1-8-120 to celebrate Indigenous People's Day and commemorate and promote public awareness of the accomplishments and contributions of indigenous people, which was *Referred to the Committee on the Budget and Government Operations*.

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Presented By

**ALDERMAN OSTERMAN (48<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Loyola University Chicago -- to maintain and use one conduit adjacent to 6364 North Sheridan Road;

[O2016-6775]

Pilates Chicago -- to construct, install, maintain and use one awning at 6101 North Clark Street;

[O2016-6744]



Thistle Studios -- to construct, install, maintain and use one awning at 5549 North Clark Street; and

[O2016-6747]

Vern and Vera -- to construct, install, maintain and use two planters adjacent to 5856 North Broadway.

[O2016-6779]

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*Referred* -- STANDARDIZATION OF 5000 BLOCK OF N. SHERIDAN RD. AS "HONORARY BIG CHICKS WAY".

[O2016-6409]

Also, a proposed ordinance directing the Commissioner of Transportation to take the necessary action for the standardization of the 5000 block of North Sheridan Road as "Honorary Big Chicks Way", which was *Referred to the Committee on Transportation and Public Way*.

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*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, three proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Alejandro Luis Landi -- 1127 West Foster Avenue;

[O2016-6503]

Ian Hafner -- 5200 North Sheridan Road; and

[O2016-6505]

5553 North Clark LLC -- 5553 North Clark Street.

[O2016-6500]

*Referred* -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 6205 N. BROADWAY.

[Or2016-476]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Design Group Signage Corporation to install a sign/signboard at 6205 North Broadway, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

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Presented By

**ALDERMAN J. MOORE (49<sup>th</sup> Ward):**

*Referred* -- GRANTS OF PRIVILEGE IN PUBLIC WAY.

Four proposed ordinances to grant permission and authority to the applicants listed for the purposes specified, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Loyola University Chicago -- to maintain and use one manhole adjacent to 6525 North Sheridan Road;

[O2016-6757]

Maewill Condominium Association -- to construct, install, maintain and use two fences adjacent to 6700 -- 6702 North Sheridan Road;

[O2016-6773]

Rogers Park Business Alliance -- to construct, install, maintain and use two planters adjacent to 7036 North Clark Street; and

[O2016-6763]

Red Sea Restaurant -- to construct, install, maintain and use one awning at 2043 West Howard Street.

[O2016-6749]

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*Referred* -- EXEMPTION OF APPLICANTS FROM PHYSICAL BARRIER REQUIREMENT PERTAINING TO ALLEY ACCESSIBILITY FOR PARKING FACILITIES.

Also, two proposed ordinances to exempt the applicants listed from the physical barrier requirement pertaining to alley accessibility for the parking facilities adjacent to the locations specified, pursuant to the provisions of Title 10, Chapter 20, Section 430 of the Municipal

Code of Chicago, which were *Referred to the Committee on Transportation and Public Way*, as follows:

Holy Trinity Eritrean Orthodox Tewahedo Church -- 7310 North Rogers Avenue; and  
[O2016-6497]

Lakefront Skilled Nursing Facility LLC -- 7618 North Sheridan Road.  
[O2016-6498]

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Presented By

**ALDERMAN SILVERSTEIN (50<sup>th</sup> Ward):**

*Referred -- GRANT OF PRIVILEGE TO EVITA ARGENTINIAN STEAKHOUSE FOR SIDEWALK CAFE.*

[O2016-7047]

A proposed ordinance to grant permission and authority to Evita Argentinian Steakhouse to maintain and use a portion of the public way adjacent to 6112 North Lincoln Avenue for the operation of a sidewalk cafe, which was *Referred to the Committee on Transportation and Public Way*.

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*Referred -- ISSUANCE OF PERMIT FOR SIGN/SIGNBOARD AT 6324 N. WESTERN AVE.*

[Or2016-475]

Also, a proposed order directing the Commissioner of Buildings to issue a permit to Olympic Signs, Inc. to install a sign/signboard at 6324 North Western Avenue, which was *Referred to the Committee on Zoning, Landmarks and Building Standards*.

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**5. FREE PERMITS, LICENSE FEE EXEMPTIONS, CANCELLATION OF WARRANTS FOR COLLECTION AND WATER RATE EXEMPTIONS, ET CETERA.**

Proposed ordinances, orders, et cetera, described below, were presented by the aldermen named and were *Referred to the Committee on Finance*, as follows:

SENIOR CITIZENS SEWER REFUNDS:  
(\$50.00)

*BY ALDERMAN HOPKINS (2<sup>nd</sup> Ward):*

Berss, Geri C.	Lipp, Judy I.	[O2016 7152]
Brown, Jack P.	Nussbaum, Henry	
Davis, Rowland	Palmer, Lynne O.	
Erickson, Richard B.	Panchak, Vera C.	
Garcia, Roberto G.	Rudelis, Nina J.	
Hansen, James W.	Weinstein, Joan S.	
Lemke, Regina C.		

*BY ALDERMAN MITCHELL (7<sup>th</sup> Ward):*

Kimble, Victoria		[O2016-7153]
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*BY ALDERMAN BURNETT (27<sup>th</sup> Ward):*

Jenkins, Jeremiah, Jr.		[O2016-7154]
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*BY ALDERMAN MITTS (37<sup>th</sup> Ward):*

Carpenter,	Leon Paschel, Freddie	[O2016-7155]
Coleman,	Charles Thames, Pauline	
Lakes, W.T.	Velazquez, Ejinarda	

*BY ALDERMAN O'CONNOR (40<sup>th</sup> Ward):*

Panya, Nirut		[O2016-7156]
Ramos, Luis G.		

*BY ALDERMAN NAPOLITANO (41<sup>st</sup> Ward):*

Makrinski, Aida L.

[O2016-7157]

*BY ALDERMAN REILLY (42<sup>nd</sup> Ward):*

Birch, Nancy Lee

Medon, Eileen

[O2016-7158]

Brazil, Diane

Miserendino, Leo J.

Feuerstein, Phyllis A.

Sokol, Ronnie J.

Hughes, Joyce A.

Weiss, Rita

*BY ALDERMAN SMITH (43<sup>rd</sup> Ward):*

Aldridge, Millard

Kosmerl, Suzanne

[O2016-7159]

Jachino, Daneen L.

Leonard, Maria

Kareem, Akram

O'Leary, Elizabeth

Kosmerl, Patricia

*BY ALDERMAN PAWAR (47<sup>th</sup> Ward):*

Cruz, Amario and Tomasa

[O2016-7160]

Malmin, Louise

*BY ALDERMAN OSTERMAN (48<sup>th</sup> Ward):*

Love, Malcolm S.

[O2016-7161]

Sibal, Carmelino L.

Stringer, Joyce

Zlobin, Zadwiga

*BY ALDERMAN SILVERSTEIN (50<sup>th</sup> Ward):*

Harris, Sylvia

[O2016-7162]

Swimm, Nancy

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**APPROVAL OF JOURNAL OF PROCEEDINGS.**

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JOURNAL (July 20, 2016)

The Honorable Susana A. Mendoza, City Clerk, submitted the printed official *Journal of the Proceedings of the City Council of the City of Chicago* for the regular meeting held on Wednesday, July 20, 2016 at 10:00 A.M., signed by her as such City Clerk.

Alderman Burke moved to *Approve* said printed official *Journal* and to dispense with the reading thereof. The question being put, the motion *Prevailed*.

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**UNFINISHED BUSINESS.**

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None.

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**MISCELLANEOUS BUSINESS.**

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PRESENCE OF VISITORS NOTED.

The following individuals were in attendance and recognized by the City Council:

Chicago Police Officer Sean Hayes;

Clear Ridge Senior Little League 2016 World Series Champions: Mark Robinson, manager; Ray Verta and Will Trezek, coaches; team roster: Gary Donohue, Bobby Palenik, Julian Lopez, Paolo Zavala, Timmy Molloy, Zach Verta, Joe Trezek, Gage Olszak, Mike Skoraczewski, Noah Miller, Jake Gerloski, Jake Duerr, Tommy Doyle,

Dave Navarro, Mike Rios and Mei Morario;

Paula Woods-Scott;

officials from Consulate General of Mexico in Chicago: Carlos Jimenez Macias, Consul General; Antonio Cuesta Zarco, Deputy Consul; Gabriel Mendoza Lopez, Administration Consul; Juan Francisco Martinez Lara, Auxiliary Consul General.

Alderman Lavar, former Alderman of the 45<sup>th</sup> Ward of the City of Chicago.

Todd Stroger, former Cook County Board President.

members of Chicago Police Department: Commander Kenneth Angarone (Star Number 20), Lieutenant Karen Konow (Star Number 209), Sergeant Tammie Pena (Star Number 2086), Sergeant William Riesche (Star Number 2194), Sergeant Nelson Perez (Star Number 910), Officer Humberto Guiterrez (Star Number 9690), Officer Armando Ugarte (Star Number 15050), Officer Angel Amador (Star Number 19941), Officer Javier Saez (Star Number 11869), Officer John Bartuch (Star Number 18458), Officer Chris Stenzel (Star Number 15101), Officer Edward Langle (Star Number 14418), Officer David Lewis (Star Number 18965), Officer Sean Newton (Star Number 16383), Officer Christine Connor (Star Number 14314), Sergeant Brian Blackmon (Star Number 1237), Officer Steve Lugo (Star Number 10975), Officer Michael Iglesia (Star Number 19945) and Officer Jaime Oriz (Star Number 18550); and

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**Time Fixed For Next Succeeding Regular Meeting.**

[O2016-7242]

By unanimous consent, Alderman Burke presented a proposed ordinance which reads as follows:

*Be It Ordained by the City Council of the City of Chicago:*

SECTION 1. That the next succeeding regular meeting of the City Council of the City of Chicago to be held after the meeting held on Wednesday, the fourteenth (14<sup>th</sup>) day of September, 2016, at 10:00 A.M., be and the same is hereby fixed to be held on Wednesday, the fifth (5<sup>th</sup>) day of October, 2016, at 10:00 A.M., in the Council Chamber in City Hall.

SECTION 2. This ordinance shall take effect and be in force from and after its passage.

On motion of Alderman Burke, the foregoing proposed ordinance was *Passed* by yeas and nays as follows:

Yeas -- Aldermen Moreno, Hopkins, Dowell, King, Hairston, Sawyer, Mitchell, Harris, Beale, Sadlowski Garza, Thompson, Cárdenas, Quinn, Burke, Lopez, Foulkes, D. Moore, Curtis, O'Shea, Cochran, Brookins, Muñoz, Zalewski, Scott, Solis, Maldonado, Burnett, Ervin, Taliaferro, Reboyras, Santiago, Waguespack, Mell, Austin, Ramirez-Rosa, Villegas, Mitts, Sposato, Laurino, O'Connor, Napolitano, Reilly, Smith, Tunney, Arena, Cappleman, Pawar, Osterman, J. Moore, Silverstein -- 50.

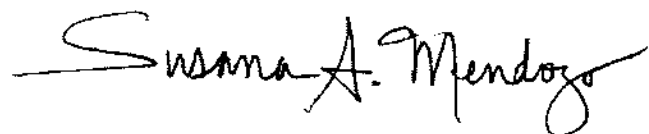
Nays -- None.

Alderman Beale moved to reconsider the foregoing vote. The motion was lost.

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### Adjournment.

Thereupon, Alderman Burke moved that the City Council do *Adjourn*. The motion *Prevailed* and the City Council *Stood Adjourned* to meet in regular meeting on Wednesday, October 5, 2016, at 10:00 A.M., in the Council Chamber in City Hall.



SUSANA A. MENDOZA,  
City Clerk.







**APPENDIX A**  
**LEGISLATIVE INDEX**

**JOURNAL of the PROCEEDINGS**  
**of the**  
**CITY COUNCIL**  
**of the**  
**CITY of CHICAGO, ILLINOIS**

Regular Meeting – Wednesday, September 14, 2016



## **Main Category List**

# **LEGISLATIVE INDEX JOURNAL of the PROCEEDINGS of the CITY COUNCIL of the CITY of CHICAGO, ILLINOIS**

Regular Meeting – Wednesday, September 14, 2016

<b>Agreements</b>	<b>Permits/License/Fee Exemptions</b>
<b>Airports</b>	<b>Property</b>
<b>Alley</b>	<b>Public Way Usage</b>
<b>Appointments</b>	<b>Reports</b>
<b>Bonds &amp; Bond Issues</b>	<b>Signs/Signboards</b>
<b>Budget &amp; Appropriations</b>	<b>Social Issues &amp; Programs</b>
<b>City Council</b>	<b>Special Events</b>
<b>City Departments/Agencies</b>	<b>Special Service Areas</b>
<b>Claims</b>	<b>Stadiums/Arenas</b>
<b>Commendations &amp; Declarations</b>	<b>Streets</b>
<b>Committee/Public Hearings</b>	<b>Tag Days</b>
<b>Finance Funds</b>	<b>Tax Incentives</b>
<b>Historical Landmarks</b>	<b>Tax Increment Financing Districts</b>
<b>Lawsuits/Settlements</b>	<b>Traffic</b>
<b>Municipal Code Amendments</b>	<b>Tributes</b>
<b>Parking</b>	<b>Zoning Reclassifications</b>
<b>Peddling/Vendors</b>	

## Abbreviations And Acronyms

### A

Admin.	Administration
Agcy.	Agency
a.k.a.	Also Known As
Ald.	Alderman
AME	African Methodist Episcopal Church
ANLAP	Adjacent Neighbors Land Acquisition Program
App.	Application
Apt(s).	Apartment(s)
Assn.	Association
Assoc.	Associates
Asst.	Assistant
Atty.	Attorney
Ave	Avenue
A.M.	Ante Meridian

### B

B.A.	Bachelor of Arts
Bd. of Ed.	Board of Education
Bldg.	Building
Bhp.	Bishop
Bldv	Boulevard
Brc.	Brother

### C

Capt.	Captain
Card.	Cardinal
CCL	Concealed Carry License
CDBG	Community Development Block Grant
CDC	Community Development Commission
CEO	Chief Executive Officer
CFD	Chicago Fire Department
CFO	Chief Financial Officer
CFP	Chicago Firearm Permit
CHA	Chicago Housing Authority
Chap.	Chapter
Chpl.	Chaplain
Chgo.	Chicago
Co.	Company
Col	Colonel
Com.	Committee/Community
Comdr.	Commander

### C

Coml.	Commercial
Comm.	Commerce/Commission
Comr.	Commissioner
Condo	Condominium
Co-Op	Cooperative
Corp.	Corporation
Corpl.	Corporal
Constr.	Construction
CPA	Certified Public Accountant
CPD	Chicago Police Department/
CPS	Chicago Public Schools
Ct	Court
CTA	Chicago Transit Authority

### D

DARLEP	Digital Automated Red Light Enforcement Program
d.b.a.	Doing Business As
Deferred	Action Deferred
deg.	Degree(s)
Det.	Detective
Dept.	Department
Devel.	Developer/Development
Dist.	District
Div.	Division
Dr.	Doctor
Dr	Drive

### E

E	East
EAV	Equalized Assessed Value
eb	eastbound
Elem.	Elementary
EMT	Emergency Medical Technician
Eng'r	Engineer
Equip.	Equipment
Exchg.	Exchange
Exec. Dir.	Executive Director
Expy.	Expressway

### F

FAA	Federal Aviation Administration
Fahr.	Fahrenheit
FAR	Floor Area Ratio
FBI	Federal Bureau of Investigation
FDA	Federal Drug Administration

## Abbreviations And Acronyms

<b>F</b>		<b>M</b>	
F.F.	Firefighter	MWBE	Minority Women Business Enterprise
Filed	Placed on File	Mfg.	Manufacturing
FOID	Firearm Owner's Identification Card	MFT	Motor Fuel Tax
Fr.	Father	Mgmt.	Management
ft.	feet	mins.	Minutes
f.k.a.	formerly known as	MOPD	Mayors Office for People with Disabilities
<b>G</b>		Msgr.	Monsignor
Gen.	General	Mun.	Municipal
Govt.	Government		
<b>H</b>		<b>N</b>	
Hon.	Honorable	N	North
hrs.	Hours	Natl.	National
HUD	Housing and Urban Development	NFP	Not-for-profit corporation
Hwy.	Highway	No.	Number
HQ	Headquarters		
<b>I</b>		<b>O</b>	
IDOT	Illinois Dept. of Transportation	Off.	Officer
IL	Illinois	Org.	Organization
Inc.	Incorporated	<b>P</b>	
ind.	Industries	pg(s)	page(s)
Ins.	Insurance	PhD	Doctor of Philosophy
Insp. Gen.	Inspector General	Pkg.	Package/Parking
Inst'l.	Institutional	Pkwy	Parkway
IPD	Institutional Planned Development	Pl	Place
<b>J</b>		Plz	Plaza
Jr.	Junior	P.M.	Post Meridian
		P.O.	Police Officer
		PFC	Private First Class
<b>L</b>		<b>R</b>	
LCpl	Lance Corporal	RA	Very Reverend
LLC	Limited Liability Company	Rd.	Road
LP	Limited Partnership	Re-Ref.	Re-Referred
Lt.	Lieutenant	Redevel.	Redevelopment
Ltd.	Limited	Ref.	Referred
LUCHA	Latin United Community Housing Association	Rehab.	Rehabilitation
		Res.	Residence/Residential
		Rest.	Restricted/Restaurant
		Rev.	Reverend
<b>M</b>		ROTC	Reserve Officer's Training Corps
Maj.	Major	ROW	Right-of-way
M.B.	Missionary Baptist	RR	Railroad
MBA	Master of Business Administration	Rt. Rev.	Right Reverend
MBE	Minority Business-Owned Enterprise		

## Abbreviations And Acronyms

<b>R</b>		<b>W</b>	
Ry.	Railway	W	West
RTA	Regional Transportation Authority		
<b>Q</b>		<b>Y</b>	
Q1	1 <sup>st</sup> Quarter (Jan – Mar)	YMCA	Young Men's Christian Association
Q2	2 <sup>nd</sup> Quarter (Apr – Jun)	YWCA	Young Women's Christian Association
Q3	3 <sup>rd</sup> Quarter (Jul – Sep)		
Q4	4 <sup>th</sup> Quarter (Oct – Dec)		
<b>S</b>		<b>Zoning Districts</b>	
S	South	B	Business
SBIF	Small Business Improvement Fund	BPD	Business Planned Development
St.	Saint	C	Commercial
Sch.	School	CPD	Commercial Planned Development
Sgt.	Sergeant	DC	Downtown Core
SFC.	Sergeant First Class	DX	Downtown Mixed-Use
Sist.	Sister	DR	Downtown Residential
Soc.	Society	DS	Downtown Service
Sq.	Square	M	Manufacturing
Sr.	Senior	PD	Planned Development
SSA	Special Service Area	PMD	Planned Manufacturing
SSgt.	Staff Sergeant	POS	Parks and Open Space
St	Street	R	Residential
STEM	Science, Technology, Engineering and Math	RM	Residential Multi-Unit
Subdiv.	Subdivision	RPD	Residential Planned Development
Supt.	Superintendent	RS	Residential Single Unit (Detached House)
		RT	Residential Two-Flat, Townhouse and Multi-Unit
<b>T</b>		SD	Special Character Overlay
Terr	Terrace		
thru	through		
TIF	Tax Increment Financing		
Trans.	Transportation		
<b>U</b>			
Univ.	University		
U.S.	United States		
u.t.a.	Under trust agreement		
Util.	Utility		
<b>V</b>			
v	versus (against)		
Veh.	Vehicle		



# OFFICE OF THE CITY CLERK

Date: 9/14/2016

## CITY COUNCIL LEGISLATIVE INDEX

1

### AGREEMENTS

#### Improvement

POAH Woodlawn Station LLC  
 6253 S Cottage Grove Ave, 804 E 63rd St, 808 E  
 63rd St and various additional addresses  
 Development of multi-family residential and  
 expansion of affordable housing  
 Emanuel (Mayor) O2016-6077  
 Referred [C.J.p. 28032] Finance  
 Passed [C.J.p. 30111]

#### Intergovernmental

Chicago Board of Education  
 1601 S Dearborn St  
 Tax Increment Financing for construction of New  
 South Loop Elementary School  
 Emanuel (Mayor) O2016-5951  
 Referred [C.J.p. 28030] Finance  
 Passed [C.J.p. 30094]

Chicago Metropolitan Agency for Planning  
 Multi-modal transportation plan for Riverdale  
 community area  
 Emanuel (Mayor) O2016-7125  
 Referred [C.J.p. 29691] Transportation

#### Lease

Chicago Title Land Trust/Irving Sterling Venture  
 LLC  
 3542-3552 W Irving Park Rd  
 For use as Independence Branch by Chicago  
 Public Library  
 Emanuel (Mayor) O2016-6085  
 Referred [C.J.p. 28039] Housing  
 Passed [C.J.p. 31362]

Erie Family Health Center, Inc.  
 2418 W Division St  
 Extension of term through December 31, 2026  
 and expansion of leased premises for property  
 Emanuel (Mayor) O2016-7134  
 Referred [C.J.p. 29690] Housing

Metropolitan Water Reclamation District of Greater  
 Chicago  
 Construction of North Branch Riverwalk Under-  
 bridge Connection  
 Emanuel (Mayor) O2016-7126  
 Referred [C.J.p. 29689] Housing

### AGREEMENTS

#### Lease

Sweet Water Foundation  
 5700 S Lafayette Ave  
 First amendment regarding parcels expansion  
 Emanuel (Mayor) O2016-6084  
 Referred [C.J.p. 28039] Housing  
 Passed [C.J.p. 31381]

#### Miscellaneous

Chicago Cook Workforce Partnership  
 Continuance of workforce development efforts  
 under Federal Workforce Innovation and  
 Opportunity Act  
 Emanuel (Mayor) O2016-7124  
 Referred [C.J.p. 29692] Workforce  
 Development

Local Workforce Development Board  
 Continuance of workforce development efforts  
 under Federal Workforce Innovation and  
 Opportunity Act  
 Emanuel (Mayor) O2016-7124  
 Referred [C.J.p. 29692] Workforce  
 Development

Neighborhood Housing Services, Inc.  
 1279 N Milwaukee Ave  
 Second amendment to continue administration of  
 119th/I-57, 63rd/Ashland, Central/West,  
 Englewood neighborhood and Midwest programs  
 Emanuel (Mayor) O2016-5712  
 Referred [C.J.p. 28035] Finance  
 Passed [C.J.p. 30302]

Philippine-American Cultural Foundation  
 Extension of license through December 31, 2021  
 Emanuel (Mayor) O2016-7131  
 Referred [C.J.p. 29690] Housing

President of Cook County Board of Commissioners  
 Continuance of workforce development efforts  
 under Federal Workforce Innovation and  
 Opportunity Act  
 Emanuel (Mayor) O2016-7124  
 Referred [C.J.p. 29692] Workforce  
 Development

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**AGREEMENTS**

Redevelopment

Community Investment Corp.  
 222 S Riverside Plz  
 Vacant building TIF purchase and rehabilitation program for multi-family affordable rental housing in Midwest and Pulaski Corridor redevelopment project areas  
 Emanuel (Mayor) O2016-5703  
 Referred [C.J.p. 28034] Finance  
 Passed [C.J.p. 30245]  
 Latino Chicago Theater Company  
 2612-2620 W Ogden Ave  
 Construction of one-story masonry brick cultural center to include performing arts space  
 Emanuel (Mayor) O2016-6082  
 Referred [C.J.p. 28032] Housing  
 Passed [C.J.p. 31358]  
 PGS Bronzeville III Limited Partnership  
 401 E Bowen Ave  
 Acquisition and renovation of property  
 Emanuel (Mayor) O2016-6078  
 Referred [C.J.p. 28031] Finance  
 Passed [C.J.p. 29819]

**ALLEY**

Ingress/Egress

1305 W Chicago LLC  
 1305-1311 W Chicago Ave  
 Burnett (27) O2016-6510  
 Referred [C.J.p. 32479] Transportation  
 1529-1537 W Farwell Condominium Assn., c/o Wesley Realty  
 1529-1537 W Farwell Ave  
 Moore (49) O2016-6081  
 Referred [C.J.p. 29625] Transportation  
 Passed [C.J.p. 31749]  
 2200 West Lawrence LLC  
 2208 W Lawrence Ave  
 Pawar (47) O2016-5692  
 Referred [C.J.p. 29623] Transportation  
 Passed [C.J.p. 31749]

**ALLEY**

Ingress/Egress

2300 W Lawrence LLC  
 4805 N Claremont Ave  
 Pawar (47) O2016-6519  
 Referred [C.J.p. 32517] Transportation  
 233 North Avenue JV LLC  
 1546-1556 N Wieland St  
 Burnett (27) O2016-6512  
 Referred [C.J.p. 32479] Transportation  
 2701 W Belmont Property LLC  
 2703 W Belmont Ave  
 Mell (33) O2016-6452  
 Referred [C.J.p. 32486] Transportation  
 2941 N Clark LLC  
 2941 N Clark St  
 Tunney (44) O2016-5695  
 Referred [C.J.p. 29620] Transportation  
 Passed [C.J.p. 31749]  
 5553 N Clark LLC  
 5553 N Clark St  
 Osterman (48) O2016-6500  
 Referred [C.J.p. 32518] Transportation  
 707 W Buckingham LLC  
 707 W Buckingham Pl  
 Tunney (44) O2016-5702  
 Referred [C.J.p. 29620] Transportation  
 Passed [C.J.p. 31748]  
 710 Grand JV LLC  
 710 W Grand Ave  
 Burnett (27) O2016-6506  
 Referred [C.J.p. 32479] Transportation  
 A Plus Cleaning and Maintenance  
 4137 W Lake St  
 Ervin (28) O2016-6434  
 Referred [C.J.p. 32479] Transportation  
 Acme Cycle Chicago  
 5035 W Belmont Ave  
 Santiago (31) O2016-6305  
 Direct Introduction Transportation  
 Passed [C.J.p. 31743]

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ALLEY

Ingress/Egress

Atowncars, Inc./Webb, Anton Webb/  
2045-2051 N Cicero Ave  
Villegas (36) O2016-6424  
Referred [C.J.p. 32424] Transportation

Beverly Bank & Trust  
10221 S Western Ave  
O'Shea (19) O2015-5710  
Referred [C.J.p. 29592] Transportation  
Passed [C.J.p. 31743]

Cepco Design, Inc.  
243 W Root St  
Dowell (3) O2016-6454  
Referred [C.J.p. 32449] Transportation

Clarkview LLC/2144 Potomac Partners LLC/TKG  
Clark Holdings LCC  
3226-3228 N Clark St  
Tunney (44) O2016-5696  
Referred [C.J.p. 29619] Transportation  
Passed [C.J.p. 31743]

Coddled Care, Inc.  
2335 W Foster Ave  
O'Connor (40) O2016-6430  
Referred [C.J.p. 32494] Transportation

Creative Kidz Learning Center, Inc.  
5776-5778 N Lincoln Ave  
O'Connor (40) O2016-5704  
Referred [C.J.p. 29611] Transportation  
Passed [C.J.p. 31744]

Diggity Dos, Inc.  
11055 S Pulaski Rd  
O'Shea (19) O2016-5711  
Referred [C.J.p. 29592] Transportation  
Passed [C.J.p. 31744]

Dinh, Thang  
1234 W Devon Ave  
Moore (49) O2016-6080  
Referred [C.J.p. 29625] Transportation  
Passed [C.J.p. 31744]

ALLEY

Ingress/Egress

Eagle Logan LLC  
2614-2618 W Fullerton Ave  
Moreno (1) O2016-6528  
Referred [C.J.p. 32443] Transportation

El Paisa Tire Shop  
4411-4415 W Cermak Rd  
Munoz (22) O2016-6455  
Referred [C.J.p. 32470] Transportation

Franchise Realty Investment Trust Illinois  
2635 N Clark St  
Smith (43) O2016-5709  
Referred [C.J.p. 29617] Transportation  
Passed [C.J.p. 31745]

GLPE II LLC  
33 S Ashland Ave  
Ervin (28) O2016-5699  
Referred [C.J.p. 29602] Transportation  
Passed [C.J.p. 31745]

Hafner, Ian  
5200 N Sheridan Rd  
Osterman (48) O2016-6505  
Referred [C.J.p. 32518] Transportation

Hiram & Manuel Auto Services  
3416 N Cicero Ave  
Santiago (31) O2016-6306  
Direct Introduction Transportation  
Passed [C.J.p. 31745]

Holy Trinity Eritrean Orthodox Tewahedo Church  
7310 N Rogers Ave  
Moore (49) O2016-6497  
Referred [C.J.p. 32520] Transportation

J&M Raggedy Ann Learning Center, Inc.  
5331 N Lincoln Ave  
O'Connor (40) O2016-6433  
Referred [C.J.p. 32494] Transportation

L&L Auto Service, Inc.  
4154-4156 N Western Ave  
Pawar (47) O2016-6522  
Referred [C.J.p. 32516] Transportation

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**ALLEY**

Ingress/Egress

La Escuelita Numero Uno, Inc.  
 5400 W Fullerton Ave  
 Reboyras (30) O2016-6314  
 Referred [C.J.p. 32481] Transportation  
 Lakefront Skilled Nursing Facility LLC  
 7618 N Sheridan Rd  
 Moore (49) O2016-6498  
 Referred [C.J.p. 32520] Transportation  
 Landi, Alejandro Luis  
 1127 W Foster Ave  
 Osterman (48) O2016-6503  
 Referred [C.J.p. 32518] Transportation  
 Lexington Homes  
 3613 S Morgan St, 3615 S Morgan St, 3625 S  
 Morgan St  
 Thompson (11) O2016-5697  
 Referred [C.J.p. 29584] Transportation  
 Passed [C.J.p. 31746]  
 Lil Explorers Learning Center/Rivera, Mirna  
 5173 S Archer Ave  
 Zalewski (23) O2016-6432  
 Referred [C.J.p. 32472] Transportation  
 McInerney Builder's, Inc.  
 4954-4956 N Western Ave  
 O'Connor (40) O2016-6427  
 Referred [C.J.p. 32494] Transportation  
 Montessori Academy  
 1335 W Randolph St  
 Burnett (27) O2016-5694  
 Referred [C.J.p. 29601] Transportation  
 Passed [C.J.p. 31746]  
 MR Clark 3473 Operating LLC/JEM Wrigley  
 Venture LLC  
 3469-3475 N Clark St  
 Tunney (44) O2016-5701  
 Referred [C.J.p. 29619] Transportation  
 Passed [C.J.p. 31746]

**ALLEY**

Ingress/Egress

National Auto Group, Inc.  
 1760 W Lunt Ave  
 Moore (49) O2016-5715  
 Referred [C.J.p. 29625] Transportation  
 Passed [C.J.p. 31747]  
 New Hope Bible Church  
 1801-1811 N Kostner Ave  
 Ramirez-Rosa (35) O2016-6461  
 Referred [C.J.p. 32488] Transportation  
 NRN Kedzie LLC  
 6009 S Kedzie Ave  
 Foulkes (16) O2016-5700  
 Referred [C.J.p. 29590] Transportation  
 Passed [C.J.p. 31750]  
 Solstice on the Park LLC  
 1616 E 56th St  
 Hairston (5) O2016-6425  
 Referred [C.J.p. 32454] Transportation  
 Soudan, Robert  
 1832 W Juneway Ter  
 Moore (49) O2016-5717  
 Referred [C.J.p. 29625] Transportation  
 Passed [C.J.p. 31747]  
 Taylor Dental Center  
 4501 S State St  
 Dowell (3) O2016-6453  
 Referred [C.J.p. 32449] Transportation  
 Teloloapan Tire Shop  
 3339 W Cermak Rd  
 Munoz (22) O2016-6456  
 Referred [C.J.p. 32470] Transportation  
 Uffacker Academy  
 6384-6390 S Archer Ave  
 Zalewski (23) O2016-5708  
 Referred [C.J.p. 29594] Transportation  
 Passed [C.J.p. 31748]  
 Variable Properties LLC-Series 1938  
 1938 N Francisco Ave  
 Moreno (1) O2016-5690  
 Referred [C.J.p. 29574] Transportation  
 Passed [C.J.p. 31748]

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**ALLEY**

Ingress/Egress

Western, The/1920 LLC  
 1920 N Milwaukee Ave  
 Waguespack (32) O2016-6437  
 Referred [C.J.p. 32485] Transportation  
 Winona Residences LLC  
 1472 W Winona St  
 Pawar (47) O2016-6515  
 Referred [C.J.p. 32516] Transportation

Vacation

Chicago Title Land Trust Company trustee to  
 Pioneer Band and Trust Co.  
 6002-6020 N Albany Ave, 6024-6028 N Albany  
 Ave  
 Silverstein (50) O2016-5619  
 Referred [C.J.p. 29626] Transportation  
 Passed [C.J.p. 31736]  
 Chicago Trust Co. as successor Trustee to  
 Lakeside Bank  
 501-527 W Pershing Rd, 535-559 W Pershing Rd,  
 3901-3937 S Wallace St and 3900-3932 S Normal  
 Ave  
 Thompson (11) O2016-6466  
 Referred [C.J.p. 32461] Transportation  
 ELA Assoc. LLC/1230 West LLC/Fulton/Racine  
 Property LLC/Chicago Title Land Trust as  
 successor to North Star Trust Co. under Trust No.  
 25948  
 1236-1248 W Fulton St, 1224-1234 W Fulton St,  
 1219-1226 W Carroll Ave and 1227-1249 W  
 Carroll Ave  
 Burnett (27) O2016-4882  
 Referred [C.J.p. 27954] Transportation  
 Passed [C.J.p. 31716]  
 Iglesia Evangelica Emanuel  
 2001-2011 N Lawler Ave, 2015-2019 W Dickens  
 Ave  
 Villegas (36) O2016-2645  
 Referred [C.J.p. 23447] Transportation  
 Passed [C.J.p. 31726]

**ALLEY**

Vacation

VCA Real Property Acquisition Corp. and Catholic  
 Bishop of Chicago  
 800-808 N Sangamon St, 956-960 W Chicago  
 Ave, 812-830 N Sangamon St, 1001-1041 W Fry  
 St and 964-1018 W Chicago Ave  
 Burnett (27) O2016-1698  
 Referred [C.J.p. 21414] Transportation  
 Passed [C.J.p. 31720]

**APPOINTMENTS**

Anderson, Wallace S.  
 Clark Street Commission (S.S.A. No. 24)  
 (Member)  
 Emanuel (Mayor) A2016-72  
 Referred [C.J.p. 29660] Finance  
 Aruguete, Joy  
 Chicago Community Land Trust Fund Board  
 (Member)  
 Emanuel (Mayor) A2016-90  
 Referred [C.J.p. 29669] Housing  
 Attiah, Darlene G.  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-89  
 Referred [C.J.p. 29672] Human Relations  
 Beard, Stephen W.  
 Board of Ethics (Member)  
 Emanuel (Mayor) A2016-82  
 Referred [C.J.p. 29667] Rules  
 Bilal, Alia J.  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-89  
 Referred [C.J.p. 29672] Human Relations  
 Block, Jodi L.  
 Chicago Public Library Board (Member)  
 Emanuel (Mayor) A2016-95  
 Referred [C.J.p. 29666] Budget  
 Borowiec, Joanna K.  
 Chicago Commission on Human Relations  
 (Member)  
 Emanuel (Mayor) A2016-84  
 Referred [C.J.p. 29670] Human Relations

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APPOINTMENTS

Brewer, Matthew W.  
 Chicago Housing Authority Board of Commissioners (Member)  
 Emanuel (Mayor) A2016-68  
 Referred [C.J.p. 28024] Housing  
 Approved [C.J.p. 31172]

Brown, Eva M.  
 Chicago Community Land Trust Fund Board (Member)  
 Emanuel (Mayor) A2016-90  
 Referred [C.J.p. 29669] Housing

Casey, Daniel  
 Chicago Emergency Telephone System Board (Member)  
 Emanuel (Mayor) A2016-93  
 Referred [C.J.p. 29675] Public Safety

Chandrasekar, Edwin  
 Chicago Commission on Human Relations Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-89  
 Referred [C.J.p. 29672] Human Relations

Conlon, William F.  
 Board of Ethics (Member)  
 Emanuel (Mayor) A2016-81  
 Referred [C.J.p. 29668] Rules

Cozzi, Mark J.  
 Chicago Housing Authority Board of Commissioners (Member)  
 Emanuel (Mayor) A2016-68  
 Referred [C.J.p. 28024] Housing  
 Approved [C.J.p. 31172]

Davis, Eldora  
 95th and Ashland Avenue Commission (S.S.A.No. 69) (Member)  
 Emanuel (Mayor) A2016-78  
 Referred [C.J.p. 29665] Finance

Dolan, Jared P.  
 Uptown Commission (S.S.A.No. 34) (Member)  
 Emanuel (Mayor) A2016-66  
 Referred [C.J.p. 28023] Finance  
 Approved [C.J.p. 29715]

APPOINTMENTS

Emanuel, Rahm (Mayor)  
 Public Building Commission (Member)  
 Emanuel (Mayor) A2016-80  
 Referred [C.J.p. 29678] Zoning

Gecan, Pamela S.  
 Chicago Community Land Trust Fund Board (Member)  
 Emanuel (Mayor) A2016-90  
 Referred [C.J.p. 29669] Housing

Ginople, David J.  
 Wicker Park and Bucktown Commission (S.S.A. No. 33) (Member)  
 Emanuel (Mayor) A2016-74  
 Referred [C.J.p. 29662] Finance

Gonzalez-Crussi, Juliana  
 Chicago Commission on Human Relations Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-89  
 Referred [C.J.p. 29672] Human Relations

Gottschall, Bruce A.  
 Chicago Community Land Trust Fund Board (Member)  
 Emanuel (Mayor) A2016-90  
 Referred [C.J.p. 29669] Housing

Griffin, D. Darrell  
 Board of Trustees of Community College District No. 508 (Member)  
 Emanuel (Mayor) A2016-91  
 Referred [C.J.p. 29669] Education

Grimbau, Rochelle  
 Chicago Commission on Human Relations (Member)  
 Emanuel (Mayor) A2016-84  
 Referred [C.J.p. 29670] Human Relations

Harte, Meghan K.  
 Chicago Housing Authority Board of Commissioners (Member)  
 Emanuel (Mayor) A2016-69  
 Referred [C.J.p. 28025] Housing  
 Approved [C.J.p. 31173]

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### APPOINTMENTS

Hassan, Okab T.  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-89  
 Referred [C.J.p. 29672] Human Relations

Holmes, Calvin L.  
 Chicago Community Land Trust Fund Board  
 (Member)  
 Emanuel (Mayor) A2016-90  
 Referred [C.J.p. 29669] Housing

Jakubco, Jerome P.  
 Northcenter Commission (S.S.A.No. 38)  
 (Member)  
 Emanuel (Mayor) A2016-77  
 Referred [C.J.p. 29664] Finance

Kane, Michael J.  
 Northcenter Commission (S.S.A. No. 38)  
 (Member)  
 Emanuel (Mayor) A2016-65  
 Referred [C.J.p. 28024] Finance  
 Approved [C.J.p. 29716]

Karaca, Jacob H.  
 Uptown Commission (S.S.A.No. 34) (Member)  
 Emanuel (Mayor) A2016-76  
 Referred [C.J.p. 29663] Finance

Kelly, Cheng  
 Uptown Commission (S.S.A.No. 34) (Member)  
 Emanuel (Mayor) A2016-76  
 Referred [C.J.p. 29663] Finance

Kelly, Mark  
 Cultural Affairs and Special Events (Comr.)  
 Emanuel (Mayor) A2016-71  
 Referred [C.J.p. 28027] Special Events  
 Approved [C.J.p. 31447]

Kent, Karen  
 Board of Trustees of Community College District  
 No. 508 (Member)  
 Emanuel (Mayor) A2016-91  
 Referred [C.J.p. 29669] Education

### APPOINTMENTS

Koenig III, Ray J.  
 Chicago Commission on Human Relations  
 (Member)  
 Emanuel (Mayor) A2016-84  
 Referred [C.J.p. 29670] Human Relations

Lam, Ricky  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-85  
 Referred [C.J.p. 29672] Human Relations

Lewin, Jonathan  
 Chicago Emergency Telephone System Board  
 (Member)  
 Emanuel (Mayor) A2016-94  
 Referred [C.J.p. 29676] Public Safety

Marquez, Rosanna A.  
 Chicago Community Land Trust Fund Board  
 (Member)  
 Emanuel (Mayor) A2016-90  
 Referred [C.J.p. 29669] Housing

McGhee, Robert V.  
 Chicago Community Land Trust Fund Board  
 (Member)  
 Emanuel (Mayor) A2016-90  
 Referred [C.J.p. 29669] Housing

Navarro, Ofelia  
 Chicago Community Land Trust Fund Board  
 (Member)  
 Emanuel (Mayor) A2016-90  
 Referred [C.J.p. 29669] Housing

Nihlean, Tina Travlos  
 Broadway Commercial District Commission  
 (S.S.A. No. 26) (Member)  
 Emanuel (Mayor) A2016-73  
 Referred [C.J.p. 29661] Finance

Okorie-Eric, Grace  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-88  
 Referred [C.J.p. 29673] Human Relations

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APPOINTMENTS

Park, Susie  
 Chicago Emergency Telephone System Board  
 (Chair and Member)  
 Emanuel (Mayor) A2016-92  
 Referred [C.J.p. 29677] Public Safety

Perez, Liliam A.  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-87  
 Referred [C.J.p. 29674] Human Relations

Rettker, David B.  
 Uptown Commission (S.S.A.No. 34) (Member)  
 Emanuel (Mayor) A2016-76  
 Referred [C.J.p. 29663] Finance

Rodriguez, Julio  
 Chicago Commission on Human Relations  
 (Member)  
 Emanuel (Mayor) A2016-84  
 Referred [C.J.p. 29670] Human Relations

Rodriguez, Mark  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-87  
 Referred [C.J.p. 29674] Human Relations

Sax, Samuel Wm.  
 Public Building Commission (Member)  
 Emanuel (Mayor) A2016-80  
 Referred [C.J.p. 29678] Zoning

Sercye, Blake P. (Chair)  
 Zoning Board of Appeals (Member)  
 Emanuel (Mayor) A2016-96  
 Referred [C.J.p. 29678] Zoning

Shang, Michelle  
 Chicago Commission on Human Relations  
 (Member)  
 Emanuel (Mayor) A2016-83  
 Referred [C.J.p. 29671] Human Relations

Showers, Lesley  
 Uptown Commission ( S.S.A. No. 34) (Member)  
 Emanuel (Mayor) A2016-75  
 Referred [C.J.p. 29663] Finance

APPOINTMENTS

Silver, Warren E.  
 Northcenter Commission (S.S.A.No. 38)  
 (Member)  
 Emanuel (Mayor) A2016-77  
 Referred [C.J.p. 29664] Finance

Sone, Maurice A.  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-87  
 Referred [C.J.p. 29674] Human Relations

Sullivan, Michael T.  
 Andersonville Commission (S.S.A. No. 22)  
 (Member)  
 Emanuel (Mayor) A2016-67  
 Referred [C.J.p. 28022] Finance  
 Approved [C.J.p. 29714]

Trotter, Shaan K.  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-86  
 Referred [C.J.p. 29675] Human Relations

Valenti, Christopher P.  
 Chicago Public Library Board (Member)  
 Emanuel (Mayor) A2016-95  
 Referred [C.J.p. 29666] Budget

Williams, Dye  
 95th and Ashland Avenue Commission (S.S.A.  
 No. 69) (Member)  
 Emanuel (Mayor) A2016-79  
 Referred [C.J.p. 29666] Finance

Zaki, Zaki L.  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-87  
 Referred [C.J.p. 29674] Human Relations

Zerhouni, Hicham  
 Chicago Commission on Human Relations  
 Advisory Council on Equity (Member)  
 Emanuel (Mayor) A2016-87  
 Referred [C.J.p. 29674] Human Relations



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**BONDS & BOND ISSUES**

2016 General Obligation Bond Ordinance, as amended  
 Repeal of prior ordinance  
 Emanuel (Mayor) O2016-7142  
 Referred [C.J.p. 29683] Finance  
 Chicago O'Hare International Airport Passenger Facility Charge Revenue Bonds, Series 2016A and Passenger Facility Charge Revenue Refunding Bonds, Series 2016B  
 Ninth supplemental indenture  
 Emanuel (Mayor) O2016-5592  
 Referred [C.J.p. 28029] Finance  
 Passed [C.J.p. 29772]  
 Issuance of Chicago O'Hare International Airport General Airport Senior Lien Revenue (Refunding) Bonds, Series 2016A  
 Funding under Senior Lien Master Indenture for O'Hare Capital Improvement Program  
 Emanuel (Mayor) O2016-6083  
 Referred [C.J.p. 28029] Finance  
 Passed [C.J.p. 29725]  
 Lawn Terrace Preservation, L.P.  
 3214 W 63rd St  
 Issuance of multi-family housing revenue bonds for purpose of financing cost of rehabilitating and equipping affordable housing facility  
 Emanuel (Mayor) O2016-6079  
 Referred [C.J.p. 28033] Finance  
 Passed [C.J.p. 30116]  
 Multi-Family Housing Revenue Bonds, (Villages of Westhaven Project) Series 2016  
 2150-2158 W Randolph St, 2134-2144 W Randolph St, 2118-2124 W Randolph St and various additional addresses  
 Dept./Agency F2016-33  
 Filed [C.J.p. 29694]

**BUDGET & APPROPRIATIONS**

Annual Appropriation Ordinance  
Year 2016  
 Fund No. 925 amendment  
 Dept. of Planning and Development, Dept. of Fleet and Facility Management, Dept. of Public Health, Dept. of Family and Support Services and Chicago Fire Department  
 Emanuel (Mayor) SO2016-5636  
 Referred [C.J.p. 28037] Budget  
 Passed as [C.J.p. 31120] Substitute

**CDBG**

Year XLII  
 Dept. of Planning and Development developer services  
 Amend  
 Emanuel (Mayor) SO2016-5636  
 Referred [C.J.p. 28037] Budget  
 Passed as [C.J.p. 31120] Substitute

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**Miscellaneous**

Call for support for Standing Rock Sioux Indian Tribe of North Dakota protest to halt construction of Dakota Access pipeline  
 Ramirez-Rosa (35), and Others R2016-622  
 Referred [C.J.p. 32489] Health & Environment

**Regular Meetings**

October 5, 2016 at 10:00 A.M.  
 Burke (14) O2016-7242  
 Passed [C.J.p. 32524]

**Rules of Order & Procedure**

Addition of new Rule 58 by allowing public participation at Committee meetings open to public under Illinois Open Meetings Act  
 Burke (14), Harris (8) R2016-625  
 Referred [C.J.p. 32464] Rules

**CITY DEPARTMENTS/AGENCIES**

**Chicago City Colleges**

Call for expansion of Chicago Star Scholarship Program  
 Thompson (11), and Others R2016-550  
 Referred [C.J.p. 29585] Education  
 Adopted [C.J.p. 31141]

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**CITY DEPARTMENTS/AGENCIES**

Finance

Establishment of City of Chicago Automated Enforcement Violation Review and Refund Ordinance of 2016, and associated debt relief program  
 Dept./Agency O2016-6707  
 Direct Introduction Finance  
 Passed [C.J.p. 30295]

Police

Call for Chicago Police Department to create "Approved Dealer" program to ensure adherence to safety standards and practices by firearm manufacturers serving Chicago Police Officers and City  
 Smith (43), and Others R2016-627  
 Referred [C.J.p. 32508] Public Safety  
 Call for Chicago Police Department to make individual first aid kits containing hemostatic products  
 Burke (14), and Others R2016-624  
 Referred [C.J.p. 32465] Finance

**CLAIMS**

Condominium Refuse Rebate

Addison Point Condo. Assn. and sundry others  
 Burke (14) Or2016-445  
 Direct Introduction Finance  
 Passed [C.J.p. 31093]  
 Aldine Terrace Assn. and sundry others  
 Burke (14) CL2016-1499  
 Direct Introduction Finance  
 Failed to [C.J.p. 31107]  
 Pass

Damage to Property

Calderon, Marietta  
 Misc. Transmittal CL2016-1525  
 Referred [C.J.p. 29708] Finance  
 Exson, Mary E.  
 Misc. Transmittal CL2016-1490  
 Referred [C.J.p. 29709] Finance  
 Harbin, David A.  
 Misc. Transmittal CL2016-1423  
 Referred [C.J.p. 29709] Finance  
 Hernandez, Felipe  
 Misc. Transmittal CL2016-1489  
 Referred [C.J.p. 29709] Finance

**CLAIMS**

Damage to Property

Hillard, Terri L.  
 Misc. Transmittal CL2016-1441  
 Referred [C.J.p. 29709] Finance  
 James, Kelly L.  
 Misc. Transmittal CL2016-1508  
 Referred [C.J.p. 29710] Finance  
 Jamison, Armetta  
 Misc. Transmittal CL2016-1531  
 Referred [C.J.p. 29707] Finance  
 Jamison, Armetta  
 Misc. Transmittal CL2016-1527  
 Referred [C.J.p. 29710] Finance  
 Martin, Archie  
 Misc. Transmittal CL2016-1504  
 Referred [C.J.p. 29710] Finance  
 Martinovich, Mirko  
 Misc. Transmittal CL2016-1422  
 Referred [C.J.p. 29711] Finance  
 Perez, Victor M.  
 Misc. Transmittal CL2016-1505  
 Referred [C.J.p. 29711] Finance  
 Pinelli, Michael  
 Misc. Transmittal CL2016-1501  
 Referred [C.J.p. 29711] Finance  
 Polk, Margie  
 Misc. Transmittal CL2016-1503  
 Referred [C.J.p. 29711] Finance  
 Prokopil, Halyna  
 Misc. Transmittal CL2016-1502  
 Referred [C.J.p. 29711] Finance  
 Reynaud, Herman  
 Misc. Transmittal CL2016-1509  
 Referred [C.J.p. 29712] Finance  
 Ross, Sabrina  
 Misc. Transmittal CL2016-1408  
 Referred [C.J.p. 29712] Finance  
 Ross, Sabrina  
 Misc. Transmittal CL2016-1526  
 Referred [C.J.p. 29712] Finance

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**CLAIMS**

Damage to Property

Schuberth, Robert F.  
 Misc. Transmittal CL2016-1396  
 Referred [C.J.p. 29712] Finance  
 Shah, Rutul  
 Misc. Transmittal CL2016-1506  
 Referred [C.J.p. 29712] Finance  
 Smith, Barbara A.  
 Misc. Transmittal CL2016-1500  
 Referred [C.J.p. 29712] Finance

Damage to Vehicle

Achilles, Rick  
 Misc. Transmittal CL2016-1528  
 Referred [C.J.p. 29707] Finance  
 Andrews, Karen A.  
 Misc. Transmittal CL2016-1533  
 Referred [C.J.p. 29707] Finance  
 Arroyo, Bryan R.  
 Misc. Transmittal CL2016-1470  
 Referred [C.J.p. 29707] Finance  
 Babel, Christopher R.  
 Misc. Transmittal CL2016-1510  
 Referred [C.J.p. 29707] Finance  
 Baczek, Cynthia  
 Misc. Transmittal CL2016-1428  
 Referred [C.J.p. 29707] Finance  
 Bareither, Daniel J.  
 Misc. Transmittal CL2016-1537  
 Referred [C.J.p. 29708] Finance  
 Basile, John M.  
 Misc. Transmittal CL2016-1544  
 Referred [C.J.p. 29708] Finance  
 Beemsterboer, Simon A.  
 Misc. Transmittal CL2016-1410  
 Referred [C.J.p. 29708] Finance  
 Bishop, Meirtoil  
 Misc. Transmittal CL2016-1534  
 Referred [C.J.p. 29708] Finance  
 Bionz, Alan B.  
 Misc. Transmittal CL2016-1536  
 Referred [C.J.p. 29708] Finance

**CLAIMS**

Damage to Vehicle

Brown, Joel A.  
 Misc. Transmittal CL2016-1403  
 Referred [C.J.p. 29708] Finance  
 Chaseman, Stuart M.  
 Misc. Transmittal CL2016-1412  
 Referred [C.J.p. 29708] Finance  
 Chicago Elite Cab Corp.  
 Misc. Transmittal CL2016-1448  
 Referred [C.J.p. 29708] Finance  
 Chicago Elite Cab Corp.  
 Misc. Transmittal CL2016-1535  
 Referred [C.J.p. 29708] Finance  
 Childress, Clayton L., Jr.  
 Misc. Transmittal CL2016-1545  
 Referred [C.J.p. 29708] Finance  
 Ciucas, Barbara J.  
 Misc. Transmittal CL2016-1397  
 Referred [C.J.p. 29708] Finance  
 Davis, Sukena M.  
 Misc. Transmittal CL2016-1515  
 Referred [C.J.p. 29708] Finance  
 Farmers Ins. and Gonzalez, Cruz U.  
 Misc. Transmittal CL2016-1444  
 Referred [C.J.p. 29709] Finance  
 Fitzgerald, Cynthia M.  
 Misc. Transmittal CL2016-1452  
 Referred [C.J.p. 29709] Finance  
 Fratto, Karen P.  
 Misc. Transmittal CL2016-1402  
 Referred [C.J.p. 29709] Finance  
 Fratzke, Yvette D.  
 Misc. Transmittal CL2016-1543  
 Referred [C.J.p. 29709] Finance  
 Garcia, Lourdes  
 Misc. Transmittal CL2016-1469  
 Referred [C.J.p. 29709] Finance  
 Garcia, Rogelio  
 Misc. Transmittal CL2016-1515  
 Referred [C.J.p. 29709] Finance

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CLAIMS

Damage to Vehicle

Gotz, Stephen P.  
 Misc. Transmittal CL2016-1450  
 Referred [C.J.p. 29709] Finance

Green, Thayna L.  
 Misc. Transmittal CL2016-1442  
 Referred [C.J.p. 29709] Finance

Grimm, Laura  
 Misc. Transmittal CL2016-1401  
 Referred [C.J.p. 29709] Finance

Grogan, Brian M.  
 Misc. Transmittal CL2016-1468  
 Referred [C.J.p. 29709] Finance

Guzman, Carlos  
 Misc. Transmittal CL2016-1493  
 Referred [C.J.p. 29709] Finance

Harris, Alexander Jr.  
 Misc. Transmittal CL2016-1546  
 Referred [C.J.p. 29709] Finance

Harris, Johnnie L.  
 Misc. Transmittal CL2016-1426  
 Referred [C.J.p. 29709] Finance

Howard, Jacinta T.  
 Misc. Transmittal CL2016-1445  
 Referred [C.J.p. 29710] Finance

Ivers, William D.  
 Misc. Transmittal CL2016-1446  
 Referred [C.J.p. 29710] Finance

James, Kelly L.  
 Misc. Transmittal CL2016-1507  
 Referred [C.J.p. 29710] Finance

Johnson, Elisha M.  
 Misc. Transmittal CL2016-1398  
 Referred [C.J.p. 29710] Finance

Jones, Eric L.  
 Misc. Transmittal CL2016-1448  
 Referred [C.J.p. 29710] Finance

Kilander, Stephen L.  
 Misc. Transmittal CL2016-1494  
 Referred [C.J.p. 29710] Finance

CLAIMS

Damage to Vehicle

Kilmer, Michael O.  
 Misc. Transmittal CL2016-1431  
 Referred [C.J.p. 29710] Finance

King, Brian E.  
 Misc. Transmittal CL2016-1532  
 Referred [C.J.p. 29710] Finance

Lane, Calvin  
 Misc. Transmittal CL2016-1443  
 Referred [C.J.p. 29710] Finance

Langston, Michelle  
 Misc. Transmittal CL2016-1491  
 Referred [C.J.p. 29710] Finance

Lombardo, Maria  
 Misc. Transmittal CL2016-1451  
 Referred [C.J.p. 29710] Finance

Masterson, Andrew  
 Misc. Transmittal CL2016-1465  
 Referred [C.J.p. 29711] Finance

Mejia, Delilah  
 Misc. Transmittal CL2016-1547  
 Referred [C.J.p. 29711] Finance

Morris, Clair  
 Misc. Transmittal CL2016-1414  
 Referred [C.J.p. 29711] Finance

Owens-Thompson, Linda D.  
 Misc. Transmittal CL2016-1471  
 Referred [C.J.p. 29711] Finance

Paragon Subrogation Services and Middlekauff, Amy  
 Misc. Transmittal CL2016-1404  
 Referred [C.J.p. 29711] Finance

Paragon Subrogation Services and Nicholes, Erika  
 Misc. Transmittal CL2016-1447  
 Referred [C.J.p. 29711] Finance

Peterson, William C.  
 Misc. Transmittal CL2016-1427  
 Referred [C.J.p. 29711] Finance

Petrak, Bradley J.  
 Misc. Transmittal CL2016-1513  
 Referred [C.J.p. 29711] Finance

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CLAIMS

Damage to Vehicle

Ray, Sejal G.	
Misc. Transmittal	CL2016-1530
Referred [C.J.p. 29712]	Finance
Ray, Sejal G.	
Misc. Transmittal	CL2016-1529
Referred [C.J.p. 29712]	Finance
Reed, Andrea	
Misc. Transmittal	CL2016-1467
Referred [C.J.p. 29712]	Finance
Reiner, Jennifer J.	
Misc. Transmittal	CL2016-1514
Referred [C.J.p. 29712]	Finance
Rodriguez, Emmanuel	
Misc. Transmittal	CL2016-1424
Referred [C.J.p. 29712]	Finance
Rohr, Louise	
Misc. Transmittal	CL2016-1425
Referred [C.J.p. 29712]	Finance
Ruelas, Jorge	
Misc. Transmittal	CL2016-1464
Referred [C.J.p. 29712]	Finance
Sachs, Scott	
Misc. Transmittal	CL2016-1463
Referred [C.J.p. 29712]	Finance
Sanchez, Miguel A.	
Misc. Transmittal	CL2016-1413
Referred [C.J.p. 29712]	Finance
Shorter, Velma J.	
Misc. Transmittal	CL2016-1405
Referred [C.J.p. 29712]	Finance
Sims, Marion A.	
Misc. Transmittal	CL2016-1466
Referred [C.J.p. 29712]	Finance
Stroud, Anna M.	
Misc. Transmittal	CL2016-1400
Referred [C.J.p. 29712]	Finance
Taylor, Christine	
Misc. Transmittal	CL2016-1492
Referred [C.J.p. 29712]	Finance

CLAIMS

Damage to Vehicle

Tebbe, Kevin E.	
Misc. Transmittal	CL2016-1512
Referred [C.J.p. 29713]	Finance
Thornton, Melvin	
Misc. Transmittal	CL2016-1411
Referred [C.J.p. 29713]	Finance
United Services Automobile Assn. and Sims, Andre E.	
Misc. Transmittal	CL2016-1409
Referred [C.J.p. 29713]	Finance
Villanueva, Rousse	
Misc. Transmittal	CL2016-1430
Referred [C.J.p. 29713]	Finance
Walker, Jeanette D.	
Misc. Transmittal	CL2016-1511
Referred [C.J.p. 29713]	Finance
White, Tabitha R.	
Misc. Transmittal	CL2016-1429
Referred [C.J.p. 29713]	Finance
<u>Damage to Vehicle - Pothole</u>	
Alvarez, Eduardo	
Misc. Transmittal	CL2016-1456
Referred [C.J.p. 29707]	Finance
Baines, Corliis A.	
Misc. Transmittal	CL2016-1473
Referred [C.J.p. 29707]	Finance
Bascomb, Nicky E.	
Misc. Transmittal	CL2016-1538
Referred [C.J.p. 29708]	Finance
Berena, Richmond G.	
Misc. Transmittal	CL2016-1453
Referred [C.J.p. 29708]	Finance
Blatner, Christopher J.	
Misc. Transmittal	CL2016-1486
Referred [C.J.p. 29708]	Finance
Bogle, Thomas M.	
Misc. Transmittal	CL2016-1438
Referred [C.J.p. 29708]	Finance
Brichetto, John W.	
Misc. Transmittal	CL2016-1436
Referred [C.J.p. 29708]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Bryant, Shantae M.	
Misc. Transmittal	CL2016-1472
Referred [C.J.p. 29708]	Finance
Chung, Jueyoung C.	
Misc. Transmittal	CL2016-1517
Referred [C.J.p. 29708]	Finance
Coffey, James T.	
Misc. Transmittal	CL2016-1418
Referred [C.J.p. 29708]	Finance
Cohen, Dan E.	
Misc. Transmittal	CL2016-1433
Referred [C.J.p. 29708]	Finance
Costello, Kevin M.	
Misc. Transmittal	CL2016-1460
Referred [C.J.p. 29708]	Finance
Cotton, Janet M.	
Misc. Transmittal	CL2016-1406
Referred [C.J.p. 29708]	Finance
Davis, Deila	
Misc. Transmittal	CL2016-1483
Referred [C.J.p. 29708]	Finance
Dileo, Annamarie T.	
Misc. Transmittal	CL2016-1549
Referred [C.J.p. 29709]	Finance
Geiser, Mary D.	
Misc. Transmittal	CL2016-1421
Referred [C.J.p. 29709]	Finance
Gluzerman, Maria	
Misc. Transmittal	CL2016-1481
Referred [C.J.p. 29709]	Finance
Green, L'Tanya D.	
Misc. Transmittal	CL2016-1435
Referred [C.J.p. 29709]	Finance
Gruenendahl, Stefan	
Misc. Transmittal	CL2016-1462
Referred [C.J.p. 29709]	Finance
Guldur, Sevtap	
Misc. Transmittal	CL2016-1461
Referred [C.J.p. 29709]	Finance

CLAIMS

Damage to Vehicle - Pothole

Hayif, Mohammed K.	
Misc. Transmittal	CL2016-1416
Referred [C.J.p. 29709]	Finance
Jackson, Emery M.	
Misc. Transmittal	CL2016-1454
Referred [C.J.p. 29710]	Finance
Jarvis, Gabriela	
Misc. Transmittal	CL2016-1487
Referred [C.J.p. 29710]	Finance
Kent, Patricia	
Misc. Transmittal	CL2016-1495
Referred [C.J.p. 29710]	Finance
Khoury, Mona G.	
Misc. Transmittal	CL2016-1415
Referred [C.J.p. 29710]	Finance
Kleinman, Hershel C.	
Misc. Transmittal	CL2016-1475
Referred [C.J.p. 29710]	Finance
Laufer, Elena M.	
Misc. Transmittal	CL2016-1440
Referred [C.J.p. 29710]	Finance
Laufer, Elena M.	
Misc. Transmittal	CL2016-1439
Referred [C.J.p. 29710]	Finance
Lee, Stacey S.	
Misc. Transmittal	CL2016-1432
Referred [C.J.p. 29710]	Finance
Lee, Stacey S.	
Misc. Transmittal	CL2016-1459
Referred [C.J.p. 29710]	Finance
Legros, Maggy J.	
Misc. Transmittal	CL2016-1496
Referred [C.J.p. 29710]	Finance
Lewis, Anna D.	
Misc. Transmittal	CL2016-1520
Referred [C.J.p. 29710]	Finance
Lopasso, Francis J.	
Misc. Transmittal	CL2016-1457
Referred [C.J.p. 29710]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Lopasso, Francis J.	
Misc. Transmittal	CL2016-1458
Referred [C.J.p. 29710]	Finance
McNeil, Carolyn E.	
Misc. Transmittal	CL2016-1417
Referred [C.J.p. 29711]	Finance
McReynolds, Richard	
Misc. Transmittal	CL2016-1522
Referred [C.J.p. 29711]	Finance
Metropoulos, Izaki G.	
Misc. Transmittal	CL2016-1484
Referred [C.J.p. 29711]	Finance
Morales, Sergio	
Misc. Transmittal	CL2016-1477
Referred [C.J.p. 29711]	Finance
Murillo, Lucia F.	
Misc. Transmittal	CL2016-1476
Referred [C.J.p. 29711]	Finance
Myers, Gregory R.	
Misc. Transmittal	CL2016-1541
Referred [C.J.p. 29711]	Finance
Negron, Richard	
Misc. Transmittal	CL2016-1480
Referred [C.J.p. 29711]	Finance
Olteanu, Sabin C.	
Misc. Transmittal	CL2016-1485
Referred [C.J.p. 29711]	Finance
Palmer, Margaret H.	
Misc. Transmittal	CL2016-1550
Referred [C.J.p. 29711]	Finance
Pasquesi, Deborah O.	
Misc. Transmittal	CL2016-1455
Referred [C.J.p. 29711]	Finance
Peters, Bernard H.	
Misc. Transmittal	CL2016-1546
Referred [C.J.p. 29711]	Finance
Ray, Sejal G.	
Misc. Transmittal	CL2016-1540
Referred [C.J.p. 29712]	Finance

CLAIMS

Damage to Vehicle - Pothole

Ryan, Patrick G.	
Misc. Transmittal	CL2016-1478
Referred [C.J.p. 29712]	Finance
Saez, Lucy	
Misc. Transmittal	CL2016-1521
Referred [C.J.p. 29712]	Finance
Seilheimer, Lisa K.	
Misc. Transmittal	CL2016-1474
Referred [C.J.p. 29712]	Finance
Sevick, Keith	
Misc. Transmittal	CL2016-1482
Referred [C.J.p. 29712]	Finance
Shannon, Anthony	
Misc. Transmittal	CL2016-1437
Referred [C.J.p. 29712]	Finance
Smith, Charles E.	
Misc. Transmittal	CL2016-1523
Referred [C.J.p. 29712]	Finance
Suh, May H.	
Misc. Transmittal	CL2016-1488
Referred [C.J.p. 29712]	Finance
Uhlarik, Stephanie L.	
Misc. Transmittal	CL2016-1524
Referred [C.J.p. 29713]	Finance
Valladares, Miguel	
Misc. Transmittal	CL2016-1519
Referred [C.J.p. 29713]	Finance
Wagner, Marissa K.	
Misc. Transmittal	CL2016-1518
Referred [C.J.p. 29713]	Finance
West, Kathleen M.	
Misc. Transmittal	CL2016-1434
Referred [C.J.p. 29713]	Finance
Williams, Gerald B.	
Misc. Transmittal	CL2016-1542
Referred [C.J.p. 29713]	Finance
Williams, Jennifer M.	
Misc. Transmittal	CL2016-1420
Referred [C.J.p. 29713]	Finance

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CLAIMS

Damage to Vehicle - Pothole

Wimberly, George A.  
 Misc. Transmittal CL2016-1419  
 Referred [C.J.p. 29713] Finance  
 Ziener, Michael J.  
 Misc. Transmittal CL2016-1539  
 Referred [C.J.p. 29713] Finance  
 Zimmerman, Sharon L.  
 Misc. Transmittal CL2016-1407  
 Referred [C.J.p. 29713] Finance

Police Officer/Firefighter Injuries

Regular Orders  
 All amounts  
 Burke (14) Or2016-440  
 Direct Introduction Finance  
 Passed [C.J.p. 30347]

Regular Orders

Each amount not to exceed \$1,000  
 Burke (14) Or2016-441  
 Direct Introduction Finance  
 Passed [C.J.p. 30347]

Third Party Orders

All amounts  
 Burke (14) Or2016-442  
 Direct Introduction Finance  
 Passed [C.J.p. 31075]

Third Party Orders

Each amount not to exceed \$1,000  
 Burke (14) Or2016-443  
 Direct Introduction Finance  
 Passed [C.J.p. 31075]

Small Claims

Agrawal, Pawan and sundry others  
 Burke (14) CL2016-1498  
 Direct Introduction Finance  
 Failed to [C.J.p. 31106]  
 Pass  
 Carlton, Fred and sundry others  
 Burke (14) Or2016-444  
 Direct Introduction Finance  
 Passed [C.J.p. 31084]

COMMENDATIONS & DECLARATIONS

"Annual Powwow Day" in Chicago September 17, 2016  
 Congratulations to American Indian Center of Chicago on 63rd Annual Chicago Powwow  
 Burke (14) R2016-636  
 Adopted [C.J.p. 32363]  
 "Dia de Jalisco" in Chicago  
 Gratitude to State of Jalisco, Mexico including City of Guadalajara for dedicated service to residents of Mexico and work of Fedejal throughout City of Chicago and Communities in Chicago Metropolitan area  
 Mendoza (Clerk) R2016-585  
 Adopted [C.J.p. 32280]  
 "Earthquake Remembrance Day" in Chicago September 17, 2016  
 Burke (14), Laurino (39) R2016-683  
 Adopted [C.J.p. 32365]  
 "Gateway Green Week" in Chicago September 26 thru October 2, 2016  
 Hopkins (2) R2016-696  
 Adopted [C.J.p. 32282]  
 "Gift of Adoption Day" in Chicago November 1, 2016  
 20th anniversary and congratulations to Gift of Adoption Fund on contributions  
 Burke (14) R2016-651  
 Adopted [C.J.p. 32362]  
 "Hillel Neuer Day" in Chicago September 15, 2016  
 Welcome extended to Hillel Neuer, Executive Director of UN Watch on visit to Chicago  
 Burke (14) R2016-690  
 Adopted [C.J.p. 32364]  
 "Hope & Courage Day" in Chicago September 16, 2016  
 Hopkins (2) R2016-697  
 Adopted [C.J.p. 32281]  
 "Indigenous People Day" in Chicago 2nd Monday in October  
 Pawar (47), and Others R2016-688  
 Adopted [C.J.p. 32400]  
 "Keep Chicago Beautiful Day" in Chicago October 14, 2016  
 Reilly (42) R2016-685  
 Adopted [C.J.p. 32392]



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### COMMENDATIONS & DECLARATIONS

"Leather Archives & Museum Day" in Chicago  
September 18, 2016  
25th anniversary of Leather Archives and  
Museum  
Tunney (44) R2016-704  
Adopted [C.J.p. 32397]

"Marv Levy Way"  
Lakeview Ave, Dedication of portion of N  
Lakeview Ave between W Deming Pl and W St.  
James Pl  
Smith (43) R2016-684  
Adopted [C.J.p. 32395]

"Tom Dreesen Day" in Chicago September 27,  
2016  
Congratulations to Tom Dreesen on legendary  
career as comedian  
Burke (14) R2016-647  
Adopted [C.J.p. 32351]

Argenbright, Thomas (Comdr.)  
Retirement from Chicago Police Department  
Burke (14) R2016-691  
Adopted [C.J.p. 32349]

Betancourt, Miguel Sosa "Papa"  
Congratulations on retirement  
Reboyras (30) R2016-689  
Adopted [C.J.p. 32373]

Bruno, Doug (Asst. Coach)  
Congratulations on leading U.S. Women's  
National Basketball Team to Gold Medal at 2016  
Olympic Games in Rio de Janeiro, Brazil  
Burke (14) R2016-638  
Adopted [C.J.p. 32350]

Butler, Dana  
Receipt of 2016 Golden Apple Award for  
Excellence in Teaching  
Emanuel (Mayor), and Others R2016-709  
Adopted [C.J.p. 32274]

Carter, Charles M., Sr.  
80th birthday  
Austin (34) R2016-619  
Adopted [C.J.p. 32379]

### COMMENDATIONS & DECLARATIONS

Carter, Denise  
75th birthday  
Mitts (37) R2016-615  
Adopted [C.J.p. 32384]

Christ English Evangelical Lutheran Church  
125th anniversary and continued years of  
outstanding community service  
Mitts (37) R2016-702

Clarendon Park Community Center and Advisory  
Council  
100th anniversary  
Cappleman (46) R2016-617  
Adopted [C.J.p. 32398]

Donahue, Gary  
Clear Ridge Little League on winning 2016 Little  
League Senior World Series  
Emanuel (Mayor), and Others R2016-632  
Adopted [C.J.p. 29656]

Doyle, Tommy  
Clear Ridge Little League on winning 2016 Little  
League Senior World Series  
Emanuel (Mayor), and Others R2016-632  
Adopted [C.J.p. 29656]

Duerr, Jake  
Clear Ridge Little League on winning 2016 Little  
League Senior World Series  
Emanuel (Mayor), and Others R2016-632  
Adopted [C.J.p. 29656]

Dunn, William (Comdr.)  
Retirement from Chicago Police Department  
Burke (14) R2016-692  
Adopted [C.J.p. 32352]

Ellis, Etta (Rev.)  
Congratulations for dedicated service to Roseland  
Community  
Beale (9) R2016-605  
Adopted [C.J.p. 32293]

Escalante, John J. (First Deputy Supt.)  
Retirement from Chicago Police Department  
Burke (14) R2016-693  
Adopted [C.J.p. 32353]

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**COMMENDATIONS & DECLARATIONS**

Gerloski, Jake  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Gomolinski, William E.  
 Receipt of Advocate Society's 2016 President's Award  
 Burke (14) R2016-654  
 Adopted [C.J.p. 32354]

Hayes, Sean (P.O.)  
 Life-saving rescue  
 Emanuel (Mayor) R2016-633  
 Adopted [C.J.p. 29658]

Hispanic Heritage Month  
 Celebration in Chicago  
 Villegas (36) R2016-618  
 Adopted [C.J.p. 32381]

Kass, Dennis  
 Receipt of 2016 Golden Apple Award for Excellence in Teaching  
 Emanuel (Mayor), and Others R2016-709  
 Adopted [C.J.p. 32274]

Katz, Todd  
 Receipt of 2016 Golden Apple Award for Excellence in Teaching  
 Emanuel (Mayor), and Others R2016-709  
 Adopted [C.J.p. 32274]

Khan, Sadiq (The Right Honourable) Mayor of London  
 Welcome on visit to Chicago  
 Emanuel (Mayor) R2016-711  
 Adopted [C.J.p. 32276]

Krzyzewski, Mike (Coach)  
 Congratulations on leading U.S. Men's National Basketball Team to Gold Medal at 2016 Rio Olympic Games in Rio de Janeiro, Brazil  
 Burke (14) R2016-653  
 Adopted [C.J.p. 32355]

Lopez, Julian  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

**COMMENDATIONS & DECLARATIONS**

Lynch, James  
 Retirement from Union League Club of Chicago  
 Burke (14) R2016-657  
 Adopted [C.J.p. 32357]

Mariano, Bob  
 Retirement for dedicated service to the community and best wishes on future endeavors  
 Emanuel (Mayor) R2016-712  
 Adopted [C.J.p. 32272]

Marrero, David (Pastor) and Members of Chicago Police Department Bureau of Organized Crime Vice and Asset Forfeiture Division and Narcotics Division  
 Congratulations for successfully thwarting criminal enterprise in Belmont Cragin neighborhood  
 Santiago (31) R2016-708  
 Adopted [C.J.p. 32374]

McNaughton, David (Deputy Chief)  
 Retirement from Chicago Police Department  
 Burke (14) R2016-694  
 Adopted [C.J.p. 32358]

Mexican Independence Day  
 Celebration in Chicago  
 Emanuel (Mayor), and Others R2016-713  
 Adopted [C.J.p. 32278]

Mexican Independence Day a.k.a. El Grito  
 Celebration of culture and history of Mexico  
 Solis (25), and Others R2016-700  
 Adopted [C.J.p. 32371]

Mexican Patriotic Club  
 Congratulations for contributions to Latino Community and City of Chicago  
 Sadlowski Garza (10) R2016-591  
 Adopted [C.J.p. 32295]

Mid-Autumn Festival a.k.a. Moon Festival or Harvest Moon Festival  
 Celebration in Chicago  
 Emanuel (Mayor), and Others R2016-714  
 Adopted [C.J.p. 32277]

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### COMMENDATIONS & DECLARATIONS

Mid-Autumn Festival a.k.a. Moon Festival or Harvest Moon Festival  
 Recognition of cultural and historic significance and join the community in celebrating this festival  
 Solis (25), Thompson (11) R2016-707  
 Adopted [C.J.p. 32370]

Miller, Noah  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Molloy, Timmy  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Morario, Mel  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Navarro, Dave  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Nelson Owens, Frankie (Dr.)  
 Gratitude for dedicated service to City of Chicago  
 Beale (9) R2016-603  
 Adopted [C.J.p. 32293]

O'Connell, Kathryn  
 Congratulations on 10 years of dedicated service to the City of Chicago and best wishes on future endeavors  
 Emanuel (Mayor) R2016-710  
 Adopted [C.J.p. 32275]

Olszak, Gage  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

### COMMENDATIONS & DECLARATIONS

Palenik, Bobby  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Park, Leo  
 Receipt of 2016 Golden Apple Award for Excellence in Teaching  
 Emanuel (Mayor), and Others R2016-709  
 Adopted [C.J.p. 32274]

Raffin Construction Company  
 100th anniversary  
 Beale (9) R2016-599  
 Adopted [C.J.p. 32294]

Rios, Mike  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Robinson, Mark (Magr.)  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Roy, Eugene (Chief of Det.)  
 Retirement from Chicago Police Department  
 Burke (14) R2016-695  
 Adopted [C.J.p. 32359]

Skoraczewski, Mike  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Smithsonian Institute  
 Recognition of dedication to National Museum of African American History and Culture and Commemoration of 48th & Wabash Block Club for preserving memory of Mamie Till-Mobley  
 Sawyer (6) R2016-699  
 Adopted [C.J.p. 32285]

St. Nicholas of Tolentine Parish  
 100th Anniversary  
 Zalewski (23) R2016-590  
 Adopted [C.J.p. 32369]

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**COMMENDATIONS & DECLARATIONS**

Topczewski, Bryan (Sgt.)  
 Heroic life saving action  
 Burke (14) R2016-675  
 Adopted [C.J.p. 32360]

Trezek, Joe  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Trezek, Will (Coach)  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Verta, Ray (Coach)  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Verta, Zach  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

Zavala, Paolo  
 Clear Ridge Little League on winning 2016 Little League Senior World Series  
 Emanuel (Mayor), and Others R2016-632  
 Adopted [C.J.p. 29656]

**COMMITTEE/PUBLIC HEARINGS**

Committee on Finance

Call for hearings concerning minority recruiting and employment practices of companies doing business with City  
 Sawyer (6), and Others R2016-629  
 Referred [C.J.p. 32455] Finance

Committee on Public Safety

Call for hearing on causes and possible solution regarding disproportionate number of black victims in missing person cases and Chicago Police Department protocol to remedy such imbalances  
 Sawyer (6), and Others R2016-626  
 Referred [C.J.p. 32455] Public Safety

**FINANCE FUNDS**

Motor Fuel Tax  
2016  
 Fund No. 310 and Fund No. 383 expenditure clarification  
 Emanuel (Mayor) SO2016-5636  
 Referred [C.J.p. 28037] Budget  
 Passed as [C.J.p. 31120] Substitute

**HISTORICAL LANDMARKS**

Designation  
 John Lothrop Motley School Building  
 729-759 N Ada St, 1337-1347 W Chicago Ave  
 Dept./Agency O2016-6356  
 Referred [C.J.p. 29713] Zoning

Plymouth Building (Later LaSalle Extension University)  
 417-421 S Dearborn St, 416-420 S Plymouth Ct  
 Dept./Agency O2016-6357  
 Referred [C.J.p. 29714] Zoning

**LAWSUITS/SETTLEMENTS**

Lawsuits  
 Rachel Brown, as Independent Administrator of the Estate of Eugene Ratliff, deceased v. City of Chicago, Ricardo Sanchez, and Dorian Williams, cited as 13 L 13704  
 Dept./Agency Or2016-436  
 Direct Introduction Finance  
 Passed [C.J.p. 30342]

Robert Bartlett, individually and on behalf of other similarly situated members of the Chicago Police Department v. City of Chicago, cited as 15 CV 11899  
 Dept./Agency Or2016-437  
 Direct Introduction Finance  
 Passed [C.J.p. 30343]

Yvette Martin as Special Administrator of the Estate of Alprentiss Nash v. Chicago Police Officer Michael Baker, Star No. 20316, Chicago Police Officer John Solecki, Star No. 20378 and the City of Chicago, cited as 14 C 1493  
 Dept./Agency Or2016-438  
 Direct Introduction Finance  
 Passed [C.J.p. 30345]

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### LAWSUITS/SETTLEMENTS

#### Report of Settlements

Month of July 2016

Dept./Agency F2016-42

Filed [C.J.p. 31116]

Month of June 2016

Dept./Agency F2016-41

Filed [C.J.p. 31114]

### MUNICIPAL CODE AMENDMENTS

Chapter XX Police Oversight, Sections X-1-1 thru X-10-1 (new) establishing policy for police oversight to improve police accountability, transparency and effectiveness, and creating Community Oversight Board, Independent Citizen Investigator of the Police and Public Safety Office in the Inspector General's Office

Hairston (5), Ervin (28) SO2016-6457

Referred [C.J.p. 32454] Joint  
Budget  
Public Safety

#### Title 1 - General Provisions

##### Ch. 8 Corp Seal & Emblems

1-8-045 (new) (a) (b) establishing code of conduct for members of Armed Forces, veterans and civilians during rendition of national anthem, with or without presence of United States flag or it being displayed

Misc. Transmittal O2016-6321

Referred [C.J.p. 29713] Finance

1-8-120 mandating annual celebration of Indigenous People's Day in conjunction with Columbus day on second Monday of October

Pawar (47), Ramirez-Rosa (35) O2016-6491

Referred [C.J.p. 32517] Budget

##### Ch. 23 Qualifications Relating to City Business or City Benefits

1-23-020 (d) (e) disqualifying any natural person or business entity from doing business with City due to debarment by any local, state or federal government agency, and for duration of such debarment

Emanuel (Mayor) O2016-6376

Referred [C.J.p. 29679] Budget

### MUNICIPAL CODE AMENDMENTS

#### Title 2 - City Government & Administration

##### Ch. 32 Dept. of Finance

2-32-400 (a) thru (d) modifying provisions governing advertisement, transmittal and awarding of bids regarding municipal depositories, requiring any bidder to submit duplicate copy to City Treasurer, and stipulating legal effect of failure to designate, or acquisition, merger or consolidation of municipal depository

Tunney (44), and Others O2016-6730

Direct Introduction Finance

Passed [C.J.p. 29717]

2-32-410 requiring City Comptroller to inform any prospective bidder that awards shall be made only to national and state banks, and to federal and state savings loans associations that are insured under Federal Deposit Insurance Act and maintain office within corporate limits of Chicago

Tunney (44), and Others O2016-6730

Direct Introduction Finance

Passed [C.J.p. 29717]

##### Ch. 45 Dept. of Planning & Development

2-45-115 (j) adding condition that any for-profit developer receiving tax increment financing funds can only satisfy its obligations under subsection (c) of 2015 Affordable Requirements Ordinance by providing affordable units at TIF-assisted residential housing sites

Moreno (1), and Others O2016-6490

Referred [C.J.p. 32444] Housing

2-45-160 (new) (a) (b) (c) authorizing any special service area or SSA to enter into agreement for provision of security services by licensed contractor using off-duty sworn Chicago police officers, with security contractor to provide Comprehensive General Liability insurance in amount of not less than \$2,000,000 per occurrence, and to defend and indemnify SSA, City and their employees and agents from, for and against all suits, claims, damages, expenses and costs of defense

Hopkins (2), and Others O2016-6449

Referred [C.J.p. 32447] Finance

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**MUNICIPAL CODE AMENDMENTS**

Title 2 - City Government & Administration

Ch. 56 Office of Inspector General

- 2-56-010 establishing Public Safety Office within Office of the Inspector General, and providing for appropriations for its expenses  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-56-030 (i) authorizing Inspector General to retain outside, private legal counsel to represent him/her in any legal matter, enforcement action, court proceeding and to enforce subpoenas  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-56-0xx adding provision for monitoring of public safety  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-56-xx (a) (b) (c) establishing data collection, reporting and analysis requirements  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-56-xx (a) thru (e) establishing transparency provisions  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-56-xx (a) thru (f) authorizing Inspector General for Public Safety to review and recommend changes in policies, procedures, practices, directives, training and equipment  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-56-xx enumerating powers and duties of Inspector General for Public Safety  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

**MUNICIPAL CODE AMENDMENTS**

Title 2 - City Government & Administration

Ch. 56 Office of Inspector General

- 2-56xx providing for duty to cooperate with Deputy Inspector General  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-56xx providing for real-time monitoring  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-56-xx provision for appointment of Inspector General for Public Safety  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

Ch. 57 Independent Citizen Investigator of the Police

- 2-57-010 (a) thru (p) modifying and adding definitions associated with Independent Citizen Investigator of the Police  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-57-020 establishing Office of the Independent Citizen Investigator of the Police which supersedes Independent Police Review Authority within 180 days of effective date of ordinance  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety
- 2-57-030 (a) thru (cc) enumerating powers and duties of Independent Citizen Investigator  
 Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

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MUNICIPAL CODE AMENDMENTS

Title 2 - City Government & Administration

Ch. 57 Independent Citizen Investigator of the Police

2-57-040 providing for budget and staffing requirements of Independent Citizen Investigator in amount of not less than 1.5% of annual appropriation of Department

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-050 authorizing Investigator to make policy, procedure, training, supervision and equipment recommendations to Department

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-060 authorizing Independent Citizen Investigator to appoint one full-time employee as Director of Policy and Practice Analysis and Investigations

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-070 authorizing Independent Citizen Investigator to appoint one full-time employee as Director of Community Engagement

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-080 modifying provisions governing subpoena issuance and evidence preservation

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-090 (a) thru (i) modifying guidelines for exacting discipline upon any Department member engaged in misconduct or who violated policy and/or applicable law

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

MUNICIPAL CODE AMENDMENTS

Title 2 - City Government & Administration

Ch. 57 Independent Citizen Investigator of the Police

2-57-100 redefining time frame for investigations

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-110 modifying provision requiring cooperation in investigations

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-120 modifying provision prohibiting retaliation against Department members and employees

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-130 establishing provision for transparency in entire investigative processes

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-140 requiring Investigator and Chicago Police Department's Bureau of Internal Affairs to issue quarterly reports on activities including investigations, mediation, policies, procedures, practices, and statistical analyses

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-145 requiring Chicago Police Department to maintain database where Investigator shall have full access to complete complaint and disciplinary history since 1967

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

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**MUNICIPAL CODE AMENDMENTS**

Title 2 - City Government & Administration

Ch. 57 Independent Citizen Investigator of the Police

2-57-150 requiring Independent Citizen Investigator to refer all cases of potentially criminal nature to appropriate county, state or federal prosecutor

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-160 authorizing Independent Citizen Investigator to develop mediation program aimed at resolving civilian complaints

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-170 modifying provision for removal of Independent Citizen Investigator from office

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-175 providing for evaluation of operations of Independent Citizen Investigator

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-180 modifying penalty provision for obstructing or interfering with investigations or destroying/failing to preserve evidence

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-190 modifying provision governing penalty or discharge in addition to any penalty provided in Chapter

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

**MUNICIPAL CODE AMENDMENTS**

Title 2 - City Government & Administration

Ch. 57 Independent Citizen Investigator of the Police

2-57-200 authorizing Independent Citizen Investigator to adopt rules, regulations and procedures for proper administration and enforcement of Chapter provisions

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

2-57-210 prohibiting City from entering into any collective bargaining agreement that limits duties and powers of Investigator, unless such limitation is required to comply with federal or state law

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety

Ch. 64 Municipal Libraries

2-64-020 authorizing board of directors to prosecute any person in violation of Section 8-16-127 which limits access to Chicago Public Library by child sex offenders

Quinn (13) O2016-6448  
 Referred [C.J.p. 32463] Public Safety

Ch. 74 Dept. of Human Resources

2-74-020 authorizing Commissioner of Human Resources to require, effective April 15, 2017 or 60 days from effective date of collective bargaining agreement, liability insurance of at least \$2,000,000 with indemnity and hold harmless stipulation in favor of City, for each Chicago police officer whose conduct resulted in civil action against City with judgment or settlement cost exceeding \$200,000

Villegas (36) O2016-6406  
 Referred [C.J.p. 32489] Finance

Ch. 84 Dept. of Police

2-84-030 modifying powers and duties of police board

Hairston (5), Ervin (28) SO2016-6457  
 Referred [C.J.p. 32454] Joint Budget Public Safety



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**MUNICIPAL CODE AMENDMENTS**

Title 2 - City Government & Administration

Ch. 92 Dept. of Purchases, Contracts & Supplies

2-92-320 (a) prohibiting any person or business entity from participating in any City transaction due to debarment by any local, state or federal government agency under Section 1-23-020, for duration of such debarment

Emanuel (Mayor) O2016-6376  
 Referred [C.J.p. 29679] Budget

2-92-336 (new) (a) thru (e) establishing bid incentive provisions for utilization of ex-offender apprentice in any City-funded construction project having contract value of \$100,000 or more, entailing bid incentive calculation, issuance of earned credit certificate, duty of contractor to maintain books and records to monitor compliance, and authority of Chief Procurement Officer to promulgate rules for enforcement and administration thereof

Emanuel (Mayor) O2016-5612  
 Referred [C.J.p. 28027] Budget  
 Passed [C.J.p. 31117]

2-92-525 (new) (a) thru (f) establishing bid incentives to encourage M.B.E. and W.B.E. utilization whereby percentage allocations are based on estimated contract dollar amounts, and setting forth guidelines for awarding incentives, exceptions, contractor requirements and due diligence, and authorizing Chief Procurement Officer to adopt rules for Section administration and enforcement

Austin (34) O2016-6411  
 Referred [C.J.p. 32486] Budget

2-92-617 (new) (a) (b) establishing guidelines regarding competitive bidding with multiple vendors

Emanuel (Mayor) O2016-6377  
 Referred [C.J.p. 29681] Budget

2-92-625 (new) giving Chief Procurement Officer sole authority to determine maximum number of contracts that may be awarded to any single contractor for specifications whereby City is divided into multiple geographic districts

Emanuel (Mayor) O2016-6375  
 Referred [C.J.p. 29680] Budget

**MUNICIPAL CODE AMENDMENTS**

Title 2 - City Government & Administration

Ch. 92 Dept. of Purchases, Contracts & Supplies

2-92-644 authorizing Chief Procurement Officer to enter into contracts with more than one vendor for provision of any particular goods, works or services in times of operating emergencies

Emanuel (Mayor) O2016-6377  
 Referred [C.J.p. 29681] Budget

2-92-800 (new) creating new Article VII titled Mid-Sized Business Initiative Construction Program (2-92-800, et seq.) which shall apply to construction contracts, with exceptions

Austin (34) O2016-6412  
 Referred [C.J.p. 32487] Budget

2-92-810 (new) defining Mid-sized Business Initiative or M.B.I. construction program, construction contract, mid-sized local business or M.S.B. enterprise, and related terminology

Austin (34) O2016-6412  
 Referred [C.J.p. 32487] Budget

2-92-820 (new) authorizing Chief Procurement Officer to establish race- and gender-neutral program to increase mid-sized local business enterprise participation in any construction contract for projects costing not less than \$3,000,000 but not more than \$10,000,000

Austin (34) O2016-6412  
 Referred [C.J.p. 32487] Budget

2-92-830 (new) establishing eligibility for M.B.I. construction program

Austin (34) O2016-6412  
 Referred [C.J.p. 32487] Budget

2-92-840 (new) (a) (b) (c) establishing M.B.I. construction program presumption, attestation and notification requirements

Austin (34) O2016-6412  
 Referred [C.J.p. 32487] Budget

2-92-850 (new) authorizing Chief Procurement Officer to impose reporting requirements on participants in M.B.I. construction program

Austin (34) O2016-6412  
 Referred [C.J.p. 32487] Budget

2-92-860 (new) authorizing Chief Procurement Officer to adopt rules and regulations for proper Article VII administration and enforcement

Austin (34) O2016-6412  
 Referred [C.J.p. 32487] Budget

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### MUNICIPAL CODE AMENDMENTS

#### Title 2 - City Government & Administration

##### Ch. 92 Dept. of Purchases, Contracts & Supplies

2-92-870 (new) (a) (b) (c) delineating enforcement provisions, to include authority of Chief Procurement Officer to declare any M.S.B. as ineligible or disqualified from participation due to fraudulent misrepresentation, and impose penalty and fines for Article VII violations

Austin (34) O2016-6412  
 Referred [C.J.p. 32487] Budget

##### Ch. 173 Actions Related to Citizenship or Residency Status

2-173-005 modifying purpose and intent urging treatment of immigrant community members with respect and dignity, whether documented citizens or not, and clarifying what specific conduct by City employees is prohibited

Emanuel (Mayor), and Others O2016-6517  
 Referred [C.J.p. 29681] Human Relations

2-173-010 modifying description of administrative warrant, immigration detainer, and adding definition of coercion and verbal abuse

Emanuel (Mayor), and Others O2016-6517  
 Referred [C.J.p. 29681] Human Relations

2-173-025 (new) prohibiting threats against any person based on citizenship or immigration status

Emanuel (Mayor), and Others O2016-6517  
 Referred [C.J.p. 29681] Human Relations

2-173-050 requiring any person alleging Chapter violation against members of Chicago Police Department to forward complaint to Independent Police Review Authority or its successor, and file all other complaints with Office of Inspector General

Emanuel (Mayor), and Others O2016-6517  
 Referred [C.J.p. 29681] Human Relations

#### Title 3 - Revenue & Finance

##### Ch. 4 Uniform Revenue Procedures

3-4-151 (e) adding responsibility of Dept. of Finance to establish and administer Honorable Service Residential Real Estate Tax Rebate Program commencing fiscal year 2017 benefiting eligible and bona fide persons honorably discharged from US military or who served or completed service in US Peace Corps or US AmeriCorp VISTA

Villegas (36) and Others O2016-6450  
 Referred [C.J.p. 32491] Finance

### MUNICIPAL CODE AMENDMENTS

#### Title 3 - Revenue & Finance

##### Ch. 56 Wheel Tax Licenses

3-56-100 (a) thru (d) reducing wheel tax license emblem replacement and transfer fee to \$5.00, and adding responsibility of vehicle owner to notify City Clerk of lost, stolen or destroyed emblems

Mendoza (Clerk), and Others O2016-5813  
 Referred [C.J.p. 28055] License  
 Passed [C.J.p. 31387]

##### Ch. 80 Chicago Water and Sewer Tax

3-80-010 (new) creating chapter to be known and cited as Chicago Water and Sewer Tax Ordinance

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

3-80-020 (new) (a) thru (e) defining fee, person, purchaser, Department of Finance, Department of Water Management and City

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

3-80-030 (new) imposing tax on use or consumption of water and transfer of wastewater to City sewer by purchaser

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

3-80-040 (new) (a) (b) establishing specific tax rates for each of calendar years 2017, 2018, 2019, 2020 and thereafter, and manner of taxation for metered and non-metered water service and sewer use

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

3-80-050 (new) (a) (b) providing for tax exemptions

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

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MUNICIPAL CODE AMENDMENTS

Title 3 - Revenue & Finance

Ch. 80 Chicago Water and Sewer Tax

3-80-060 (new) providing for collection of tax, imposition of late payment penalty and exemption therefrom

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

3-80-070 (new) requiring all proceeds from taxes, including interest or penalties, to be deposited in City's corporate fund, to meet funding obligations to Municipal Employee's Annuity and Benefit Fund of Chicago

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

3-80-080 (new) authorizing Comptroller to adopt and promulgate rules and regulations pertaining to Chapter administration and enforcement

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 16 Shared Housing Unit Operator

4-15-010 (15) reducing license fees for shared kitchen food establishments and mobile food vendors

Maldonado (26) O2016-6323  
 Referred [C.J.p. 32474] License

Ch. 60 Liquor Dealers

4-60-022 (11.6) allow issuance of additional alcoholic liquor licenses on portions of S Archer Ave

Cardenas (12) O2016-6136  
 Referred [C.J.p. 32461] License

4-60-022 (19.23) disallow issuance of additional alcoholic liquor licenses on portions of S Western Ave

O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

MUNICIPAL CODE AMENDMENTS

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-022 (19.24) disallow issuance of additional alcoholic liquor licenses on portions of W 115th St

O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-022 (27.338) allow issuance of additional alcoholic liquor licenses on portions of N Wood St

Burnett (27) O2016-6416  
 Referred [C.J.p. 32475] License

4-60-022 (30.57) disallow issuance of additional alcoholic liquor licenses on portions of W Belmont Ave

Reboyas (30) O2016-6311  
 Referred [C.J.p. 32480] License

4-60-022 (37.14) disallow issuance of additional alcoholic liquor licenses on portions of W North Ave

Mitts (37) O2016-5613  
 Referred [C.J.p. 29608] License

4-60-022 (44.1) disallow issuance of additional alcoholic liquor licenses on portions of N Clark St

Tunney (44) O2016-6423  
 Referred [C.J.p. 32509] License

4-60-022 (44.2) disallow issuance of additional alcoholic liquor licenses on portions of W Belmont Ave

Tunney (44) O2016-6423  
 Referred [C.J.p. 32509] License

4-60-022 (44.4) disallow issuance of additional alcoholic liquor licenses on portions of W Belmont Ave

Tunney (44) O2016-6423  
 Referred [C.J.p. 32509] License

4-60-022 (47.16) allow issuance of additional alcoholic liquor licenses on portions of N Damen Ave

Pawar (47) O2016-5634  
 Referred [C.J.p. 29622] License

4-60-022 (8.13) disallow issuance of additional alcoholic liquor licenses on portions of F 83rd St

Harris (8) O2016-6415  
 Referred [C.J.p. 32458] License

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**MUNICIPAL CODE AMENDMENTS**

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-022 (8.41) disallow issuance of additional alcoholic liquor licenses on portions of S Stony Island Ave  
 Harris (8) O2016-6415  
 Referred [C.J.p. 32458] License

4-60-022 (8.57) disallow issuance of additional alcoholic liquor licenses on portions of S Stony Island Ave  
 Harris (8) O2016-6413  
 Referred [C.J.p. 32458] License

4-60-022 (837) disallow issuance of additional alcoholic liquor licenses on portions of E 79th St  
 Harris (8) O2016-6415  
 Referred [C.J.p. 32458] License

4-60-023 (19.23) disallow issuance of additional package goods licenses on portions of W 115th St  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.24) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.25) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.26) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.27) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.28) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

**MUNICIPAL CODE AMENDMENTS**

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

4-60-023 (19.29) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.30) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.31) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.32) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (19.33) disallow issuance of additional package goods licenses on portions of S Western Ave  
 O'Shea (19) O2016-6470  
 Referred [C.J.p. 32467] License

4-60-023 (20.152) disallow issuance of additional package goods licenses on portions of S Cottage Grove Ave  
 Cochran (20) O2016-6414  
 Referred [C.J.p. 32468] License

4-60-023 (27.44) allow issuance of additional package goods licenses on portions of N Cleveland Ave  
 Burnett (27) O2016-6418  
 Referred [C.J.p. 32475] License

4-60-023 (28.15) allow issuance of additional package goods licenses on portions of W Madison St  
 Ervin (28) O2016-5606  
 Referred [C.J.p. 29601] License  
 Passed [C.J.p. 31391]

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**MUNICIPAL CODE AMENDMENTS**

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

- 4-60-023 (36.35) allow issuance of additional package goods licenses on portions of N Central Ave  
 Villegas (36) O2016-6420  
 Referred [C.J.p. 32490] License
- 4-60-023 (37.17) disallow issuance of additional package goods licenses on portions of W North Ave  
 Mitts (37) O2016-5613  
 Referred [C.J.p. 29608] License  
 Passed [C.J.p. 31394]
- 4-60-023 (37.29) disallow issuance of additional package goods licenses on portions of W Chicago Ave  
 Mitts (37) O2016-5613  
 Referred [C.J.p. 29608] License  
 Passed [C.J.p. 31394]
- 4-60-023 (37.31) disallow issuance of additional package goods licenses on portions of W Chicago Ave  
 Mitts (37) O2016-5613  
 Referred [C.J.p. 29608] License  
 Passed [C.J.p. 31394]
- 4-60-023 (37.36) disallow issuance of additional package goods licenses on portions of N Cicero Ave  
 Mitts (37) O2016-6417  
 Referred [C.J.p. 32492] License
- 4-60-023 (37.39) disallow issuance of additional package goods licenses on portions of N Cicero Ave  
 Mitts (37) O2016-5613  
 Referred [C.J.p. 29608] License  
 Passed [C.J.p. 31394]
- 4-60-023 (4.124) disallow issuance of additional package goods licenses on portions of E 53rd St  
 King (4) O2016-6477  
 Referred [C.J.p. 32450] License
- 4-60-023 (42.5) disallow issuance of additional package goods licenses on portions of E Ontario St  
 Reilly (42) O2016-6445  
 Referred [C.J.p. 32496] License

**MUNICIPAL CODE AMENDMENTS**

Title 4 - Businesses, Occupations & Consumer Protection

Ch. 60 Liquor Dealers

- 4-60-023 (48.21) allow issuance of additional package goods licenses on portions of N Broadway  
 Cappleman (46) O2016-5628  
 Referred [C.J.p. 29621] License  
 Passed [C.J.p. 31393]
- 4-60-023 (8.60) disallow issuance of additional package goods licenses on portions of S Stony Island Ave  
 Harris (8) O2016-6413  
 Referred [C.J.p. 32458] License
- 4-60-050 (e) modifying provision for issuance of initial outdoor patio liquor license by increasing capacity requirement to 500 people, except for locations adjacent to Wrigley Plaza which are subject to requirements and restrictions in Section 4-160-130(d)  
 Tunney (44) O2016-5608  
 Referred [C.J.p. 29617] License  
 Passed [C.J.p. 31396]
- 4-60-075 (b) (d) modifying special conditions governing sports plaza venue licenses by adding word "patio" and changing "licensee" to "applicant"  
 Tunney (44) O2016-5608  
 Referred [C.J.p. 29617] License  
 Passed [C.J.p. 31396]
- Ch. 160 Sports Plazas - General
- 4-160-010 modifying definition of sports plaza by including minimum venue capacity of 400 people  
 Tunney (44) O2016-5608  
 Referred [C.J.p. 29617] License  
 Passed [C.J.p. 31396]
- 4-160-020 (a) modifying general licensing requirements by rendering any sports plaza venue ineligible for outdoor patio license  
 Tunney (44) O2016-5608  
 Referred [C.J.p. 29617] License  
 Passed [C.J.p. 31396]

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MUNICIPAL CODE AMENDMENTS

Title 5 - Housing & Economic Development

Ch. 12 Residential Landlords & Tenants

5-12-170 (a) (b) requiring Dept. of Human Rights to prepare, no later than October 15, 2016, one-page summary of information explaining time and manner in which any person may register to vote in Illinois, and post such summary on Department website no later November 15, 2016, and requiring each landlord to attach printed summary to each written residential lease agreement executed January 1, 2017 and thereafter

Villegas (36) O2016-6410  
 Referred [C.J.p. 32490] Housing

Title 7 - Health & Safety

Ch. 38 Food Establishments-Sanitary Operating Requirements

7-38-117 (i) authorizing mobile food stands at 136-144 S Clark St and 145 S Franklin St

Reilly (42) O2016-6467  
 Referred [C.J.p. 32497] Pedestrian and Traffic Safety

Title 8 - Offenses Affecting Public Peace, Morals & Welfare

Ch. 16 Offenses By or Against Minors

8-16-127 (new) (a) thru (g) establishing provisions restricting any child sex offender access to designated child or teen areas, or from attending designated child or teen programs at Chicago Public Library, and imposing penalty and fines for Section violation

Quinn (13) O2016-6448  
 Referred [C.J.p. 32463] Public Safety

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 64 Parking Regulations

9-64-090 (d) (e) (g) allowing for electronic transaction of one-day residential parking permits

Mendoza (Clerk), and Others SO2016-5593  
 Referred [C.J.p. 28055] Pedestrian and Traffic Safety  
 Passed as [C.J.p. 31402] Substitute

MUNICIPAL CODE AMENDMENTS

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 68 Restricted Parking-Permits & Regulations

9-68-020 (c) modifying rules to regulate valid electronic one-day residential parking permits

Mendoza (Clerk), and Others SO2016-5593  
 Referred [C.J.p. 28055] Pedestrian and Traffic Safety  
 Passed as [C.J.p. 31402] Substitute

9-68-020 (d) modifying one-day residential parking permit fee at \$8.00 for sheet of 15 permits which are not transferable, refundable or exchangeable, and adding zone change fee of \$5.00 for annual permit

Mendoza (Clerk), and Others O2016-5813  
 Referred [C.J.p. 28055] License  
 Passed [C.J.p. 31387]

9-68-021 (a) (b) allowing independent contracts for selling one-day residential parking permits

Mendoza (Clerk), and Others SO2016-5593  
 Referred [C.J.p. 28055] Pedestrian and Traffic Safety  
 Passed as [C.J.p. 31402] Substitute

9-68-026 (a) modifying Comiskey Park area parking permit issuance

Thompson (11) O2016-6933  
 Direct Introduction Zoning  
 Passed [C.J.p. 31754]

Ch. 72 Size & Weight Limits

9-72-240 (new) (a) (b) (c) prohibiting any person from operating autonomous vehicles upon any roadway and imposing fine of \$500 for each violation

Burke (14), Beale (9) O2016-6465  
 Referred [C.J.p. 32464] Joint Finance Transportation

Ch. 100 Admin. Adjudication of Parking Compliance, Automated Traffic Law Enforcement System or Automated Speed Enforcement System Violations

9-100-060 (a) modifying grounds for contesting violations involving display of registration plates which allows provision under 625 ILCS 5/3-821.2(b) as affirmative defense

Emanuel (Mayor) O2016-6374  
 Referred [C.J.p. 29662] Budget

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**MUNICIPAL CODE AMENDMENTS**

Title 9 - Vehicles, Traffic & Rail Transportation

Ch. 100 Admin. Adjudication of Parking, Compliance, Automated Traffic Law Enforcement System or Automated Speed Enforcement System Violations

9-100-120 allowing for immediate immobilization of vehicles parked in public way without state registration plates and with a "For Sale" sign unless governed by paragraph (b)

Munoz (22), and Others O2016-6469  
 Referred [C.J.p. 32470] Pedestrian and Traffic Safety

Ch. 114 Public Passenger Vehicles other than Taxicabs

9-114-315 (new) (a) thru (f) prohibiting unlawful acts of passengers aboard any charter/sightseeing vehicle, requiring any owner or driver of such vehicle to take corrective action on any offense, and imposing fines for Section violation

Reilly (42) O2016-5611  
 Referred [C.J.p. 29611] License  
 Passed [C.J.p. 31399]

Title 10 - Streets, Public Ways, Parks, Airports & Harbors

Ch. 20 Work On & Under Public Ways

10-20-150 (g) (i) modifying permit fee waivers for placement, planting, cultivation, maintenance or removal of any tree, shrub, flower, sod or other plant material in the public way

Smith (43), and Others O2016-6451  
 Referred [C.J.p. 32508] Transportation

Ch. 32 Trees, Plants & Shrubs

10-32-080 (c) increasing liability insurance by any person who is to perform work on parkway

Smith (43), and Others O2016-6451  
 Referred [C.J.p. 32508] Transportation

Title 11 - Utilities & Environmental Protection

Ch. 12 Water Supply & Service

11-12-480 (c) modifying definition of "charges" by including Chicago Water and Sewer Tax imposed by Chapter 3-80

Dept./Agency SO2016-7090  
 Direct Introduction Finance  
 Passed as [C.J.p. 29720]  
 Substitute

**MUNICIPAL CODE AMENDMENTS**

Title 13 - Building & Construction

Ch. 20 Building Inspection

13-20-014 modifying provision imposing fees for document review to include inspections required under Chapter 18-13

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment

Passed [C.J.p. 31143]

Ch. 172 Natural Light & Ventilation

13-172-030 modifying definition of ventilation

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment  
 Passed [C.J.p. 31143]

13-172-060 (b) (c) modifying light and ventilation requirements

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment  
 Passed [C.J.p. 31143]

13-172-100 requiring mechanical ventilation to conform to applicable requirements under Chapters 18-13 and 18-28

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment  
 Passed [C.J.p. 31143]

13-172-110 (c) requiring alternative mechanical ventilation to conform to applicable requirements under Chapter 18-28

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment  
 Passed [C.J.p. 31143]

13-172-140 (b) modifying maximum encroachments by deleting reference to Section 5.7-5 of Chicago Zoning Ordinance

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment  
 Passed [C.J.p. 31143]

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**MUNICIPAL CODE AMENDMENTS**

Title 17 - Chicago Zoning Ordinance

**Ch. 6 Special Purpose Districts**

17-6-0403-F permitting medical cannabis dispensing organizations within Planned Manufacturing District No. 2B

Hopkins (2)		SO2016-4828	
Referred	[C.J.p. 27929]	Zoning	
Passed as Substitute	[C.J.p. 31756]		

Title 18 - Building Infrastructure

**Ch. 13 Energy Conservation**

18-13-100 (new) adopting codes and standards by reference to include 2015 International Energy Conservation Code (IECC) commercial and residential provisions, ANSI/ASHRAE/IES Standard 90.1-2013 as part of general requirements, and citing certain appendices as informative only

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		

18-13-110 (new) defining Code official, registered design professional and International Building Code

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		

18-13-200 (new) adopting Chapter 1 of IECC commercial provisions with modifications to title to be known as City of Chicago Energy Conservation Code, minimum compliance, imposition of fees, stop work orders and board of appeals

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		

18-13-210 (new) adopting Chapter 2 of IECC commercial provisions with modifications to definitions to include authority having jurisdiction, Code official, historic building and registered design professional

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		

**MUNICIPAL CODE AMENDMENTS**

Title 18 - Building Infrastructure

**Ch. 13 Energy Conservation**

18-13-220 (new) adopting Chapter 3 of IECC commercial provisions with modification to climate zone(s)

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		

18-13-230 (new) adopting Chapter 4 of IECC commercial provisions with modifications to roof assembly and air barrier construction, and inserting urban heat island provisions

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		

18-13-240 (new) adopting Chapter 5 of IECC commercial provisions with modifications to historic buildings, alterations, roof reflectance for low, medium and multiple slope roofs, and roof repairs

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		

18-13-250 (new) adopting Chapter 6 of IECC commercial provisions without modification

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		

18-13-300 (new) adopting Chapter 1 of IECC residential provisions with modifications to title to be known as City of Chicago Energy Conservation Code, minimum compliance, imposition of fees, stop work orders and board of appeals

Emanuel (Mayor)		O2016-5623	
Referred	[C.J.p. 28028]	Health & Environment	
Passed	[C.J.p. 31143]		



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**MUNICIPAL CODE AMENDMENTS**

Title 18 - Building Infrastructure

Ch. 13 Energy Conservation

18-13-310 (new) adopting Chapter 2 of IECC residential provisions with modifications to definitions to include authority having jurisdiction, historic building, residential building, whole house mechanical ventilation system, and adding definition of local exhaust

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment

Passed [C.J.p. 31143]

18-13-320 (new) adopting Chapter 3 of IECC residential provisions with modification to climate zone(s)

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment

Passed [C.J.p. 31143]

18-13-330 (new) adopting Chapter 4 of IECC residential provisions to include modifications to compliance, insulation and fenestration requirements by component, equivalent U-Factors, solar reflectance, sloped and steep roofs, ceilings without attic spaces, basement walls, testing, ventilation, system design and controls, occupant density, airflow measurement and local exhaust rates

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment

Passed [C.J.p. 31143]

18-13-340 (new) adopting Chapter 5 of IECC residential provisions with modifications to historic buildings, heating and cooling systems, and building envelope

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment

Passed [C.J.p. 31143]

18-13-350 (new) adopting Chapter 6 of IECC residential provisions without modification

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment

Passed [C.J.p. 31143]

**MUNICIPAL CODE AMENDMENTS**

Title 18 - Building Infrastructure

Ch. 28 Mechanical Refrigeration Systems

18-28-403.3 renaming table to read Ventilating Requirements Based on Floor Area, and adding row and columns for multi-purpose rooms

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment

Passed [C.J.p. 31143]

18-28-403.3.7 modifying provision governing air-to-air heat recovery and air energy transfer equipment regarding exhaust air for Class I or Class II air as defined by ASHRAE 62.1

Emanuel (Mayor) O2016-5623  
 Referred [C.J.p. 28028] Health & Environment

Passed [C.J.p. 31143]

**PARKING**

Buffer Zones

2408-2412 W Cortland St

Zone No. 102

Moreno (1) O2016-5890  
 Referred [C.J.p. 29568] Pedestrian and Traffic Safety

Passed [C.J.p. 31424] SO2016-6369

1913-1961 W Schiller St

Zone No. 154

Moreno (1) O2016-5899  
 Referred [C.J.p. 29568] Pedestrian and Traffic Safety

Passed [C.J.p. 31424] SO2016-6369

Handicapped

1620 W 101st Pl

O'Shea (19) O2016-5994  
 Referred [C.J.p. 29555] Pedestrian and Traffic Safety

Passed [C.J.p. 31416] SO2016-7223

2746 E 127th St

Remove

Sadlowski Garza (10) O2016-5642  
 Referred [C.J.p. 29563] Pedestrian and Traffic Safety

Passed [C.J.p. 31422] SO2016-7223

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**PARKING**

Handicapped

2614 W 15th St  
 Ervin (28) O2016-6056  
 Referred [C.J.p. 29559] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223  
 1321 W 18th Pl  
 Solis (25) O2016-6117  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 1321 W 18th Pl  
 Remove  
 Solis (25) O2016-6524  
 Referred [C.J.p. 32424] Pedestrian and  
 Traffic Safety  
 2330 W 22nd Pl  
 Solis (25) O2016-6005  
 Referred [C.J.p. 29556] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 2341 W 24th St  
 Solis (25) O2016-6955  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety  
 4150 W 25th St  
 Munoz (22) O2016-5997  
 Referred [C.J.p. 29556] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 510 W 30th St  
 Thompson (11) O2016-6552  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety  
 534 W 32nd St  
 Thompson (11) O2016-5939  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 1231 W 32nd St  
 Thompson (11) O2016-6554  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety

**PARKING**

Handicapped

/21 E 40th St  
 King (4) O2016-6614  
 Referred [C.J.p. 32409] Pedestrian and  
 Traffic Safety  
 513 W 44th Pl  
 Thompson (11) O2016-6556  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety  
 538 W 45th Pl  
 Remove  
 Thompson (11) O2016-6514  
 Referred [C.J.p. 32423] Pedestrian and  
 Traffic Safety  
 526 W 46th Pl  
 Thompson (11) O2016-5941  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 3434 W 56th St  
 Burke (14) O2016-6660  
 Referred [C.J.p. 32413] Pedestrian and  
 Traffic Safety  
 3939 W 56th St  
 Quinn (13) O2016-6586  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety  
 3545 W 58th Pl  
 Zalewski (23) O2016-5999  
 Referred [C.J.p. 29556] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 3543 W 58th St  
 Zalewski (23) O2016-5998  
 Referred [C.J.p. 29556] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 3916 W 58th St  
 Quinn (13) O2016-6585  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety

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**PARKING**

Handicapped

3908 W 60th Pl  
Remove  
Quinn (13) O2016-5650  
Referred [C.J.p. 29564] Pedestrian and Traffic Safety  
Passed [C.J.p. 31422] SO2016-7223  
4340 W 62nd St  
Quinn (13) O2016-6587  
Referred [C.J.p. 32412] Pedestrian and Traffic Safety  
3639 W 63rd Pl  
Zalewski (23) O2016-6920  
Referred [C.J.p. 32417] Pedestrian and Traffic Safety  
5226 W 64th Pl  
Quinn (13) O2016-5961  
Referred [C.J.p. 29554] Pedestrian and Traffic Safety  
Passed [C.J.p. 31415] SO2016-7223  
5842 W 64th Pl  
Quinn (13) O2016-6588  
Referred [C.J.p. 32412] Pedestrian and Traffic Safety  
6341 W 64th Pl  
Zalewski (23) O2016-6002  
Referred [C.J.p. 29556] Pedestrian and Traffic Safety  
Passed [C.J.p. 31417] SO2016-7223  
3827 W 64th St  
Zalewski (23) O2016-6000  
Referred [C.J.p. 29556] Pedestrian and Traffic Safety  
Passed [C.J.p. 31417] SO2016-7223  
4110 W 64th St  
Quinn (13) O2016-6589  
Referred [C.J.p. 32413] Pedestrian and Traffic Safety  
3905 W 65th St  
Remove  
Quinn (13) O2016-6481  
Referred [C.J.p. 32424] Pedestrian and Traffic Safety

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3917 W 69th Pl  
Quinn (13) O2016-5964  
Referred [C.J.p. 29554] Pedestrian and Traffic Safety  
Passed [C.J.p. 31415] SO2016-7223  
1218 W 71st Pl  
Sawyer (6) O2016-6507  
Referred [C.J.p. 32409] Pedestrian and Traffic Safety  
1337 E 71st Pl  
Harris (8) O2016-5900  
Referred [C.J.p. 29552] Pedestrian and Traffic Safety  
Passed [C.J.p. 31414] SO2016-7223  
1421 W 76th Pl  
Moore (17) O2016-5982  
Referred [C.J.p. 29555] Pedestrian and Traffic Safety  
Passed [C.J.p. 31416] SO2016-7223  
4130 W 78th Pl  
Curtis (18) O2016-5990  
Referred [C.J.p. 29555] Pedestrian and Traffic Safety  
Passed [C.J.p. 31416] SO2016-7223  
1059 E 80th St  
Harris (8) O2016-5907  
Referred [C.J.p. 29552] Pedestrian and Traffic Safety  
Passed [C.J.p. 31414] SO2016-7223  
421 E 81st Pl  
Sawyer (6) O2016-5563  
Referred [C.J.p. 29551] Pedestrian and Traffic Safety  
Passed [C.J.p. 31413] SO2016-7223  
448 E 81st St  
Sawyer (6) O2016-6509  
Referred [C.J.p. 32409] Pedestrian and Traffic Safety  
3640 W 81st St  
Curtis (18) O2016-5991  
Referred [C.J.p. 29555] Pedestrian and Traffic Safety  
Passed [C.J.p. 31416] SO2016-7223

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662 E 83rd Pl		
Sawyer (6)	O2016-6511	
Referred [C.J.p. 32409]	Pedestrian and	Traffic Safety
1527 E 85th Pl		
Harris (8)	O2016-6533	
Referred [C.J.p. 32410]	Pedestrian and	Traffic Safety
3352 W 85th St		
Curtis (18)	O2016-5992	
Referred [C.J.p. 29555]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31416]	SO2016-7223	
533 E 86th St		
Sawyer (6)	O2016-5566	
Referred [C.J.p. 29551]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31414]	SO2016-7223	
470 N Aberdeen St		
Burnett (27)	O2016-6049	
Referred [C.J.p. 29558]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31419]	SO2016-7223	
8044 S Aberdeen St		
Brookins (21)	O2016-6120	
Direct introduction	Pedestrian and	Traffic Safety
Passed [C.J.p. 31416]	SO2016-7223	
8434 S Aberdeen St		
Brookins (21)	O2016-6121	
Direct introduction	Pedestrian and	Traffic Safety
Passed [C.J.p. 31416]	SO2016-7223	
8915 S Aberdeen St		
Brookins (21)	O2016-6122	
Direct introduction	Pedestrian and	Traffic Safety
Passed [C.J.p. 31416]	SO2016-7223	
11441 S Aberdeen St		
Austin (34)	O2016-6062	
Referred [C.J.p. 29559]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31419]	SO2016-7223	

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6120 S Ada St		
Foulkes (16)	O2016-5972	
Referred [C.J.p. 29554]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31415]	SO2016-7223	
7659 W Addison St		
Sposato (38)	O2016-6004	
Referred [C.J.p. 29561]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31420]	SO2016-7223	
5442 W Agatite Ave		
Remove		
Arena (45)	O2016-6468	
Referred [C.J.p. 32425]	Pedestrian and	Traffic Safety
6118 N Albany Ave		
Silverstein (50)	O2016-6019	
Referred [C.J.p. 29562]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31421]	SO2016-7223	
6231 N Albany Ave		
Silverstein (50)	O2016-7021	
Referred [C.J.p. 32421]	Pedestrian and	Traffic Safety
6340 N Albany Ave		
Silverstein (50)	O2016-7026	
Referred [C.J.p. 32421]	Pedestrian and	Traffic Safety
7114 S Albany Ave		
Curtis (18)	O2016-5983	
Referred [C.J.p. 29555]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31415]	SO2016-7223	
8366 S Anthony Ave		
Harris (8)	O2016-5881	
Referred [C.J.p. 29551]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31414]	SO2016-7223	
3753 W Armitage Ave		
Maldonado (26)	O2016-6009	
Referred [C.J.p. 29556]	Pedestrian and	Traffic Safety
Passed [C.J.p. 31417]	SO2016-7223	

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6149 N Artesian Ave  
O'Connor (40) O2016-6007  
Referred [C.J.p. 29561] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31421] SO2016-7223  
2740 W Arthur Ave  
Remove  
Silverstein (50) O2016-6502  
Referred [C.J.p. 32426] Pedestrian and  
Traffic Safety  
7180 N Ashland Ave  
Remove  
Moore (49) O2016-8607  
Referred [C.J.p. 32426] Pedestrian and  
Traffic Safety  
7462 N Ashland Ave  
Remove  
Moore (49) O2016-6606  
Referred [C.J.p. 32426] Pedestrian and  
Traffic Safety  
5601 S Austin Ave  
Zalewski (23) O2016-6865  
Referred [C.J.p. 32416] Pedestrian and  
Traffic Safety  
10441 S Avenue G  
Sadlowski Garza (10) O2016-6137  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31414] SO2016-7223  
10642 S Avenue G  
Sadlowski Garza (10) O2016-8539  
Referred [C.J.p. 32410] Pedestrian and  
Traffic Safety  
1133 N Avers Ave  
Burnett (27) O2016-6142  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31419] SO2016-7223  
2126 N Avers Ave  
Maldonado (26) O2016-6010  
Referred [C.J.p. 29557] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31417] SO2016-7223

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2251 S Avers Ave  
Munoz (22) O2016-6834  
Referred [C.J.p. 32415] Pedestrian and  
Traffic Safety  
2251 S Avers Ave  
Munoz (22) O2016-6141  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31417] SO2016-7223  
2519 N Avers Ave  
Remove  
Santiago (31) O2016-5677  
Referred [C.J.p. 29565] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31419] SO2016-7223  
2618 N Avers Ave  
Santiago (31) O2016-6302  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31422] SO2016-7223  
3227 W Beach Ave  
Maldonado (26) O2016-6011  
Referred [C.J.p. 29557] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31418] SO2016-7223  
6426 S Bell Ave  
Foulkes (16) O2016-5973  
Referred [C.J.p. 29554] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31415] SO2016-7223  
4821 W Belle Plaine Ave  
Arena (45) O2016-6013  
Referred [C.J.p. 29561] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31421] SO2016-7223  
5716 S Bishop St  
Foulkes (16) O2016-6681  
Referred [C.J.p. 32414] Pedestrian and  
Traffic Safety

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8322 S Blackstone Ave  
 Remove  
 Harris (8) O2016-5640  
 Referred [C.J.p. 29563] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31422] SO2016-7223  
 6247 N Campbell Ave  
 Silverstein (50) O2016-5109  
 Referred [C.J.p. 27905] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31443] SO2016-7241  
 Pass  
 7227 S Campbell Ave  
 Curtis (18) O2016-5985  
 Referred [C.J.p. 29555] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31416] SO2016-7223  
 7255 S Campbell Ave  
 Curtis (18) O2016-6818  
 Referred [C.J.p. 32415] Pedestrian and  
 Traffic Safety  
 7324 S Campbell Ave  
 Curtis (18) O2016-5987  
 Referred [C.J.p. 29555] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31416] SO2016-7223  
 8039 S Campbell Ave  
 Curtis (18) O2016-6816  
 Referred [C.J.p. 32415] Pedestrian and  
 Traffic Safety  
 4950 W Carmen Ave  
 Arena (45) O2016-6015  
 Referred [C.J.p. 29561] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31421] SO2016-7223  
 4522 N Central Park Ave  
 Ramirez-Rosa (35) O2016-6133  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223  
 7720 S Central Park Ave  
 Quinn (13) O2016-6557  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety

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1820 W Cermak Rd  
 Solis (25) O2016-6003  
 Referred [C.J.p. 29556] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 6213 N Claremont Ave  
 Silverstein (50) O2016-6021  
 Referred [C.J.p. 29562] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31443] SO2016-7241  
 Pass  
 6312 N Claremont Ave  
 Silverstein (50) O2016-7028  
 Referred [C.J.p. 32422] Pedestrian and  
 Traffic Safety  
 6925 S Claremont Ave  
 Moore (17) O2016-6686  
 Referred [C.J.p. 32414] Pedestrian and  
 Traffic Safety  
 6925 S Claremont Ave  
 Moore (17) O2016-6688  
 Referred [C.J.p. 32414] Pedestrian and  
 Traffic Safety  
 4702 W Congress Pkwy  
 Scott, Jr. (24) O2016-6119  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 3802 W Cornelia Ave  
 Reboyras (30) O2016-6058  
 Referred [C.J.p. 29559] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223  
 5625 W Cornelia Ave  
 Villegas (36) O2016-7067  
 Referred [C.J.p. 32419] Pedestrian and  
 Traffic Safety  
 6314 W Cornelia Ave  
 Villegas (36) O2016-6063  
 Referred [C.J.p. 29559] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223

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7015 S Cornell Ave	
Hairston (5)	O2016-6135
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 31413]	SO2016-7223
2916 W Cortland St	
Moreno (1)	O2016-5871
Referred [C.J.p. 29550]	Pedestrian and Traffic Safety
Passed [C.J.p. 31413]	SO2016-7223
7621 S Cregier Ave	
Harris (8)	O2016-5883
Referred [C.J.p. 29551]	Pedestrian and Traffic Safety
Passed [C.J.p. 31414]	SO2016-7223
9050 S Cregier Ave	
Harris (8)	O2016-6516
Referred [C.J.p. 32409]	Pedestrian and Traffic Safety
5420 W Crystal St	
Mitts (37)	O2016-6033
Referred [C.J.p. 29560]	Pedestrian and Traffic Safety
Passed [C.J.p. 31420]	SO2016-7223
6245 S Damen Ave	
Lopez (15)	O2016-6665
Referred [C.J.p. 32413]	Pedestrian and Traffic Safety
8146 S Damen Ave	
Curtis (18)	O2016-6821
Referred [C.J.p. 32415]	Pedestrian and Traffic Safety
8201 S Damen Ave	
Moore (17)	O2016-6696
Referred [C.J.p. 32414]	Pedestrian and Traffic Safety
8805 S Dante Ave	
Remove	
Harris (8)	O2016-5639
Referred [C.J.p. 29563]	Pedestrian and Traffic Safety
Passed [C.J.p. 31422]	SO2016-7223

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8808 S Dante Ave	
Remove	
Harris (8)	O2016-5638
Referred [C.J.p. 29563]	Pedestrian and Traffic Safety
Passed [C.J.p. 31422]	SO2016-7223
8843 S Dante Ave	
Harris (8)	O2016-5885
Referred [C.J.p. 29551]	Pedestrian and Traffic Safety
Passed [C.J.p. 31414]	SO2016-7223
9123 S Dante Ave	
Harris (8)	O2016-6518
Referred [C.J.p. 32410]	Pedestrian and Traffic Safety
4514 W Deming Pl	
Santiago (31)	O2016-6301
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 31419]	SO2016-7223
3325 W Dickens Ave	
Maldonado (26)	O2016-6012
Referred [C.J.p. 29557]	Pedestrian and Traffic Safety
Passed [C.J.p. 31418]	SO2016-7223
459 W Division St	
Burnett (27)	O2016-6994
Referred [C.J.p. 32418]	Pedestrian and Traffic Safety
544 N Drake Ave	
Repeal	
Burnett (27)	O2016-5667
Referred [C.J.p. 29564]	Pedestrian and Traffic Safety
Passed [C.J.p. 31418]	SO2016-7223
3144 N Drake Ave	
Ramirez-Rosa (35)	O2016-6131
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 31420]	SO2016-7223

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7620 S Drexel Ave  
 Harris (8) O2016-5887  
 Referred [C.J.p. 29551] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223  
 5058 W Drummond Pl  
 Remove  
 Santiago (31) O2016-5678  
 Referred [C.J.p. 29565] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31422] SO2016-7223  
 2220 W Eastwood Ave  
 Remove  
 Pawar (47) O2016-6531  
 Referred [C.J.p. 32425] Pedestrian and  
 Traffic Safety  
 7927 S Eberhart Ave  
 Sawyer (6) O2016-6496  
 Referred [C.J.p. 32409] Pedestrian and  
 Traffic Safety  
 8007 S Eberhart Ave  
 Sawyer (6) O2016-5562  
 Referred [C.J.p. 29550] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31413] SO2016-7223  
 7456 S Eggleston Ave  
 Sawyer (6) O2016-5564  
 Referred [C.J.p. 29550] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223  
 9819 S Ellis Ave  
 Harris (8) O2016-6526  
 Referred [C.J.p. 32410] Pedestrian and  
 Traffic Safety  
 3719 S Emerald Ave  
 Thompson (11) O2016-6540  
 Referred [C.J.p. 32410] Pedestrian and  
 Traffic Safety  
 10147 S Emerald Ave  
 Austin (34) O2016-7039  
 Referred [C.J.p. 32419] Pedestrian and  
 Traffic Safety

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5009 W Erie St  
 Mitts (37) O2016-7088  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety  
 7915 S Essex Ave  
 Mitchell (7) O2016-6616  
 Referred [C.J.p. 32409] Pedestrian and  
 Traffic Safety  
 2650 W Evergreen Ave  
 Maldonado (26) O2016-6014  
 Referred [C.J.p. 29557] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 3424 W Evergreen Ave  
 Maldonado (26) O2016-6964  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety  
 3424 W Evergreen Ave  
 Maldonado (26) O2016-6016  
 Referred [C.J.p. 29557] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 3530 W Evergreen Ave  
 Maldonado (26) O2016-6055  
 Referred [C.J.p. 29557] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 9938 S Exchange Ave  
 Sadlowski Garza (10) O2016-6134  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223  
 923 N Fairfield Ave  
 Maldonado (26) O2016-6970  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety  
 4513 S Fairfield Ave  
 Lopez (15) O2016-6666  
 Referred [C.J.p. 32413] Pedestrian and  
 Traffic Safety  
 6428 N Fairfield Ave  
 Silverstein (50) O2016-7029  
 Referred [C.J.p. 32422] Pedestrian and  
 Traffic Safety



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6500 N Fairfield Ave  
 Silverstein (50) O2016-7031  
 Referred [C.J.p. 32422] Pedestrian and  
 Traffic Safety

2928 W Fargo Ave  
 Silverstein (50) O2016-6022  
 Referred [C.J.p. 29562] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31421] SO2016-7223

2073 W Farwell Ave  
 Silverstein (50) O2016-6023  
 Referred [C.J.p. 29562] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31421] SO2016-7223

2300 W Farwell Ave  
 Silverstein (50) O2016-6024  
 Referred [C.J.p. 29562] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31421] SO2016-7223

2317 W Farwell Ave  
 Silverstein (50) O2016-6025  
 Referred [C.J.p. 29562] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31421] SO2016-7223

4930 W Ferdinand St  
 Mits (37) O2016-7091  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety

5132 W Fletcher St  
 Santiago (31) O2016-6298  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31419] SO2016-7223

5823 S Francisco Ave  
 Foulkes (16) O2016-6113  
 Direct Introduction Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31416] SO2016-7223

6244 N Francisco Ave  
 Silverstein (50) O2016-6026  
 Referred [C.J.p. 29562] Pedestrian and  
 Traffic Safety

Failed to [C.J.p. 31443] SO2016-7241  
 Pass

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3145 S Giles Ave  
 King (4) O2016-6613  
 Referred [C.J.p. 32409] Pedestrian and  
 Traffic Safety

7834 S Greenwood Ave  
 Harris (8) O2016-5889  
 Referred [C.J.p. 29551] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31414] SO2016-7223

6153 N Hamilton Ave  
 O'Connor (40) O2016-6008  
 Referred [C.J.p. 29561] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31421] SO2016-7223

1128 N Hamlin Ave  
 Burnett (27) O2016-6050  
 Referred [C.J.p. 29559] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31419] SO2016-7223

1134 N Hamlin Ave  
 Burnett (27) O2016-6051  
 Referred [C.J.p. 29559] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31419] SO2016-7223

1134 N Hamlin Ave  
 Burnett (27) O2016-6996  
 Referred [C.J.p. 32418] Pedestrian and  
 Traffic Safety

2242 S Hamlin Ave  
 Munoz (22) O2016-6837  
 Referred [C.J.p. 32416] Pedestrian and  
 Traffic Safety

2433 S Hamlin Ave  
 Munoz (22) O2016-6839  
 Referred [C.J.p. 32416] Pedestrian and  
 Traffic Safety

7137 S Hamlin Ave  
 Quinn (13) O2016-6558  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety

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7137 S Hamlin Ave  
 Quinn (13) O2016-5944  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 1006 N Harding Ave  
 Mitts (37) O2016-6034  
 Referred [C.J.p. 29560] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223  
 1400 N Harding Ave  
 Maldonado (26) O2016-6464  
 Referred [C.J.p. 32424] Pedestrian and  
 Traffic Safety  
 1542 N Harding Ave  
 Maldonado (26) O2016-6057  
 Referred [C.J.p. 29557] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31443] SO2016-7241  
 Pass  
 2419 S Harding Ave  
 Munoz (22) O2016-6845  
 Referred [C.J.p. 32416] Pedestrian and  
 Traffic Safety  
 2453 S Harding Ave  
 Munoz (22) O2016-6848  
 Referred [C.J.p. 32416] Pedestrian and  
 Traffic Safety  
 3430 N Harding Ave  
 Reboyras (30) O2016-6146  
 Referred [C.J.p. 32418] Pedestrian and  
 Traffic Safety  
 5405 W Henderson St  
 Reboyras (30) O2016-6312  
 Referred [C.J.p. 32418] Pedestrian and  
 Traffic Safety  
 1108 N Hermitage Ave  
 Moreno (1) O2016-6492  
 Referred [C.J.p. 32408] Pedestrian and  
 Traffic Safety  
 6331 S Hermitage Ave  
 Lopez (15) O2016-6669  
 Referred [C.J.p. 32414] Pedestrian and  
 Traffic Safety

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7228 S Hermitage Ave  
 Moore (17) O2016-5979  
 Referred [C.J.p. 29554] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31416] SO2016-7223  
 7243 S Hermitage Ave  
 Moore (17) O2016-6710  
 Referred [C.J.p. 32415] Pedestrian and  
 Traffic Safety  
 4259 W Hirsch St  
 Maldonado (26) O2016-6975  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety  
 7328 S Honore St  
 Moore (17) O2016-6718  
 Referred [C.J.p. 32415] Pedestrian and  
 Traffic Safety  
 7610 S Honore St  
 Moore (17) O2016-6139  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31416] SO2016-7223  
 7610 S Honore St  
 Moore (17) O2016-6717  
 Referred [C.J.p. 32415] Pedestrian and  
 Traffic Safety  
 7706 W Hortense Ave  
 Napolitano (41) O2016-7109  
 Referred [C.J.p. 32421] Pedestrian and  
 Traffic Safety  
 10212 S Hoxie Ave  
 Mitchell (7) O2016-6617  
 Referred [C.J.p. 32409] Pedestrian and  
 Traffic Safety  
 7655 S Hoyne Ave  
 Curtis (18) O2016-5823  
 Referred [C.J.p. 32415] Pedestrian and  
 Traffic Safety  
 1731 N Humboldt Blvd  
 Moreno (1) O2016-5873  
 Referred [C.J.p. 29550] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31413] SO2016-7223

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4417 S Indiana Ave  
Remove  
Dowell (3) O2016-6478  
Referred [C.J.p. 32423] Pedestrian and Traffic Safety

5207 S Indiana Ave  
Dowell (3) O2016-6486  
Referred [C.J.p. 32408] Pedestrian and Traffic Safety

8623 S Ingleside Ave  
Harris (8) O2016-5891  
Referred [C.J.p. 29552] Pedestrian and Traffic Safety  
Passed [C.J.p. 31414] SO2016-7223

4220 W Iowa St  
Burnett (27) O2016-6999  
Referred [C.J.p. 32418] Pedestrian and Traffic Safety

4928 W Iowa St  
Mitts (37) O2016-6035  
Referred [C.J.p. 29560] Pedestrian and Traffic Safety  
Passed [C.J.p. 31420] SO2016-7223

2405 W Jarvis Ave  
Silverstein (50) O2016-7034  
Referred [C.J.p. 32422] Pedestrian and Traffic Safety

2826 W Jerome St  
Silverstein (50) O2016-5121  
Referred [C.J.p. 27905] Pedestrian and Traffic Safety  
Passed [C.J.p. 31421] SO2016-7223

5527 W Kamerling Ave  
Mitts (37) O2016-6036  
Referred [C.J.p. 29560] Pedestrian and Traffic Safety  
Passed [C.J.p. 31420] SO2016-7223

1540 N Karlov Ave  
Maldonado (26) O2016-6059  
Referred [C.J.p. 29557] Pedestrian and Traffic Safety  
Passed [C.J.p. 31418] SO2016-7223

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1720 N Karlov Ave  
Maldonado (26) O2016-6061  
Referred [C.J.p. 29557] Pedestrian and Traffic Safety  
Passed [C.J.p. 31418] SO2016-7223

4943 S Karlov Ave  
Burke (14) O2016-5966  
Referred [C.J.p. 29554] Pedestrian and Traffic Safety  
Passed [C.J.p. 31415] SO2016-7223

2957 N Keating Ave  
Santiago (31) O2016-6060  
Referred [C.J.p. 29559] Pedestrian and Traffic Safety  
Passed [C.J.p. 31419] SO2016-7223

1420 N Kedvale Ave  
Maldonado (26) O2016-6069  
Referred [C.J.p. 29557] Pedestrian and Traffic Safety  
Passed [C.J.p. 31418] SO2016-7223

4928 S Kedvale Ave  
Remove  
Burke (14) O2016-5652  
Referred [C.J.p. 29564] Pedestrian and Traffic Safety  
Passed [C.J.p. 31422] SO2016-7223

4141 N Kedzie Ave  
Mell (33) O2016-7025  
Referred [C.J.p. 32419] Pedestrian and Traffic Safety

6245 N Kedzie Ave  
Silverstein (50) O2016-7036  
Referred [C.J.p. 32422] Pedestrian and Traffic Safety

1634 N Keeler Ave  
Maldonado (26) O2016-6071  
Referred [C.J.p. 29557] Pedestrian and Traffic Safety  
Passed [C.J.p. 31418] SO2016-7223

2449 S Keeler Ave  
Munoz (22) O2016-6850  
Referred [C.J.p. 32416] Pedestrian and Traffic Safety

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6028 S Keeler Ave  
 Quinn (13) O2016-5945  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 6736 S Keeler Ave  
 Quinn (13) O2016-6559  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety  
 4642 N Kenneth Ave  
 Laurino (39) O2016-6132  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223  
 5221 S Kenneth Ave  
 Remove  
 Zalwski (23) O2016-5661  
 Referred [C.J.p. 29564] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 5754 S Kenneth Ave  
 Quinn (13) O2016-6560  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety  
 6016 S Kenneth Ave  
 Quinn (13) O2016-6562  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety  
 6814 S Kenneth Ave  
 Quinn (13) O2016-6564  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety  
 5253 S Kilbourn Ave  
 Zalewski (23) O2016-6296  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 6732 S Kilbourn Ave  
 Quinn (13) O2016-6565  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety

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1614 N Kildare Ave  
 Maldonado (26) O2016-6072  
 Referred [C.J.p. 29557] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31443] SO2016-7241  
 Pass  
 1624 N Kildare Ave  
 Maldonado (26) O2016-6073  
 Referred [C.J.p. 29557] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 1625 N Kildare Ave  
 Maldonado (26) O2016-6074  
 Referred [C.J.p. 29558] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 2227 S Kildare Ave  
 Munoz (22) O2016-5995  
 Referred [C.J.p. 29556] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 6155 S Kildare Ave  
 Burke (14) O2016-6642  
 Referred [C.J.p. 32413] Pedestrian and  
 Traffic Safety  
 6155 S Kildare Ave  
 Quinn (13) O2016-6567  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety  
 2233 N Kilpatrick Ave  
 Villegas (36) O2016-6064  
 Referred [C.J.p. 29560] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223  
 4933 N Kilpatrick Ave  
 Laurino (39) O2016-7106  
 Referred [C.J.p. 32421] Pedestrian and  
 Traffic Safety  
 5315 S Kilpatrick Ave  
 Remove  
 Zalwski (23) O2016-6458  
 Referred [C.J.p. 32424] Pedestrian and  
 Traffic Safety

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6332 S Kilpatrick Ave  
 Quinn (13) O2016-6569  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety

4819 N Kimball Ave  
 Mell (33) O2016-6286  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223

4836 N Kimball Ave  
 Mell (33) O2016-6287  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223

4955 S Knox Ave  
 Burke (14) O2016-6647  
 Referred [C.J.p. 32413] Pedestrian and  
 Traffic Safety

5944 N Knox Ave  
 Laurino (39) O2016-6292  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223

6036 S Knox Ave  
 Quinn (13) O2016-5949  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223

6036 S Knox Ave  
 Quinn (13) O2016-6568  
 Referred [C.J.p. 32411] Pedestrian and  
 Traffic Safety

1410 N Kolin Ave  
 Maldonado (26) O2016-6979  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety

1530 N Kolin Ave  
 Maldonado (26) O2016-6076  
 Referred [C.J.p. 29558] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223

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1530 N Kolin Ave  
 Maldonado (26) O2016-6984  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety

6339 S Kolin Ave  
 Quinn (13) O2016-6571  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety

6512 S Kolin Ave  
 Quinn (13) O2016-6574  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety

6720 S Kolin Ave  
 Quinn (13) O2016-5950  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223

3116 S Komensky Ave  
 Munoz (22) O2016-6284  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223

3217 S Komensky Ave  
 Munoz (22) O2016-6285  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223

4722 S Komensky Ave  
 Burke (14) O2016-6648  
 Referred [C.J.p. 32413] Pedestrian and  
 Traffic Safety

1425 N Kostner Ave  
 Maldonado (26) O2016-6075  
 Referred [C.J.p. 29558] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223

1521 N Kostner Ave  
 Maldonado (26) O2016-6989  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety

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2255 N Kostner Ave	
Ramirez-Rosa (35)	O2016-6126
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 31419]	SO2016-7223
5219 S Kostner Ave	
Zalewski (23)	O2016-6869
Referred [C.J.p. 32416]	Pedestrian and Traffic Safety
5634 S Laffin Pl	
Foulkes (16)	O2016-5975
Referred [C.J.p. 29554]	Pedestrian and Traffic Safety
Passed [C.J.p. 31416]	SO2016-7223
6322 S Lamon Ave	
Quinn (13)	O2016-6575
Referred [C.J.p. 32412]	Pedestrian and Traffic Safety
7554 S Langley Ave	
Sawyer (6)	O2016-6499
Referred [C.J.p. 32409]	Pedestrian and Traffic Safety
8041 S Langley Ave	
Sawyer (6)	O2016-5560
Referred [C.J.p. 29550]	Pedestrian and Traffic Safety
Passed [C.J.p. 31413]	SO2016-7223
2117 N Laporte Ave	
Villegas (36)	O2016-7070
Referred [C.J.p. 32419]	Pedestrian and Traffic Safety
735 N Latrobe Ave	
Mitts (37)	O2016-7093
Referred [C.J.p. 32420]	Pedestrian and Traffic Safety
435 N Lawler Ave	
Mitts (37)	O2016-6118
Direct Introduction	Pedestrian and Traffic Safety
Passed [C.J.p. 31420]	SO2016-7223

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7718 S Lawrence Ave	
Sawyer (6)	O2016-5561
Referred [C.J.p. 29551]	Pedestrian and Traffic Safety
Passed [C.J.p. 31413]	SO2016-7223
3238 W Le Moyne St	
Maldonado (26)	O2016-6041
Referred [C.J.p. 29558]	Pedestrian and Traffic Safety
Passed [C.J.p. 31418]	SO2016-7223
129 N Leamington Ave	
Ervin (28)	O2016-6053
Referred [C.J.p. 29559]	Pedestrian and Traffic Safety
Passed [C.J.p. 31419]	SO2016-7223
1135 N Leamington Ave	
Mitts (37)	O2016-6037
Referred [C.J.p. 29560]	Pedestrian and Traffic Safety
Passed [C.J.p. 31420]	SO2016-7223
4634 S Leamington Ave	
Munoz (22)	O2016-6853
Referred [C.J.p. 32416]	Pedestrian and Traffic Safety
2123 N Leclaire Ave	
Villegas (36)	O2016-6065
Referred [C.J.p. 29560]	Pedestrian and Traffic Safety
Passed [C.J.p. 31420]	SO2016-7223
4426 S Leclaire Ave	
Munoz (22)	O2016-6856
Referred [C.J.p. 32416]	Pedestrian and Traffic Safety
5241 S Linder Ave	
Burke (14)	O2016-6651
Referred [C.J.p. 32413]	Pedestrian and Traffic Safety
11515 S Longwood Dr	
O'Shea (19)	O2016-5993
Referred [C.J.p. 29555]	Pedestrian and Traffic Safety
Passed [C.J.p. 31416]	SO2016-7223

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9127 S Loomis Blvd  
 Brookins (21) O2016-6125  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 2920 S Loomis St  
 Thompson (11) O2016-6541  
 Referred [C.J.p. 32410] Pedestrian and  
 Traffic Safety  
 1336 N Lorel Ave  
 Mitts (37) O2016-6038  
 Referred [C.J.p. 29560] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223  
 1706 N Lorel Ave  
 Mitts (37) O2016-7094  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety  
 4911 N Louise Ave  
 Mell (33) O2016-6288  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31423] SO2016-7223  
 10614 S Lowe Ave  
 Austin (34) O2016-7053  
 Referred [C.J.p. 32419] Pedestrian and  
 Traffic Safety  
 12509 S Lowe Ave  
 Beale (9) O2016-6136  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223  
 8441 S Luella Ave  
 Harris (8) O2016-5893  
 Referred [C.J.p. 29552] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223  
 1804 N Luna Ave  
 Mitts (37) O2016-6039  
 Referred [C.J.p. 29560] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223

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5143 S Luna Ave  
 Remove  
 Burke (14) O2016-6520  
 Referred [C.J.p. 32424] Pedestrian and  
 Traffic Safety  
 5118 S Major Ave  
 Remove  
 Quinn (13) O2016-6485  
 Referred [C.J.p. 32424] Pedestrian and  
 Traffic Safety  
 2304 N Mango Ave  
 Villegas (36) O2016-7072  
 Referred [C.J.p. 32419] Pedestrian and  
 Traffic Safety  
 5142 S Maplewood Ave  
 Burke (14) O2016-5968  
 Referred [C.J.p. 29554] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 2940 N Marmora Ave  
 Reboyras (30) O2016-6144  
 Referred [C.J.p. 32418] Pedestrian and  
 Traffic Safety  
 5514 N Marmora Ave  
 Remove  
 Arena (45) O2016-5689  
 Referred [C.J.p. 29566] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31423] SO2016-7223  
 4407 S Marshfield Ave  
 Lopez (15) O2016-6673  
 Referred [C.J.p. 32414] Pedestrian and  
 Traffic Safety  
 1633 N Mason Ave  
 Tallaferra (29) O2016-6124  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223  
 6019 S Mason Ave  
 Quinn (13) O2016-5952  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223

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6124 S Mason Ave		
Quinn (13)		O2016-5954
Referred	[C.J.p. 29553]	Pedestrian and Traffic Safety
Passed	[C.J.p. 31415]	SO2016-7223
1833 S May St		
Solis (25)		O2016-6126
Direct Introduction		Pedestrian and Traffic Safety
Passed	[C.J.p. 31417]	SO2016-7223
6926 S May St		
Sawyer (6)		O2016-5558
Referred	[C.J.p. 29551]	Pedestrian and Traffic Safety
Passed	[C.J.p. 31413]	SO2016-7223
5715 S Mayfield Ave		
Zalewski (23)		O2016-6001
Referred	[C.J.p. 29556]	Pedestrian and Traffic Safety
Passed	[C.J.p. 31417]	SO2016-7223
4722 W Maypole Ave		
Ervin (28)		O2016-7006
Referred	[C.J.p. 32418]	Pedestrian and Traffic Safety
5555 S Mcvicker Ave		
Quinn (13)		O2016-6583
Referred	[C.J.p. 32412]	Pedestrian and Traffic Safety
5721 W Melrose St		
Reboyas (30)		O2016-6145
Referred	[C.J.p. 32418]	Pedestrian and Traffic Safety
6016 W Melrose St		
Remove		
Reboyas (30)		O2016-5676
Referred	[C.J.p. 29565]	Pedestrian and Traffic Safety
Passed	[C.J.p. 31422]	SO2016-7223
5209 S Melvina Ave		
Burke (14)		O2016-5969
Referred	[C.J.p. 29554]	Pedestrian and Traffic Safety
Passed	[C.J.p. 31415]	SO2016-7223

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5759 S Menard Ave		
Zalewski (23)		O2016-6912
Referred	[C.J.p. 32416]	Pedestrian and Traffic Safety
8022 S Merrill Ave		
Remove		
Harris (8)		O2016-6459
Referred	[C.J.p. 32423]	Pedestrian and Traffic Safety
8829 S Merrill Ave		
Harris (8)		O2016-5896
Referred	[C.J.p. 29552]	Pedestrian and Traffic Safety
Passed	[C.J.p. 31414]	SO2016-7223
4730 S Michigan Ave		
Dowell (3)		O2016-6487
Referred	[C.J.p. 32408]	Pedestrian and Traffic Safety
4730 S Michigan Ave		
Dowell (3)		O2016-6489
Referred	[C.J.p. 32408]	Pedestrian and Traffic Safety
7532 S Michigan Ave		
Sawyer (6)		O2016-6501
Referred	[C.J.p. 32409]	Pedestrian and Traffic Safety
2620 S Millard Ave		
Munoz (22)		O2016-6858
Referred	[C.J.p. 32416]	Pedestrian and Traffic Safety
2148 N Mobile Ave		
Villegas (36)		O2016-7073
Referred	[C.J.p. 32420]	Pedestrian and Traffic Safety
6027 S Monitor Ave		
Remove		
Quinn (13)		O2016-5914
Referred	[C.J.p. 29564]	Pedestrian and Traffic Safety
Passed	[C.J.p. 31422]	SO2016-7223



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6036 S Monitor Ave  
 Remove  
 Quinn (13) O2016-5648  
 Referred [C.J.p. 29564] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31422] SO2016-7223  
 6037 S Monitor Ave  
 Remove  
 Quinn (13) O2016-5649  
 Referred [C.J.p. 29564] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31422] SO2016-7223  
 6041 S Monitor Ave  
 Quinn (13) O2016-5955  
 Referred [C.J.p. 29553] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 3924 W Monroe St  
 Ervin (28) O2016-6054  
 Referred [C.J.p. 29559] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223  
 5220 W Montana St  
 Santiago (31) O2016-6297  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223  
 911 N Monticello Ave  
 Burnett (27) O2016-6052  
 Referred [C.J.p. 29559] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223  
 1739 N Monticello Ave  
 Maldonado (26) O2016-6042  
 Referred [C.J.p. 29558] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 4140 N Monticello Ave  
 Ramirez-Rosa (35) O2016-6127  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31419] SO2016-7223

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5110 N Monticello Ave  
 Laurino (39) O2016-6293  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31423] SO2016-7223  
 6738 S Morgan St  
 Sawyer (6) O2016-6504  
 Referred [C.J.p. 32409] Pedestrian and Traffic Safety  
 11419 S Morgan St  
 Remove  
 Austin (34) O2016-6604  
 Referred [C.J.p. 32425] Pedestrian and Traffic Safety  
 6541 N Mozart Dr  
 Silverstein (50) O2016-6028  
 Referred [C.J.p. 29562] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 31443] SO2016-7241  
 Pass  
 909 N Mozart St  
 Maldonado (26) O2016-6043  
 Referred [C.J.p. 29558] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 6116 N Mozart St  
 Silverstein (50) O2016-5123  
 Referred [C.J.p. 27905] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 31443] SO2016-7241  
 Pass  
 6319 N Mozart St  
 Remove  
 Silverstein (50) O2016-5986  
 Referred [C.J.p. 29566] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31423] SO2016-7223  
 6336 N Mozart St  
 Silverstein (50) O2016-7038  
 Referred [C.J.p. 32422] Pedestrian and Traffic Safety

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2843 N Mulligan Ave  
 Reboyras (30) O2016-6148  
 Referred [C.J.p. 32418] Pedestrian and  
 Traffic Safety

3425 N Narragansett Ave  
 Villegas (36) O2016-7077  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety

5644 S Narragansett Ave  
 Remove  
 Quinn (13) O2016-6479  
 Referred [C.J.p. 32424] Pedestrian and  
 Traffic Safety

5120 S Nashville Ave  
 Burke (14) O2016-6654  
 Referred [C.J.p. 32413] Pedestrian and  
 Traffic Safety

2251 N Natchez Ave  
 Villegas (36) O2016-7078  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety

3438 N Natoma Ave  
 Sposato (38) O2016-6006  
 Referred [C.J.p. 29561] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223

3438 N Natoma Ave  
 Sposato (38) O2016-7095  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety

2826 N Neenah Ave  
 Villegas (36) O2016-7080  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety

5133 N Neva Ave  
 Napolitano (41) O2016-7110  
 Referred [C.J.p. 32421] Pedestrian and  
 Traffic Safety

2815 N New England Ave  
 Remove  
 Villegas (36) O2016-6472  
 Referred [C.J.p. 32425] Pedestrian and  
 Traffic Safety

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5741 S New England Ave  
 Quinn (13) O2016-6577  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety

5839 S Newcastle Ave  
 Quinn (13) O2016-5957  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223

2526 N Newland Ave  
 Villegas (36) O2016-7083  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety

5022 N Newland Ave  
 Napolitano (41) O2016-7111  
 Referred [C.J.p. 32421] Pedestrian and  
 Traffic Safety

3745 N Nordica Ave  
 Sposato (38) O2016-7096  
 Referred [C.J.p. 32420] Pedestrian and  
 Traffic Safety

3738 S Normal Ave  
 Thompson (11) O2016-5912  
 Referred [C.J.p. 29552] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223

2353 N Normandy Ave  
 Villegas (36) O2016-6066  
 Referred [C.J.p. 29560] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223

5463 N Normandy Ave  
 Arcna (45) O2016-7113  
 Referred [C.J.p. 32421] Pedestrian and  
 Traffic Safety

6104 S Normandy Ave  
 Quinn (13) O2016-6581  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety

6244 S Normandy Ave  
 Quinn (13) O2016-6582  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety

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Handicapped

3412 N Oak Park Ave  
Sposato (38) O2016-7101  
Referred [C.J.p. 32421] Pedestrian and  
Traffic Safety

4924 W Oakdale Ave  
Santiago (31) O2016-6299  
Direct Introduction Pedestrian and  
Traffic Safety

Passed [C.J.p. 31419] SO2016-7223  
4841 N Oakley Ave  
Pawar (47) O2016-6130  
Direct Introduction Pedestrian and  
Traffic Safety

Passed [C.J.p. 31421] SO2016-7223  
6441 N Oakley Ave  
Silverstein (50) O2016-7042  
Referred [C.J.p. 32422] Pedestrian and  
Traffic Safety

6845 S Oakley Ave  
Moore (17) O2016-6140  
Direct Introduction Pedestrian and  
Traffic Safety

Passed [C.J.p. 31416] SO2016-7223  
6845 S Oakley Ave  
Moore (17) O2016-6719  
Referred [C.J.p. 32415] Pedestrian and  
Traffic Safety

8523 S Oglesby Ave  
Harris (8) O2016-6530  
Referred [C.J.p. 32410] Pedestrian and  
Traffic Safety

2216 W Ohio St  
Maldonado (26) O2016-6044  
Referred [C.J.p. 29558] Pedestrian and  
Traffic Safety

Passed [C.J.p. 31418] SO2016-7223  
5050 W Ohio St  
Mills (37) O2016-6040  
Referred [C.J.p. 29561] Pedestrian and  
Traffic Safety

Passed [C.J.p. 31420] SO2016-7223

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3618 N Page Ave  
Sposato (38) O2016-7097  
Referred [C.J.p. 32421] Pedestrian and  
Traffic Safety

3136 S Parnell Ave  
Thompson (11) O2016-5915  
Referred [C.J.p. 29552] Pedestrian and  
Traffic Safety

Passed [C.J.p. 31414] SO2016-7223  
6324 S Paulina St  
Remove  
Lopez (15) O2016-5920  
Referred [C.J.p. 29564] Pedestrian and  
Traffic Safety

Passed [C.J.p. 31422] SO2016-7223  
7052 N Paulina St  
Moore (49) O2016-6017  
Referred [C.J.p. 29561] Pedestrian and  
Traffic Safety

Passed [C.J.p. 31421] SO2016-7223  
7515 S Peoria Dr  
Moore (17) O2016-5981  
Referred [C.J.p. 29555] Pedestrian and  
Traffic Safety

Passed [C.J.p. 31416] SO2016-7223  
3328 W Pierce Ave  
Maldonado (26) O2016-6045  
Referred [C.J.p. 29558] Pedestrian and  
Traffic Safety

Passed [C.J.p. 31418] SO2016-7223  
3804 N Pontiac Ave  
Sposato (38) O2016-7104  
Referred [C.J.p. 32421] Pedestrian and  
Traffic Safety

7436 S Prairie Ave  
Sawyer (6) O2016-5559  
Referred [C.J.p. 29551] Pedestrian and  
Traffic Safety

Passed [C.J.p. 31413] SO2016-7223  
12307 S Princeton Ave  
Austin (34) O2016-7058  
Referred [C.J.p. 32419] Pedestrian and  
Traffic Safety

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10217 S Rhodes Ave  
 Beale (9) O2016-5903  
 Referred [C.J.p. 29552] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223  
 5700 S Richmond St  
 Foulkes (16) O2016-6683  
 Referred [C.J.p. 32414] Pedestrian and  
 Traffic Safety  
 7330 N Ridge Blvd  
 Remove  
 Moore (49) O2016-6611  
 Referred [C.J.p. 32426] Pedestrian and  
 Traffic Safety  
 7740 S Ridgeland Ave  
 Harris (8) O2016-5897  
 Referred [C.J.p. 29552] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223  
 8931 S Ridgeland Ave  
 Harris (8) O2016-6532  
 Referred [C.J.p. 32410] Pedestrian and  
 Traffic Safety  
 4815 N Ridgeway Ave  
 Remove  
 Ramirez-Rosa (36) O2016-6508  
 Referred [C.J.p. 32425] Pedestrian and  
 Traffic Safety  
 5049 S Ridgeway Ave  
 Remove  
 Burke (14) O2016-6654  
 Referred [C.J.p. 29584] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31422] SO2016-7223  
 5316 S Rockwell St  
 Burke (14) O2016-6656  
 Referred [C.J.p. 32413] Pedestrian and  
 Traffic Safety

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6435 N Rockwell St  
 Silverstein (50) O2016-5126  
 Referred [C.J.p. 27905] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31443] SO2016-7241  
 Pass  
 7508 N Rockwell St  
 Silverstein (50) O2016-7044  
 Referred [C.J.p. 32422] Pedestrian and  
 Traffic Safety  
 3921 W Roscoe St  
 Remove  
 Reboyras (30) O2016-6475  
 Referred [C.J.p. 32425] Pedestrian and  
 Traffic Safety  
 6239 W Roscoe St  
 Remove  
 Villegas (36) O2016-6471  
 Referred [C.J.p. 32425] Pedestrian and  
 Traffic Safety  
 3016 W Rosemont Ave  
 Silverstein (50) O2016-7045  
 Referred [C.J.p. 32422] Pedestrian and  
 Traffic Safety  
 2625 N Rutherford Ave  
 Villegas (36) O2016-6068  
 Referred [C.J.p. 29560] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223  
 6241 S Rutherford Ave  
 Quinn (13) O2016-6584  
 Referred [C.J.p. 32412] Pedestrian and  
 Traffic Safety  
 6200 N Sacramento Ave  
 Remove  
 Silverstein (50) O2016-6605  
 Referred [C.J.p. 32426] Pedestrian and  
 Traffic Safety  
 6214 N Sacramento Ave  
 Silverstein (50) O2016-6029  
 Referred [C.J.p. 29562] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31421] SO2016-7223

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8542 S Sangamon St  
 Brookins (21) O2016-6123  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 5733 S Sawyer Ave  
 Zalewski (23) O2016-6916  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety  
 5815 W School St  
 Reboyras (30) O2016-6147  
 Referred [C.J.p. 32419] Pedestrian and  
 Traffic Safety  
 5743 S Seeley Ave  
 Lopez (15) O2016-6675  
 Referred [C.J.p. 32414] Pedestrian and  
 Traffic Safety  
 6218 S Seeley Ave  
 Foulkes (16) O2016-5976  
 Referred [C.J.p. 29554] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31416] SO2016-7223  
 6514 N Seeley Ave  
 Silverstein (50) O2016-6030  
 Referred [C.J.p. 29562] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31421] SO2016-7223  
 6663 N Seeley Ave  
 Silverstein (50) O2016-5128  
 Referred [C.J.p. 27906] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31421] SO2016-7223  
 7711 S Seeley Ave  
 Curtis (18) O2016-5988  
 Referred [C.J.p. 29555] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31416] SO2016-7223  
 4634 W Shakespeare Ave  
 Remove  
 Villegas (36) O2016-6473  
 Referred [C.J.p. 32425] Pedestrian and  
 Traffic Safety

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745 N Spaulding Ave  
 Burnett (27) O2016-7000  
 Referred [C.J.p. 32418] Pedestrian and  
 Traffic Safety  
 1835 N Spaulding Ave  
 Remove  
 Moreno (1) O2016-5894  
 Referred [C.J.p. 29563] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31421] SO2016-7223  
 2123 N Spaulding Ave  
 Maldonado (26) O2016-6046  
 Referred [C.J.p. 29558] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 2849 S Spaulding Ave  
 Munoz (22) O2016-5996  
 Referred [C.J.p. 29556] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31417] SO2016-7223  
 1229 N Springfield Ave  
 Maldonado (26) O2016-6047  
 Referred [C.J.p. 29558] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31418] SO2016-7223  
 1856 N Springfield Ave  
 Maldonado (26) O2016-6991  
 Referred [C.J.p. 32417] Pedestrian and  
 Traffic Safety  
 1942 N Springfield Ave  
 Remove  
 Maldonado (26) O2016-6462  
 Referred [C.J.p. 32424] Pedestrian and  
 Traffic Safety  
 256 W Swann St  
 Dowell (3) O2016-6283  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31413] SO2016-7223

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1708 N Talman Ave  
 Moreno (1) O2016-5875  
 Referred [C.J.p. 29550] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31413] SO2016-7223  
 6154 N Talman Ave  
 Silverstein (50) O2016-7048  
 Referred [C.J.p. 32422] Pedestrian and  
 Traffic Safety  
 6210 N Talman Ave  
 Silverstein (50) O2016-7050  
 Referred [C.J.p. 32422] Pedestrian and  
 Traffic Safety  
 2121 W Taylor St  
 Burnett (27) O2016-6116  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31439] SO2016-7237  
 2550 W Thomas St  
 Moreno (1) O2016-6494  
 Referred [C.J.p. 32408] Pedestrian and  
 Traffic Safety  
 2923 S Throop St  
 Thompson (11) O2016-6543  
 Referred [C.J.p. 32410] Pedestrian and  
 Traffic Safety  
 2731 S Tripp Ave  
 Munoz (22) O2016-6861  
 Referred [C.J.p. 32416] Pedestrian and  
 Traffic Safety  
 3424 N Tripp Ave  
 Reboyras (30) O2016-6313  
 Referred [C.J.p. 32419] Pedestrian and  
 Traffic Safety  
 4852 S Tripp Ave  
 Burke (14) O2016-6658  
 Referred [C.J.p. 32413] Pedestrian and  
 Traffic Safety  
 6336 S Tripp Ave  
 Quinn (13) O2016-5960  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223

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6063 N Troy St  
 Silverstein (50) O2016-7051  
 Referred [C.J.p. 32422] Pedestrian and  
 Traffic Safety  
 6552 N Troy St  
 Silverstein (50) O2016-6032  
 Referred [C.J.p. 29563] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31421] SO2016-7223  
 7726 S Troy St  
 Curtis (18) O2016-5989  
 Referred [C.J.p. 29555] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31416] SO2016-7223  
 3737 S Union Ave  
 Thompson (11) O2016-5932  
 Referred [C.J.p. 29553] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 4441 S Union Ave  
 Thompson (11) O2016-6546  
 Referred [C.J.p. 32410] Pedestrian and  
 Traffic Safety  
 7940 S Union Ave  
 Moore (17) O2016-6720  
 Referred [C.J.p. 32415] Pedestrian and  
 Traffic Safety  
 7229 S Vincennes Ave  
 Sawyer (6) O2016-5565  
 Referred [C.J.p. 29551] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31414] SO2016-7223  
 4545 S Wabash Ave  
 Dowell (3) O2016-5878  
 Referred [C.J.p. 29550] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31413] SO2016-7223  
 4562 S Wabash Ave  
 Dowell (3) O2016-6282  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31413] SO2016-7223

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8051 S Wabash Ave  
Sawyer (6) O2016-5557  
Referred [C.J.p. 29551] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31413] SO2016-7223  
4540 S Wallace St  
Thompson (11) O2016-5919  
Referred [C.J.p. 29552] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31414] SO2016-7223  
12125 S Wallace St  
Austin (34) O2016-7062  
Referred [C.J.p. 32419] Pedestrian and  
Traffic Safety  
12131 S Wallace St  
Austin (34) O2016-7064  
Referred [C.J.p. 32419] Pedestrian and  
Traffic Safety  
2523 W Walton St  
Maldonado (26) O2016-6048  
Referred [C.J.p. 29558] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31418] SO2016-7223  
2818 W Warren Ave  
Burnett (27) O2016-7002  
Referred [C.J.p. 32418] Pedestrian and  
Traffic Safety  
5547 W Warwick Ave  
Villegas (36) O2016-6070  
Referred [C.J.p. 29560] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31420] SO2016-7223  
5826 S Washtenaw Ave  
Foulkes (16) O2016-6115  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31416] SO2016-7223  
6233 N Washtenaw Ave  
Silverstein (50) O2016-7052  
Referred [C.J.p. 32422] Pedestrian and  
Traffic Safety

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6428 N Washtenaw Ave  
Silverstein (50) O2016-7054  
Referred [C.J.p. 32423] Pedestrian and  
Traffic Safety  
2700 S Wells St  
Thompson (11) O2016-6548  
Referred [C.J.p. 32410] Pedestrian and  
Traffic Safety  
2704 S Wells St  
Thompson (11) O2016-5929  
Referred [C.J.p. 29553] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31415] SO2016-7223  
3229 S Wells St  
Thompson (11) O2016-6550  
Referred [C.J.p. 32410] Pedestrian and  
Traffic Safety  
1723 N Whipple St  
Maldonado (26) O2016-6993  
Referred [C.J.p. 32417] Pedestrian and  
Traffic Safety  
6329 N Whipple St  
Silverstein (50) O2016-5132  
Referred [C.J.p. 27906] Pedestrian and  
Traffic Safety  
Failed to [C.J.p. 31443] SO2016-7241  
Pass  
7948 S Whipple St  
Curtis (18) O2016-6826  
Referred [C.J.p. 32415] Pedestrian and  
Traffic Safety  
5939 S Wolcott Ave  
Lopez (15) O2016-6677  
Referred [C.J.p. 32414] Pedestrian and  
Traffic Safety  
5426 S Wolcott Ave  
Lopez (15) O2016-6678  
Referred [C.J.p. 32414] Pedestrian and  
Traffic Safety  
5119 W Wolfram St  
Santiago (31) O2016-6300  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31419] SO2016-7223

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851 N Wood St  
 Moreno (1) O2016-5877  
 Referred [C.J.p. 29550] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31413] SO2016-7223  
 1547 N Wood St  
 Remove  
 Hopkins (2) O2016-6476  
 Referred [C.J.p. 32423] Pedestrian and  
 Traffic Safety  
 4614 S Wood St  
 Lopez (15) O2016-6138  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 4728 S Wood St  
 Lopez (15) O2016-5971  
 Referred [C.J.p. 29554] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31415] SO2016-7223  
 2928 N Woodard St  
 Ramirez-Rosa (35) O2016-6129  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31420] SO2016-7223

Industrial Zones

N Austin Ave, from N Northwest Hwy to Union  
 Pacific Right-of-Way  
 Arena (45) O2016-7141  
 Referred [C.J.p. 32436] Pedestrian and  
 Traffic Safety

Loading/Standing/Tow Zones

W 15th Pl, at S Washtenaw Ave  
 Ervin (28) O2016-5930  
 Referred [C.J.p. 29548] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31431] SO2016-6372  
 2738 W 15th St  
 Ervin (28) O2016-512  
 Referred [C.J.p. 17688] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31444] SO2016-7241  
 Pass

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Loading/Standing/Tow Zones

W 23rd St, from S Dearborn St to S Federal St  
 Dowell (3) O2016-7150  
 Referred [C.J.p. 32401] Pedestrian and  
 Traffic Safety  
 3120-3140 W 36th St  
 Cardenas (12) O2016-7151  
 Referred [C.J.p. 32401] Pedestrian and  
 Traffic Safety  
 W 50th St, from S Archer Ave to S Komensky Ave  
 Burke (14) O2016-6875  
 Referred [C.J.p. 32402] Pedestrian and  
 Traffic Safety  
 W 55th St, at St. Louis Ave  
 Burke (14) O2016-6842  
 Referred [C.J.p. 32402] Pedestrian and  
 Traffic Safety  
 2552 W 63rd St  
 Foulkes (16) O2016-793  
 Referred [C.J.p. 19164] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31407] SO2016-6370  
 W 76th St, from S Albany Ave to S Kedzie Ave  
 Curtis (18) O2016-5294  
 Referred [C.J.p. 27916] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31431] SO2016-6372  
 N Austin Ave, from N Northwest Hwy south on  
 west side  
 Arena (45) O2016-4272  
 Referred [C.J.p. 25481] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31432] SO2016-6372  
 4236 W Berteau Ave  
 Amend  
 Mell (33) O2016-6289  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31410] SO2016-6370  
 N Broadway, from W Barry Ave to W Wellington  
 Ave  
 Tunney (44) O2016-7230  
 Referred [C.J.p. 32404] Pedestrian and  
 Traffic Safety



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#### Loading/Standing/Tow Zones

N Broadway, from W Barry Ave to W Wellington Ave  
 Tunney (44) O2016-7231  
 Referred [C.J.p. 32404] Pedestrian and Traffic Safety

3214-3216 W Bryn Mawr Ave  
 Amend  
 O'Connor (40) O2016-3333  
 Referred [C.J.p. 23387] Pedestrian and Traffic Safety

Passed [C.J.p. 31409] SO2016-6370

3211 W Carroll Ave  
 Ervin (28) O2015-7229  
 Referred [C.J.p. 8122] Pedestrian and Traffic Safety

Passed [C.J.p. 31408] SO2016-6370

6030 N Cicero Ave  
 All days, all times  
 Laurino (39) O2016-6294  
 Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 31432] SO2016-6372

642 N Clark St  
 Reilly (42) O2016-7228  
 Referred [C.J.p. 32404] Pedestrian and Traffic Safety

736 W Couch Pl  
 Burnett (27) O2016-6949  
 Referred [C.J.p. 32402] Pedestrian and Traffic Safety

W Cullom Ave, at N Paulina Ave  
 Amend  
 Pawar (47) O2016-5984  
 Referred [C.J.p. 29566] Pedestrian and Traffic Safety

Passed [C.J.p. 31410] SO2016-6370

940 W Cullom Ave  
 Amend  
 Cappleman (46) O2016-7233  
 Referred [C.J.p. 32405] Pedestrian and Traffic Safety

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940 W Cullom Ave  
 Amend  
 Cappleman (46) O2016-5693  
 Referred [C.J.p. 29549] Pedestrian and Traffic Safety

Failed to Pass [C.J.p. 31444] SO2016-7241

N Daman Ave, from W Diversey Pkwy to W Belmont Ave  
 Repeal  
 Waguespack (32) O2016-5958  
 Referred [C.J.p. 29549] Pedestrian and Traffic Safety

Passed [C.J.p. 31432] SO2016-6372

224 N Desplaines St  
 Amend  
 Burnett (27) O2015-6002  
 Referred [C.J.p. 4503] Pedestrian and Traffic Safety

Passed [C.J.p. 31409] SO2016-6370

W Devon Ave, from Milwaukee Ave to first alley west  
 Napolitano (41) O2016-7226  
 Referred [C.J.p. 32403] Pedestrian and Traffic Safety

W Division St, from N Honore St to N Marion Ct  
 Moreno (1) O2016-5909  
 Referred [C.J.p. 29545] Pedestrian and Traffic Safety

Passed [C.J.p. 31431] SO2016-6372

4040 W Division St  
 Mitts (37) O2016-7224  
 Referred [C.J.p. 32403] Pedestrian and Traffic Safety

1011 W Fulton Market  
 Burnett (27) O2016-509  
 Referred [C.J.p. 17687] Pedestrian and Traffic Safety

Passed [C.J.p. 31407] SO2016-6370

1023 W Fulton Market  
 Burnett (27) O2016-3319  
 Referred [C.J.p. 23367] Pedestrian and Traffic Safety

Passed [C.J.p. 31407] SO2016-6370

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1400 W Fulton St  
 Burnett (27) O2016-6903  
 Referred [C.J.p. 32402] Pedestrian and  
 Traffic Safety

1925 W Fulton St  
 Burnett (27) O2016-834  
 Referred [C.J.p. 19144] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31407] SO2016-6370

7059 N Greenview Ave  
 Repeal  
 Moore (49) O2016-5463  
 Referred [C.J.p. 27918] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31444] SO2016-7241  
 Pass

152 N Halsted St  
 Burnett (27) O2016-7076  
 Referred [C.J.p. 32403] Pedestrian and  
 Traffic Safety

817 N Hamlin Ave  
 Burnett (27) O2016-6886  
 Referred [C.J.p. 32403] Pedestrian and  
 Traffic Safety

145 E Illinois St  
 Reilly (42) O2016-1134  
 Referred [C.J.p. 19169] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31446] SO2016-7241  
 Pass

4236 N Kedzie Ave  
 Amend  
 Meil (33) O2016-7112  
 Referred [C.J.p. 32405] Pedestrian and  
 Traffic Safety

4332 N Kedzie Ave  
 Meil (33) O2016-6290  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31408] SO2016-6370

S Kildare Ave, from W 44th St to W 45th St  
 Burke (14) O2016-6867  
 Referred [C.J.p. 32402] Pedestrian and  
 Traffic Safety

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Loading/Standing/Tow Zones

N Kimball Ave, from W Lawrence Ave to N Elston  
 Ave  
 Meil (33) O2016-7107  
 Referred [C.J.p. 32405] Pedestrian and  
 Traffic Safety

230 N Kolmar Ave  
 Ervin (28) O2016-510  
 Referred [C.J.p. 17710] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31446] SO2016-7241  
 Pass

735 W Lake St  
 Burnett (27) O2016-6959  
 Referred [C.J.p. 32403] Pedestrian and  
 Traffic Safety

500 N LaSalle Dr  
 Repeal  
 Reilly (42) O2016-3335  
 Referred [C.J.p. 23368] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31444] SO2016-7241  
 Pass

1512 N LaSalle Dr  
 Remove  
 Burnett (27), Capplemann (46) O2016-3320  
 Referred [C.J.p. 23387] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31409] SO2016-6370

1465 W Lawrence Ave  
 Amend  
 Capplemann (46) O2016-4333  
 Referred [C.J.p. 25482] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31410] SO2016-6370

W Lexington St, from S Leavitt St to S Hoyne Ave  
 Burnett (27) O2016-5668  
 Referred [C.J.p. 29547] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31431] SO2016-6372

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Loading/Standing/Tow Zones

W Madison St, from N St. Louis Ave to N Central Park Ave  
 Ervin (28) O2016-5942  
 Referred [C.J.p. 29548] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31431] SO2016-6372  
 W Madison St, from N Homan Ave to N Central Park Ave  
 Ervin (28) O2016-5947  
 Referred [C.J.p. 29547] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31431] SO2016-6372  
 W Madison St, from S Homan Ave to S St. Louis Ave  
 Ervin (28) O2016-5933  
 Referred [C.J.p. 29547] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31431] SO2016-6372  
 2115 N Milwaukee Ave  
 Moreno (1) O2016-2705  
 Referred [C.J.p. 23366] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31406] SO2016-6370  
 6311 N Milwaukee Ave  
 Amend  
 Laurino (39) O2016-6295  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31432] SO2016-6372  
 2344 W Monroe St  
 Burnett (27) O2016-6942  
 Referred [C.J.p. 32403] Pedestrian and Traffic Safety  
 2345 W Monroe St  
 Burnett (27) O2016-6923  
 Referred [C.J.p. 32403] Pedestrian and Traffic Safety  
 3940-3999 W Monroe St  
 Repeal  
 Ervin (28) O2016-5924  
 Referred [C.J.p. 29549] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31432] SO2016-6372

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Loading/Standing/Tow Zones

326 N Morgan St  
 Burnett (27) O2016-3284  
 Referred [C.J.p. 23367] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31407] SO2016-6370  
 2129 W North Ave  
 Hopkins (2) O2016-2671  
 Referred [C.J.p. 23367] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31407] SO2016-6370  
 4245-4247 W North Ave  
 Repeal  
 Maldonado (26) O2016-4753  
 Referred [C.J.p. 27898] Pedestrian and Traffic Safety  
 Failed to Pass [C.J.p. 31443] SO2016-7241  
 N Paulina St, at W Division St  
 Amend  
 Moreno (1) O2016-4920  
 Referred [C.J.p. 27917] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31409] SO2016-6370  
 798 N Paulina St  
 Moreno (1) O2016-2698  
 Referred [C.J.p. 23386] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31408] SO2016-6370  
 W Pearson St, from N State St to End  
 Amend  
 Hopkins (2) O2016-7149  
 Referred [C.J.p. 32405] Pedestrian and Traffic Safety  
 8 E Randolph St  
 Amend  
 Reilly (42) O2016-7227  
 Referred [C.J.p. 32407] Pedestrian and Traffic Safety  
 802-804 W Randolph St  
 Burnett (27) O2015-8836  
 Referred [C.J.p. 16139] Pedestrian and Traffic Safety  
 Failed to Pass [C.J.p. 31444] SO2016-7241

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802 W Randolph St  
 Burnett (27) O2016-6967  
 Referred [C.J.p. 32403] Pedestrian and  
 Traffic Safety

802-804 W Randolph St  
 Burnett (27) O2016-504  
 Referred [C.J.p. 17688] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31407] SO2016-6370

806 W Randolph St  
 Burnett (27) O2015-8837  
 Referred [C.J.p. 16140] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31444] SO2016-7241  
 Pass

806-808 W Randolph St  
 Burnett (27) O2016-7018  
 Referred [C.J.p. 32403] Pedestrian and  
 Traffic Safety

806 W Randolph St  
 Burnett (27) O2016-505  
 Referred [C.J.p. 17688] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31407] SO2016-6370

1144 W Randolph St  
 Burnett (27) O2016-1800  
 Referred [C.J.p. 21356] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31407] SO2016-6370

N Ravenswood Ave, from W Leland Ave to W  
 Lawrence Ave  
 Pawar (47) O2016-7234  
 Referred [C.J.p. 32404] Pedestrian and  
 Traffic Safety

2200-2228 W Rice St  
 Amend  
 Hopkins (2) O2016-7148  
 Referred [C.J.p. 32405] Pedestrian and  
 Traffic Safety

S Richmond St, from W 47th St to W 48th St  
 Burke (14) O2016-6859  
 Referred [C.J.p. 32402] Pedestrian and  
 Traffic Safety

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3335 N Southport Ave  
 Tunney (44) O2016-5687  
 Referred [C.J.p. 29548] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31408] SO2016-6370  
 3443 N Southport Ave

Repeal  
 Tunney (44) O2016-7232  
 Referred [C.J.p. 32407] Pedestrian and  
 Traffic Safety

3718 N Southport Ave  
 Repeal  
 Tunney (44) O2016-7229  
 Referred [C.J.p. 32407] Pedestrian and  
 Traffic Safety

233 E Superior St  
 Reilly (42) O2015-8846  
 Referred [C.J.p. 16156] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31408] SO2016-6370  
 S Trumbull Ave, at W 51st St

Burke (14) O2014-9935  
 Referred [C.J.p. 101163] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31431] SO2016-6372  
 W Van Buren St, from S Kostner Ave to first alley  
 west  
 Ervin (28) O2016-5926  
 Referred [C.J.p. 29548] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31431] SO2016-6372  
 403 N Wabash Ave

Reilly (42) O2015-8847  
 Referred [C.J.p. 16140] Pedestrian and  
 Traffic Safety

Passed [C.J.p. 31408] SO2016-6370  
 800 N Wabash Ave

Reilly (42) O2016-7225  
 Referred [C.J.p. 32404] Pedestrian and  
 Traffic Safety

1326 W Washington Blvd  
 Burnett (27) O2016-6893  
 Referred [C.J.p. 32403] Pedestrian and  
 Traffic Safety

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6328 N Washtenaw Ave  
Silverstein (50) O2016-6114  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31432] SO2016-6372  
707 N Wells St  
Reilly (42) O2016-6308  
Direct Introduction Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31408] SO2016-6370  
S Whipple St, at W 47th St  
Burke (14) O2016-6851  
Referred [C.J.p. 32402] Pedestrian and  
Traffic Safety  
4643-4703 S Wolcott Ave  
School permit parking  
Lopez (15) O2016-6880  
Referred [C.J.p. 32402] Pedestrian and  
Traffic Safety

Meters

1545 W Belmont Ave  
Remove  
Waguespack (32) O2016-7138  
Referred [C.J.p. 32407] Pedestrian and  
Traffic Safety  
N Broadway, from W Barry Ave to W Wellington  
Ave  
Remove  
Tunney (44) O2016-7139  
Referred [C.J.p. 32407] Pedestrian and  
Traffic Safety  
1220-1240 N Dearborn Pkwy, 1155-1179 N  
Dearborn Pkwy  
Amend and establish  
Hopkins (2) O2016-7137  
Referred [C.J.p. 32406] Pedestrian and  
Traffic Safety  
E Huron St, at N Wabash Ave  
Install  
Reilly (42) O2016-7118  
Referred [C.J.p. 32407] Pedestrian and  
Traffic Safety

PARKING

Meters

N Monticello Ave, 3900 block - remove and N  
Milwaukee Ave from W Cuyler St to W Belle  
Plaine Ave - install  
Arena (45) O2016-7140  
Referred [C.J.p. 32408] Pedestrian and  
Traffic Safety

Prohibitions

W Bryn Mawr Ave, from N Northwest Hwy to N  
Milwaukee Ave  
Amend  
Arena (45) O2016-7143  
Referred [C.J.p. 32427] Pedestrian and  
Traffic Safety  
W Wrightwood Ave, at N Ashland Ave  
Waguespack (32) O2016-5444  
Referred [C.J.p. 27899] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31431] SO2016-6372

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Zone 1895 - amend  
Moore (17) O2016-6914  
Referred [C.J.p. 32433] Pedestrian and  
Traffic Safety  
1616-1658 W 21st St  
Zone No. 109 - amend  
Solis (25) O2016-5663  
Referred [C.J.p. 29567] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31426] SO2016-6369  
3217-3243 W 38th St, 3218-3226 W 38th St  
Cardenas (12) O2016-6827  
Referred [C.J.p. 32428] Pedestrian and  
Traffic Safety  
3001-3059 W 39th Pl  
Zone No. 1893 - amend  
Cardenas (12) O2016-6792  
Referred [C.J.p. 32432] Pedestrian and  
Traffic Safety  
W 41st St, from S Albany Ave to S Kedzie Ave  
Cardenas (12) O2016-6836  
Referred [C.J.p. 32428] Pedestrian and  
Traffic Safety

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2200-2299 W 50th Pl  
 Lopez (15) Or2016-510  
 Referred [C.J.p. 32429] Pedestrian and  
 Traffic Safety

2200-2299 W 50th Pl  
 Zone No. 1945  
 Lopez (15) O2016-5536  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369  
 W 56th St, from S Troy St to first alley west  
 Zone No. 1343 - extend  
 Burke (14) Or2016-394  
 Referred [C.J.p. 29567] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369

3801-3857 W 62nd Pl  
 Zalewski (23) Or2016-517  
 Referred [C.J.p. 32429] Pedestrian and  
 Traffic Safety

4032 W 64th St  
 Zone No. 1646 - extend  
 Quinn (13) Or2016-404  
 Referred [C.J.p. 29567] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369  
 W 96th St, from S Hoyne Ave to S Seeley Ave  
 O'Shea (19) O2016-5465  
 Referred [C.J.p. 27912] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass

2115-2157 W Adams St  
 Burnett (27) O2016-5431  
 Referred [C.J.p. 27913] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369

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W Agatite Ave, 800 Block, W Windsor Ave, 800 to  
 952 blocks and W Sunnyside Ave, 800 to 999  
 blocks  
 Zone No. 1130 - extension  
 Cappleman (46) Or2016-363  
 Referred [C.J.p. 27916] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31428] SO2016-6369  
 1600-1698 S Albany Ave  
 Zone No. 1956  
 Scott, Jr. (24) Or2016-419  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369  
 S Artesian Ave, from W 40th St to W 42nd St  
 Cardenas (12) O2016-6819  
 Referred [C.J.p. 32428] Pedestrian and  
 Traffic Safety

4400-4499 S Artesian Ave, from W 44th St to W  
 45th St  
 Lopez (15) Or2016-511  
 Referred [C.J.p. 32429] Pedestrian and  
 Traffic Safety

4400-4499 S Artesian Ave  
 Zone No. 1944  
 Lopez (15) O2016-5535  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369

4700-4799 N Beacon St  
 Zone No. 1130 - extend  
 Cappleman (46) O2016-2508  
 Referred [C.J.p. 21369] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369

4900-4956 W Belden Ave  
 Villogas (36) Or2016-357  
 Referred [C.J.p. 27913] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass

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4800-4999 N Bernard St  
 Zone No. 220 - amend  
 Mell (33) O2016-6291  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369  
 2209-2255 N Bissell St  
 Zone No. 143 - amend  
 Smith (43) Or2016-485  
 Referred [C.J.p. 32435] Pedestrian and Traffic Safety  
 2210-2256 N Bissell St  
 Zone No. 143 - amend  
 Smith (43) Or2016-503  
 Referred [C.J.p. 32435] Pedestrian and Traffic Safety  
 1614-1664 N Burling St, 1615-1661 N Burling St,  
 1708-1732 N Burling St and 1707-1733 N Burling St  
 Zone No. 143 - amend  
 Hopkins (2) O2016-6741  
 Referred [C.J.p. 32432] Pedestrian and Traffic Safety  
 W Byron St, 5500 block  
 Sposato (38) O2016-5476  
 Referred [C.J.p. 27913] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass  
 S Calumet Ave, from E 43rd St to E 44th St  
 Zone No. 1959 - amend  
 Dowell (3) O2016-6768  
 Referred [C.J.p. 32432] Pedestrian and Traffic Safety  
 S Canal St, 3600 block  
 Thompson (11) Or2016-506  
 Referred [C.J.p. 32428] Pedestrian and Traffic Safety  
 N Central Park Ave, 3100 block  
 Ramirez-Rosa (35), Reboyras Or2016-526  
 Referred [C.J.p. 32430] Pedestrian and Traffic Safety

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N Central Park Ave, 4300 block, N Bernard St,  
 3800 and 3900 blocks and W Irving Park Rd,  
 3400 block  
 Zone No. 114 - amend  
 Ramirez-Rosa (35) O2016-5469  
 Referred [C.J.p. 27915] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31428] SO2016-6369  
 4800-4898 N Central Park Ave  
 Zone No. 733 - amend  
 Ramirez-Rosa (35) O2016-7117  
 Referred [C.J.p. 32433] Pedestrian and Traffic Safety  
 S Christiana Ave, from W 24th St to W 25th St  
 Cardenas (12) O2016-6807  
 Referred [C.J.p. 32428] Pedestrian and Traffic Safety  
 1726-1758 W Crystal St, 1727-1757 W Crystal St  
 Zone No. 1941 - amend  
 Moreno (1) O2016-6652  
 Referred [C.J.p. 32431] Pedestrian and Traffic Safety  
 4000-4059 W Crystal St  
 Mitts (37) O2016-5475  
 Referred [C.J.p. 27913] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31426] SO2016-6369  
 S Damen Ave, 4600 block  
 Lopez (15) Or2016-514  
 Referred [C.J.p. 32429] Pedestrian and Traffic Safety  
 N Dawson Ave, from 2859-2957 - Zone No. 95, N  
 Dawson Ave from 2814-2874 - Zone No. 95 and N  
 Drake Ave from 2834-2862 - Zone No. 95  
 Amend  
 Ramirez-Rosa (35) O2016-7116  
 Referred [C.J.p. 32433] Pedestrian and Traffic Safety

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W Eastwood Ave, from N Kedzie Ave to N Albany Ave  
 Zone No. 171  
 McIl (33) Or2016-416  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369  
 S Fairfield Ave, 4500 block  
 Lopez (15) Or2016-515  
 Referred [C.J.p. 32429] Pedestrian and Traffic Safety  
 3300-3319 W George St, 3205-3248 W George St  
 Zone No. 95 - amend  
 Ramirez-Rosa (35) O2016-7115  
 Referred [C.J.p. 32434] Pedestrian and Traffic Safety  
 4807-4829 S Hamlin Ave  
 Zone No. 34 - amend  
 Burke (14) Or2016-347  
 Referred [C.J.p. 27914] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31426] SO2016-6369  
 S Honore St, 4700 block  
 Lopez (15) Or2016-352  
 Referred [C.J.p. 27912] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369  
 3438-3442 S Hoyne Ave  
 Zone No. 1838 - amend  
 Cardenas (12) O2016-6789  
 Referred [C.J.p. 32432] Pedestrian and Traffic Safety  
 932-942 W Hubbard St  
 Burnett (27) O2016-5432  
 Referred [C.J.p. 27913] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369  
 1800-81854 N Kedvale Ave  
 Zone No. 325 - extension  
 Ramirez-Rosa (35) Or2016-523  
 Referred [C.J.p. 32434] Pedestrian and Traffic Safety

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S Keeler Ave, 5100 block  
 Zone No. 850 - amend  
 Zalewski (23) O2016-6934  
 Referred [C.J.p. 32433] Pedestrian and Traffic Safety  
 N Kildare Ave, 1800 block  
 Zone No. 325 - extension  
 Ramirez-Rosa (35) Or2016-527  
 Referred [C.J.p. 32434] Pedestrian and Traffic Safety  
 3234-3257 N Kildare Ave  
 Reboyras (30) Or2016-427  
 Referred [C.J.p. 32430] Pedestrian and Traffic Safety  
 5000-5010 S Komensky Ave  
 Burke (14) Or2016-507  
 Referred [C.J.p. 32429] Pedestrian and Traffic Safety  
 2200-2256 N Lawndale Ave  
 Zone No. 367 - extension  
 Ramirez-Rosa (35) Or2016-519  
 Referred [C.J.p. 32434] Pedestrian and Traffic Safety  
 3433-3459 N Lawndale Ave  
 Zone No. 585 - amend  
 Reboyras (30) O2016-4722  
 Referred [C.J.p. 27915] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369  
 3600-3760 W Lawrence Ave, N Hamlin Ave. 4700 block  
 Zone No. 107  
 Ramirez-Rosa (35) O2016-5468  
 Referred [C.J.p. 27915] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369  
 2100-2159 N Major Ave  
 Villegas (36) Or2016-525  
 Referred [C.J.p. 32430] Pedestrian and Traffic Safety



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2159-2199 N Major Ave  
 Villegas (36) Or2016-361  
 Referred [C.J.p. 27913] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass

2200-2259 N Major Ave  
 Villegas (36) Or2016-528  
 Referred [C.J.p. 32431] Pedestrian and Traffic Safety

2200-2259 N Mason Ave  
 Villegas (36) Or2016-360  
 Referred [C.J.p. 27913] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass

2200-2259 N Mason Ave  
 Villegas (36) Or2016-486  
 Referred [C.J.p. 32431] Pedestrian and Traffic Safety

4900-4960 W Montana St  
 Zone No. 388 - amend  
 Santiago (31) O2016-6303  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369

1912-1936 S Morgan St  
 Zone No. 109 - extension  
 Solis (25) O2016-5665  
 Referred [C.J.p. 29567] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31426] SO2016-6369

2032-2052 N Mozart St, and 2031-2051 N Mozart St - Zone No. 102; 2058-2068 N Mozart St and 2057-2067 N Mozart St - Zone No. 1708 -  
 Amend  
 Moreno (1) O2016-6708  
 Referred [C.J.p. 32431] Pedestrian and Traffic Safety

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2800-2840 N Mozart St  
 Zone No. 1651  
 Mell (33) Or2016-418  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369

2800-2859 N Normandy Ave  
 Villegas (36) Or2016-358  
 Referred [C.J.p. 27913] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass

6425-6455 N Ogallah Ave, 6426-6454 N Ogallah Ave  
 Zone No. 63 - amend  
 Napolitano (41) O2016-7120  
 Referred [C.J.p. 32435] Pedestrian and Traffic Safety

2824-2950 W Palmer St, 2839-2869 W Palmer St, Zone No. 102 and 844-883 N Marshfield Ave -  
 Zone No. 168  
 Moreno (1) O2016-6695  
 Referred [C.J.p. 32428] Pedestrian and Traffic Safety

4500-4514 W Palmer St  
 Villegas (36) Or2016-356  
 Referred [C.J.p. 27913] Pedestrian and Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass

5000-5099 W Parker Ave  
 Zone No. 1499 - extend  
 Santiago (31) Or2016-376  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31425] SO2016-5541, SO2016-6369

S Paxton Ave, 7500 block  
 Amend  
 Harris (8) Or2016-504  
 Referred [C.J.p. 32432] Pedestrian and Traffic Safety

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W Pensacola Ave, 4800 block  
 Zone No. 120 - extend  
 Arena (45) Or2016-215  
 Referred [C.J.p. 23385] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31428] SO2016-6369  
 9400-9442 S Pleasant Ave  
 O'Shea (19) O2016-5467  
 Referred [C.J.p. 27912] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369  
 S Richmond St, from W 47th St to W 48th St  
 Lopez (15) Or2016-512  
 Referred [C.J.p. 32429] Pedestrian and  
 Traffic Safety  
 S Richmond St, 4400 block  
 Lopez (15) Or2016-351  
 Referred [C.J.p. 27912] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass  
 4300-4344 N Richmond St  
 Zone No. 132 - amend  
 Mell (33) O2016-5679  
 Referred [C.J.p. 25967] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369  
 4400-4499 S Richmond St  
 Lopez (15) Or2016-513  
 Referred [C.J.p. 32429] Pedestrian and  
 Traffic Safety  
 N Ridgeway Ave, 3200 block  
 Reboyras (30) Or2016-520  
 Referred [C.J.p. 32430] Pedestrian and  
 Traffic Safety  
 4300-4345 N Ridgeway Ave  
 Zone No. 114 - extension  
 Ramirez-Rosa (35) Or2016-524  
 Referred [C.J.p. 32434] Pedestrian and  
 Traffic Safety

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N Sawyer Ave, from W Waveland Ave to W Grace  
 St  
 Zone No. 114  
 Mell (33) Or2016-417  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369  
 5400-5457 W Schubert Ave  
 Reboyras (30) Or2016-429  
 Referred [C.J.p. 32430] Pedestrian and  
 Traffic Safety  
 N Springfield Ave, 3300 block  
 Reboyras (30) Or2016-521  
 Referred [C.J.p. 32430] Pedestrian and  
 Traffic Safety  
 3501-3518 N Springfield Ave  
 Reboyras (30) Or2016-428  
 Referred [C.J.p. 32430] Pedestrian and  
 Traffic Safety  
 5400-5445 S Springfield Ave  
 Zalewski (23) Or2016-518  
 Referred [C.J.p. 32429] Pedestrian and  
 Traffic Safety  
 2701-2717 S Troy St, 2700-2742 S Troy St  
 Zone No. 1930 - amend  
 Cardenas (12) O2016-6814  
 Referred [C.J.p. 32432] Pedestrian and  
 Traffic Safety  
 S Union Ave, 1600 block and 1700 block  
 Thumpson (11) Or2016-505  
 Referred [C.J.p. 32425] Pedestrian and  
 Traffic Safety  
 W Van Buren St, 3500 block  
 Ervin (28) Or2016-516  
 Referred [C.J.p. 32430] Pedestrian and  
 Traffic Safety  
 2301-2305 S Wabash Ave  
 Zone No. 1676 - amend  
 Dowell (3) O2016-4939  
 Referred [C.J.p. 27914] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369

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**PARKING**

Residential Permit

S Washtenaw Ave, 4300 block  
 Lopez (15) Or2016-508  
 Referred [C.J.p. 32429] Pedestrian and  
 Traffic Safety

2228-2360 N Washtenaw Ave, 2628-2716 W  
 Medill Ave, 2626 - 2650 W Belden Ave and  
 various other addresses  
 Zone No. 102  
 Moreno (1) O2016-4600  
 Referred [C.J.p. 25477] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31424] SO2016-6369

5240 N Washtenaw Ave  
 Zone No. 43 - amend  
 O'Connor (40) O2016-5478  
 Referred [C.J.p. 27915] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31428] SO2016-6369

N Whipple St, 4300 block  
 Mell (33) Or2016-522  
 Referred [C.J.p. 32433] Pedestrian and  
 Traffic Safety

1728-1763 N Wilmot Ave  
 Zone No. 102 - amend  
 Waguespack (32) Or2016-355  
 Referred [C.J.p. 27913] Pedestrian and  
 Traffic Safety  
 Failed to [C.J.p. 31445] SO2016-7241  
 Pass

1728-1763 N Wilmot Ave  
 Zone No. 102 - extend  
 Waguespack (32) Or2016-413  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31426] SO2016-6369

S Wolcott Ave, 4400 block  
 Lopez (15) Or2016-509  
 Referred [C.J.p. 32429] Pedestrian and  
 Traffic Safety

**PARKING**

Residential Permit

2801-2999 N Woodard St, 2800-2899 N  
 Christiana Ave  
 Zone No. 95 - amend  
 Ramirez-Rosa (35) O2016-7114  
 Referred [C.J.p. 32434] Pedestrian and  
 Traffic Safety

W Wrightwood Ave. 5400 block  
 Reboyras (30) Or2016-382  
 Referred [C.J.p. 29566] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31425] SO2016-6369

3834-3859 W Wrightwood Ave  
 Zone No. 590 - amend  
 Santiago (31) O2016-6304  
 Direct Introduction Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31427] SO2016-6369

7701-7721 W North Shore Ave - Zone No. 1617  
 and Zone No. 1288  
 Napolitano (41) O2016-4599  
 Referred [C.J.p. 25478] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31426] SO2016-6369

7727-7733 W North Shore Ave - Zone No. 1617  
 and Zone No. 8  
 Napolitano (41) O2016-4599  
 Referred [C.J.p. 25478] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31426] SO2016-6369

Service Drives/Diagonal

1909 N Clifton Ave  
 Revoke  
 Hopkins (2) Or2016-461  
 Referred [C.J.p. 32447] Transportation

N Knox Ave. from W Addison St to W Cornelia  
 Ave  
 Repeal  
 Reboyras (30) O2016-5534  
 Referred [C.J.p. 29569] Pedestrian and  
 Traffic Safety  
 Passed [C.J.p. 31436] SO2016-7238

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**PEDDLING/VENDORS**

Mobile Food Vendors

Authorization for additional food stands  
 136-144 S Clark St. 145 S Franklin St  
 Reilly (42) O2016-6467  
 Referred [C.J.p. 32497] Pedestrian and  
 Traffic Safety

**PERMITS/LICENSE/FEE EXEMPTIONS**

Refund of Fees

Senior Citizen Sewer

Abrams, Many W., and sundry others  
 Burke (14) Or2016-446  
 Direct Introduction Finance  
 Passed [C.J.p. 31100]  
 Allen, Carolyn and sundry others  
 Burke (14) CL2016-1497  
 Direct Introduction Finance  
 Failed to [C.J.p. 31110]  
 Pass  
 Berns, Geri C. and sundry others  
 Hopkins (2) O2016-7152  
 Referred [C.J.p. 32521] Finance  
 Birch, Nancy Lee and sundry others  
 Reilly (42) O2016-7158  
 Referred [C.J.p. 32522] Finance  
 Carpenter, Leon and sundry others  
 Mitts (37) O2016-7155  
 Referred [C.J.p. 32521] Finance  
 Harris, Sylvia and sundry others  
 Silverstein (50) O2016-7162  
 Referred [C.J.p. 32522] Finance  
 Jenkins, Jr., Jeremiah  
 Burnett (27) O2016-7154  
 Referred [C.J.p. 32521] Finance  
 Karcom., Akram and sundry others  
 Smith (43) O2016-7159  
 Referred [C.J.p. 32522] Finance  
 Kimble, Victoria  
 Mitchell (7) O2016-7153  
 Referred [C.J.p. 32521] Finance  
 Love, Malcolm S. and sundry others  
 Osterman (48) O2016-7161  
 Referred [C.J.p. 32522] Finance

**PERMITS/LICENSE/FEE EXEMPTIONS**

Refund of Fees

Senior Citizen Sewer

Makrinski, Aida L. and sundry others  
 Napolitano (41) O2016-7157  
 Referred [C.J.p. 32522] Finance  
 Malmin, Louis and sundry others  
 Pawar (47) O2016-7160  
 Referred [C.J.p. 32522] Finance  
 Ramos, Luis G. and sundry others  
 O'Connor (40) O2016-7156  
 Referred [C.J.p. 32521] Finance

Waiver of Fees

Chicago Board of Education  
 Exemption of all permits for demolition,  
 construction, alteration, repair, renovation and  
 rehabilitation of all school buildings  
 Emanuel (Mayor) O2016-5603  
 Referred [C.J.p. 28035] Finance  
 Passed [C.J.p. 30328]

**PROPERTY**

Plats

Resubdivision

Lofts 47 Phase 1 Limited Partnership and  
 Mahogany Shops 47 LLC  
 W 47th St, bounded by E 48th St, S Evans Ave  
 and S Cottage Grove Ave  
 King (4) O2016-5622  
 Referred [C.J.p. 29580] Transportation  
 Passed [C.J.p. 31710]

Subdivision

Pullman Park - Phase 3  
 E 111th St, bounded by E 110th St, S Doty Ave  
 and S Langley Ave  
 Beale (9) O2016-6441  
 Referred [C.J.p. 32459] Transportation  
 Pullman Park - Phase 4  
 E 107th St, bounded by E 110th St, S Doty Ave  
 and S Langley Ave  
 Beale (9) O2016-6443  
 Referred [C.J.p. 32460] Transportation

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PROPERTY

Safe

Andrade, Araceli  
5812 S Wabash Ave  
Emanuel (Mayor) O2016-6825  
Referred [C.J.p. 29688] Housing  
Bamfo, Michael Akoto and Dankwah, Karen  
4025 S Indiana Ave  
Emanuel (Mayor) O2016-6603  
Referred [C.J.p. 29688] Housing  
Bernard, Jr., James Kittrel  
848 N Massasoit Ave  
Emanuel (Mayor) O2016-5602  
Referred [C.J.p. 28038] Housing  
Passed [C.J.p. 31181]  
Brown, Carolyn  
40 N Francisco Ave  
Emanuel (Mayor) O2016-6389  
Referred [C.J.p. 29688] Housing  
Channing's Childcare Academy  
1144 N Waller Ave  
Emanuel (Mayor) O2016-6426  
Referred [C.J.p. 29688] Housing  
Douglas, Eva  
6846 S Lafayette Ave  
Emanuel (Mayor) O2016-6910  
Referred [C.J.p. 29688] Housing  
Fakhoury, Eassa  
7921 S Halsted St  
Emanuel (Mayor) O2016-6946  
Referred [C.J.p. 29688] Housing  
Gaona, Susan R.  
8436 S Mackinaw Ave  
Emanuel (Mayor) O2016-6973  
Referred [C.J.p. 29688] Housing  
Greenline Development, Inc.  
6104 S Ellis Ave, 6123 S Ellis Ave, 507 E 60th St  
and 535 E 60th St  
Emanuel (Mayor) O2016-5669  
Referred [C.J.p. 28038] Housing  
Passed [C.J.p. 31193]

PROPERTY

Safe

Hayden, Carolyn  
436 E 44th St  
Emanuel (Mayor) O2016-6397  
Referred [C.J.p. 29688] Housing  
Heard, Vellera  
5525 S Indiana Ave  
Emanuel (Mayor) O2016-5641  
Referred [C.J.p. 28038] Housing  
Passed [C.J.p. 31175]  
Jarrell, Carnell and Jarrell, Freddie  
6438 S Oakley Ave  
Emanuel (Mayor) O2016-6863  
Referred [C.J.p. 29688] Housing  
Johnson, Jeffrey  
645 W Garfield Blvd  
Emanuel (Mayor) O2016-6399  
Referred [C.J.p. 29688] Housing  
KMW Communities LLC  
6134-6136 S Greenwood Ave, 6206-6208 S  
Woodlawn Ave, 6218-6226 S Woodlawn Ave,  
6221-6223 S Woodlawn Ave and 6223-6235 S  
Greenwood Ave  
Emanuel (Mayor) SO2016-4884  
Referred [C.J.p. 25600] Housing  
Passed as [C.J.p. 31250]  
Substitute  
Kolev, Nikolay  
2838 W Arthington St  
Emanuel (Mayor) O2016-6537  
Referred [C.J.p. 29688] Housing  
Kolev, Nikolay  
2844 W Arthington St  
Emanuel (Mayor) O2016-6595  
Referred [C.J.p. 29688] Housing  
Kolev, Nikolay  
2825 W Polk St  
Emanuel (Mayor) O2016-6495  
Referred [C.J.p. 29688] Housing  
Lawndale Real Estate LLC  
1319 S Western Ave  
Emanuel (Mayor) O2016-6444  
Referred [C.J.p. 29688] Housing

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PROPERTY

Sale

Near North Montessori School  
 1217 N Bosworth Ave  
 Emanuel (Mayor) O2016-6442  
 Referred [C.J.p. 29688] Housing

Pershing Oakwood Development, LLC  
 3901 S Lake Park Ave, 3903 S Lake Park Ave  
 Emanuel (Mayor) O2016-6590  
 Referred [C.J.p. 29688] Housing

Riley, Sr., Willie  
 1411-1413 W 69th St  
 Emanuel (Mayor) O2016-5610  
 Referred [C.J.p. 28038] Housing  
 Passed [C.J.p. 31190]

Rios, Jose and Rios, Kristen  
 4953 S Marshfield Ave  
 Emanuel (Mayor) O2016-6721  
 Referred [C.J.p. 29688] Housing

Rivera, Oliverio  
 4451 W Iowa St  
 Emanuel (Mayor) O2016-6615  
 Referred [C.J.p. 29688] Housing

Rodriguez, Pedro and Rodriguez, San Juana  
 4931 S Justine St  
 Emanuel (Mayor) O2016-5627  
 Referred [C.J.p. 28038] Housing  
 Passed [C.J.p. 31178]

Sanchez, Norberto and de la Rosa-Beltran, Petra  
 5011 S Ashland Ave  
 Emanuel (Mayor) O2016-6804  
 Referred [C.J.p. 29688] Housing

Spinos, Nick and Spinos, Paul  
 2049 W 63rd St  
 Emanuel (Mayor) O2016-6462  
 Referred [C.J.p. 29688] Housing

Stone Temple Church of God in Christ Assembled  
 5648-5650 S Racine Ave  
 Emanuel (Mayor) O2016-5657  
 Referred [C.J.p. 28038] Housing  
 Passed [C.J.p. 31188]

PROPERTY

Sale

Ujamaa Holdings Group LLC  
 2810-2814 E 83rd St, 2820 E 83rd St  
 Emanuel (Mayor) O2016-5621  
 Referred [C.J.p. 28038] Housing  
 Passed [C.J.p. 31318]

Whitehead, Jr., Richard T. and Whitehead, Temirah A.  
 5422 S Ashland Ave  
 Emanuel (Mayor) O2016-5632  
 Referred [C.J.p. 28038] Housing  
 Passed [C.J.p. 31185]

Zaberski, Slav  
 2830 W Arthington St  
 Emanuel (Mayor) O2016-6513  
 Referred [C.J.p. 29688] Housing

Zapata, Alberto and Zapata, Maria  
 4725 S Paulina St  
 Emanuel (Mayor) O2016-6703  
 Referred [C.J.p. 29688] Housing

Zayyad, Fawzieh  
 940-946 W 59th St  
 Emanuel (Mayor) O2016-6408  
 Referred [C.J.p. 29688] Housing

PUBLIC WAY USAGE

Awnings

311 S Wacker Building LLC  
 311 S Wacker Dr  
 Reilly (42) O2016-5770  
 Referred [C.J.p. 29613] Transportation  
 Passed [C.J.p. 31680]

3831 N Fremont  
 3841 N Fremont St  
 Cappleman (46) O2016-6736  
 Referred [C.J.p. 32514] Transportation

4019-4027 W Irving Park Rd LLC  
 4019-4027 W Irving Park Rd  
 Arena (45) O2016-5783  
 Referred [C.J.p. 29620] Transportation  
 Passed [C.J.p. 31680]

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PUBLIC WAY USAGE

Awnings

African Supermarket & Liquor  
4158 W Madison St  
Ervin (28) O2016-6555  
Referred [C.J.p. 32479] Transportation

Al's Beef  
3420 N Clark St  
Tunney (44) O2016-6713  
Referred [C.J.p. 32510] Transportation

Anchor Lofts Condo Assn.  
215 W Illinois St  
Reilly (42) O2016-6597  
Referred [C.J.p. 32497] Transportation

Armand's Pizzeria  
4159 N Western Ave  
Pawar (47) O2016-6738  
Referred [C.J.p. 32515] Transportation

Benjyehuda  
500 W Madison St  
Reilly (42) O2016-6598  
Referred [C.J.p. 32498] Transportation

Botanica La Guadalupeana  
3842 W 26th St  
Munoz (22) O2016-5732  
Referred [C.J.p. 29594] Transportation  
Passed [C.J.p. 31654]

Boutique Cleaners  
3405 N Paulina St  
Pawar (47) O2016-6739  
Referred [C.J.p. 32515] Transportation

Bright Horizons at Clybourn  
1425 N Dayton St  
Burnett (27) O2016-6547  
Referred [C.J.p. 32476] Transportation

Brothers Beef  
723 W Armitage Ave  
Smith (43) O2016-5773  
Referred [C.J.p. 29615] Transportation  
Passed [C.J.p. 31655]

PUBLIC WAY USAGE

Awnings

Byline Bank  
1561 N Wells St  
Burnett (27) O2016-5743  
Referred [C.J.p. 29599] Transportation  
Passed [C.J.p. 31655]

C G Floor Finishes & Paint Supply  
1101 N Ashland Ave  
Hopkins (2) O2016-6527  
Referred [C.J.p. 32445] Transportation

Cafe Vienna  
2523 N Clark St  
Amend  
Smith (43) O2016-6727  
Referred [C.J.p. 32507] Transportation

Caldwell Banker Residential Brokerage  
304 W Hubbard St  
Reilly (42) O2016-6599  
Referred [C.J.p. 32499] Transportation

Carniceria Guanajuato No. 3  
3132 N California Ave  
Mell (33) O2016-5753  
Referred [C.J.p. 29605] Transportation  
Passed [C.J.p. 31656]

Cassona 1509, Inc.  
5241 N Clark St  
Osterman (48) O2016-5790  
Referred [C.J.p. 29624] Transportation  
Passed [C.J.p. 31657]

Cathay Bank  
5000 N Broadway  
Pawar (47) O2016-6740  
Referred [C.J.p. 32515] Transportation

Chau & Assoc.  
221 W Cermak Rd  
Solis (25) O2016-6545  
Referred [C.J.p. 32473] Transportation

Chicago Avenue Smiles  
1727 W Chicago Ave  
Moreno (1) O2016-6521  
Referred [C.J.p. 32442] Transportation

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PUBLIC WAY USAGE

Awnings

China Dragon 18th St  
 1737 W 18th St  
 Solis (25) O2016-5734  
 Referred [C.J.p. 29596] Transportation  
 Passed [C.J.p. 31658]  
 Chiro One Wellness Center Metro of Lakeview LLC  
 3132 N Sheffield Ave  
 Tunney (44) O2016-5714  
 Referred [C.J.p. 32510] Transportation  
 Cold Stone Creamery No. 23263  
 20 W Ohio St  
 Reilly (42) O2016-6600  
 Referred [C.J.p. 32498] Transportation  
 CSD Six Corners LLC  
 3967 N Milwaukee Ave  
 Arena (45) O2016-6732  
 Referred [C.J.p. 32512] Transportation  
 Cugini Pizza & Eatery  
 3605 N Ashland Ave  
 Tunney (44) O2016-6715  
 Referred [C.J.p. 32510] Transportation  
 Della Monica and Associates A Private Wealth  
 Advisory Practice  
 3013 N Ashland Ave  
 Waguespack (32) O2016-6566  
 Referred [C.J.p. 32464] Transportation  
 Digits Nail Spa PC  
 1824 W Montrose Ave  
 Pawar (47) O2016-5785  
 Referred [C.J.p. 29622] Transportation  
 Passed [C.J.p. 31658]  
 Dim Dim Bakery  
 2822 S Wentworth Ave  
 Thompson (11) O2016-5725  
 Referred [C.J.p. 29583] Transportation  
 Passed [C.J.p. 31659]  
 Don's Beauty Supply  
 1619 E 87th St  
 Harris (8) O2016-6535  
 Referred [C.J.p. 32459] Transportation

PUBLIC WAY USAGE

Awnings

Duck Duck Goat  
 857 W Fulton Market  
 Burnett (27) O2016-6549  
 Referred [C.J.p. 32476] Transportation  
 Edwardo's Pizza  
 1212 N Dearborn St  
 Hopkins (2) O2016-6529  
 Referred [C.J.p. 32445] Transportation  
 El Dragon  
 3331 W 26th St  
 Cardenas (12) O2016-5727  
 Referred [C.J.p. 29585] Transportation  
 Passed [C.J.p. 31660]  
 El Dragon  
 3331 W 26th St  
 Cardenas (12) O2016-6538  
 Referred [C.J.p. 32462] Transportation  
 El Naranjo  
 4516 S Ashland Ave  
 Lopez (15) O2016-6542  
 Referred [C.J.p. 32465] Transportation  
 Embassy Suites  
 6-20 W Ohio St  
 Reilly (42) O2016-6601  
 Referred [C.J.p. 32499] Transportation  
 Fanny May Candies  
 117 N Wabash Ave  
 Reilly (42) O2016-5768  
 Referred [C.J.p. 29612] Transportation  
 Passed [C.J.p. 31661]  
 Firewater Saloon  
 6689 N Oliphant Ave  
 Napolitano (41) O2016-6573  
 Referred [C.J.p. 32495] Transportation  
 Fornello Trattoria  
 1011 W Irving Park Rd  
 Cappleman (46) O2016-6733  
 Referred [C.J.p. 32514] Transportation



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PUBLIC WAY USAGE

Awnings

Fresh Farms International  
2626 W Devon Ave  
Silverstein (50) O2016-5798  
Referred [C.J.p. 29626] Transportation  
Passed [C.J.p. 31661]

George's Fade Salon  
2635-2637 W Peterson Ave  
O'Connor (40) O2016-5765  
Referred [C.J.p. 29610] Transportation  
Passed [C.J.p. 31662]

Grill Inn  
1422 W Morse Ave  
Moore (49) O2016-5795  
Referred [C.J.p. 29623] Transportation  
Passed [C.J.p. 31663]

Guaranteed Rate, Inc.  
3940 N Ravenswood Ave  
Pawar (47) O2016-5787  
Referred [C.J.p. 29623] Transportation  
Passed [C.J.p. 31664]

Hilton Garden Inn Chicago Downtown/Magnificent Mile  
10 E Grand Ave  
Reilly (42) O2016-6602  
Referred [C.J.p. 32499] Transportation

Jewel Food Store No. 3632  
3630 N Southport Ave  
Tunney (44) O2016-6716  
Referred [C.J.p. 32510] Transportation

Kids & Company Chicago  
1313 W Randolph St  
Burnett (27) O2016-6551  
Referred [C.J.p. 32477] Transportation

Kiz Chicago LLC  
2035 W Division St  
Moreno (1) O2016-6523  
Referred [C.J.p. 32442] Transportation

Kohler Signature Store By Studio 41  
322 W Hubbard St  
Reilly (42) O2016-6709  
Referred [C.J.p. 32500] Transportation

PUBLIC WAY USAGE

Awnings

Lake Park Assoc., Inc.  
1452-1466 E 53rd St  
King (4) O2016-5720  
Referred [C.J.p. 29579] Transportation  
Passed [C.J.p. 31665]

LAX Shop, Inc., The  
1216 W Belmont Ave  
Tunney (44) O2016-5780  
Referred [C.J.p. 29618] Transportation  
Passed [C.J.p. 31666]

LD Pho  
4722 N Kedzie Ave  
Mell (33) O2016-5763  
Referred [C.J.p. 29606] Transportation  
Passed [C.J.p. 31666]

Manchester Salon, The  
300 W Grand Ave  
Reilly (42) O2016-6711  
Referred [C.J.p. 32500] Transportation

Maria's State Client Services Corp.  
4425 W Fullerton Ave  
Santiago (31) O2016-6561  
Referred [C.J.p. 32483] Transportation

Mattress Firm  
3169 N Lincoln Ave  
Waguespack (32) O2016-5751  
Referred [C.J.p. 29604] Transportation  
Passed [C.J.p. 31667]

Maude's  
840 W Randolph St  
Burnett (27) O2016-6553  
Referred [C.J.p. 32477] Transportation

Naf Naf Grill  
14 S Clinton St  
Reilly (42) O2016-6712  
Referred [C.J.p. 32501] Transportation

Pangea Properties  
1735 W 79th St  
Moore (17) O2016-5730  
Referred [C.J.p. 29591] Transportation  
Passed [C.J.p. 31668]

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PUBLIC WAY USAGE

Awnings

Piazza Bella Osteria  
2114 W Roscoe St  
Waguespack (32) O2016-6570  
Referred [C.J.p. 32484] Transportation

Piccolo  
2610-2612 W Peterson Ave  
O'Connor (40) O2016-5766  
Referred [C.J.p. 26910] Transportation  
Passed [C.J.p. 31669]

Pilates Chicago  
6101 N Clark St  
Osterman (48) O2016-6744  
Referred [C.J.p. 32517] Transportation

Pilates Plus 2, Inc.  
504 W Arlington Pl  
Smith (43) O2016-6578  
Referred [C.J.p. 32506] Transportation

Pockets  
3001 N Lincoln Ave  
Waguespack (32) O2016-6572  
Referred [C.J.p. 32484] Transportation

Pronto Staffing Services, Inc.  
10526 S Ewing Ave  
Sadlowski Garza (10) O2016-5724  
Referred [C.J.p. 29582] Transportation  
Passed [C.J.p. 31670]

Public Storage  
947 W Van Buren St  
Solis (25) O2016-5735  
Referred [C.J.p. 29596] Transportation  
Passed [C.J.p. 31670]

Puma's Jewelry  
4421 W Fullerton Ave  
Santiago (31) O2016-6563  
Referred [C.J.p. 32483] Transportation

Red Sea Restaurant  
2043 W Howard St  
Moore (49) O2016-6749  
Referred [C.J.p. 32519] Transportation

PUBLIC WAY USAGE

Awnings

Robey, The  
1600 N Milwaukee Ave  
Hopkins (2) O2016-6534  
Referred [C.J.p. 32446] Transportation

Rosas Tamales  
3314 W 55th St  
Burke (14) O2016-5729  
Referred [C.J.p. 29587] Transportation  
Passed [C.J.p. 31671]

Salon 44 Spa  
4452 N Western Ave  
Pawar (47) O2016-5789  
Referred [C.J.p. 29623] Transportation  
Passed [C.J.p. 31672]

Salon Hydrate  
3129 S Morgan St  
Thompson (11) O2016-6536  
Referred [C.J.p. 32460] Transportation

Sanctuary of Faith Church of God in Christ  
3612 W Chicago Ave  
Burnett (27) O2016-5745  
Referred [C.J.p. 29600] Transportation  
Passed [C.J.p. 31673]

Stamp Lays Executive Salon  
1371 E 53rd St  
Hairston (5) O2016-5722  
Referred [C.J.p. 29581] Transportation  
Passed [C.J.p. 31673]

Star Bright Car Wash  
8945 S Ashland Ave  
Brookins (21) O2016-5731  
Referred [C.J.p. 29593] Transportation  
Passed [C.J.p. 31674]

Sun Wah Bar-B-Q, Inc. Co.  
5041 N Broadway  
Osterman (48) O2016-5792  
Referred [C.J.p. 29624] Transportation  
Passed [C.J.p. 31675]

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PUBLIC WAY USAGE

Awnings

Taco Bell  
6460 N Sheridan Rd  
Moore (49) O2016-5796  
Referred [C.J.p. 29625] Transportation  
Passed [C.J.p. 31676]

Thistle Studios  
5549 N Clark St  
Osterman (48) O2016-5747  
Referred [C.J.p. 32518] Transportation

Tony and Millies Italian Ice Bar  
6709 N Olmsted Ave  
Napolitano (41) O2016-6576  
Referred [C.J.p. 32495] Transportation

Trader Joe's No. 701  
1147 S Wabash Ave  
King (4) O2016-5721  
Referred [C.J.p. 29580] Transportation  
Passed [C.J.p. 31676]

Trendy J's Nails LLC  
2735 N Lincoln Ave  
Smith (43) O2016-5775  
Referred [C.J.p. 26915] Transportation  
Passed [C.J.p. 31677]

Two  
1132-1138 W Grand Ave  
Burnett (27) O2016-5747  
Referred [C.J.p. 29600] Transportation  
Passed [C.J.p. 31678]

Unison  
1911 W Division St  
Moreno (1) O2016-6525  
Referred [C.J.p. 32443] Transportation

Warm Belly Bakery LLC  
1148 W Monroe St  
Solis (25) O2016-5737  
Referred [C.J.p. 29596] Transportation  
Passed [C.J.p. 31679]

Yolanda's Restaurant, Inc.  
3058 S Central Park Ave  
Munoz (22) O2016-6544  
Referred [C.J.p. 32470] Transportation

PUBLIC WAY USAGE

Awnings

Yolk  
501 W Diversey Ave  
Smith (43) O2016-6591  
Referred [C.J.p. 32507] Transportation

Canopies  
1258 North Milwaukee Condo Assn.  
1258 N Milwaukee Ave  
Amend  
Moreno (1) O2016-5858  
Referred [C.J.p. 29574] Transportation  
Passed [C.J.p. 31690]

1320 N State Parkway Apartments, Inc.  
1320 N State Pkwy  
Hopkins (2) O2016-5847  
Referred [C.J.p. 29576] Transportation  
Passed [C.J.p. 31687]

1714 W Division LLC  
1714 W Division St  
Moreno (1) O2016-5844  
Referred [C.J.p. 29573] Transportation  
Passed [C.J.p. 31687]

185 Partners LLC  
185 N Morgan St  
Burnett (27) O2016-6997  
Referred [C.J.p. 32477] Transportation

401 North Wabash Venture LLC  
401 N Wabash Ave  
Reilly (42) O2016-7069  
Referred [C.J.p. 32504] Transportation

900 Block F Holdings LLC  
159 N Sangamon St  
Burnett (27) O2016-7003  
Referred [C.J.p. 32477] Transportation

Affito Domun Vendita Holding LLC  
853 N Larrabee St  
Burnett (27) O2016-5855  
Referred [C.J.p. 29599] Transportation  
Passed [C.J.p. 31682]

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PUBLIC WAY USAGE

Canopies

AG-OCG 360 North Michigan LLC  
 360 N Michigan Ave  
 Reilly (42) O2016-7055  
 Referred [C.J.p. 32497] Transportation

Aldi, Inc.  
 5501 S Harlem Ave  
 Zalewski (23) O2016-6965  
 Referred [C.J.p. 32471] Transportation

Banner 111th Street Storage LLC  
 3914 W 111th St  
 O'Shea (19) O2016-6960  
 Referred [C.J.p. 32468] Transportation

BCSP OND Property LLC  
 1 N Dearborn St  
 Amend  
 Reilly (42) O2016-5853  
 Referred [C.J.p. 29614] Transportation  
 Passed [C.J.p. 31689]

Bcd Bath & Beyond of California LLC  
 530 N State St  
 Reilly (42) O2016-7056  
 Referred [C.J.p. 32498] Transportation

Central Chapel Funeral & Cremation  
 6158 S Central Ave  
 Quinn (13) O2016-5852  
 Referred [C.J.p. 29587] Transportation  
 Passed [C.J.p. 31683]

Christian Dior Couture  
 931 N Rush St  
 Reilly (42) O2016-7057  
 Referred [C.J.p. 32498] Transportation

CSD Six Corners LLC  
 3967 N Milwaukee Ave  
 Arena (45) O2016-7041  
 Referred [C.J.p. 32512] Transportation

Danny & Luz Hair Studio  
 1717 W Chicago Ave  
 Moreno (1) O2016-6901  
 Referred [C.J.p. 32442] Transportation

PUBLIC WAY USAGE

Canopies

East Village Dental Care  
 901-905 N Ashland Ave  
 Moreno (1) O2016-6921  
 Referred [C.J.p. 32442] Transportation

Fifth Third Bank  
 1606 E 79th St  
 Harris (8) O2016-6956  
 Referred [C.J.p. 32459] Transportation

Heatmasters Mechanical, Inc.  
 5540 W Lawrence Ave  
 Arena (45) O2016-7046  
 Referred [C.J.p. 32513] Transportation

Hermitage Condo Assn. of Chicago  
 70 W Huron St  
 Hopkins (2) O2016-6950  
 Referred [C.J.p. 32445] Transportation

Hotel Lincoln  
 1816 N Clark St  
 Amend  
 Smith (43) O2016-5861  
 Referred [C.J.p. 29616] Transportation  
 Passed [C.J.p. 31690]

Ivy Hotel  
 233 E Ontario St  
 Reilly (42) O2016-7059  
 Referred [C.J.p. 32500] Transportation

Joe's Seafood, Prime Steak  
 60 E Grand Ave  
 Reilly (42) O2016-5857  
 Referred [C.J.p. 29612] Transportation  
 Passed [C.J.p. 31684]

John Marshall Law School, The  
 304 S State St  
 King (4) O2016-6952  
 Referred [C.J.p. 32450] Transportation

Lake Park Assoc., Inc.  
 1452-1466 E 53rd St  
 King (4) O2016-5848  
 Referred [C.J.p. 29579] Transportation  
 Passed [C.J.p. 31684]

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**PUBLIC WAY USAGE**

Canopies

Martha's Food Market Co., Inc.  
4459 W Diversey Ave  
Santiago (31) O2016-7005  
Referred [C.J.p. 32483] Transportation

MJH Education Assistance Illinois  
1237 W Fullerton Ave  
Smith (43) O2016-7015  
Referred [C.J.p. 32506] Transportation

Old Town Pizza Pub  
1339 N Wells St  
Hopkins (2) O2016-6951  
Referred [C.J.p. 32446] Transportation

Potbelly Sandwich Works LLC  
50 E Roosevelt Rd  
King (4) O2016-5850  
Referred [C.J.p. 29579] Transportation  
Passed [C.J.p. 31685]

River North Park Apts.  
320 W Illinois St  
Reilly (42) O2016-7060  
Referred [C.J.p. 32502] Transportation

Rush University Medical Center  
539 N Dearborn St  
Reilly (42) O2016-7061  
Referred [C.J.p. 32502] Transportation

Staples the Office Superstore No. 1636  
711 W Jackson Blvd  
Reilly (42) O2016-7063  
Referred [C.J.p. 32502] Transportation

Sue Jay  
2344 S Wentworth Ave  
Solis (25) O2016-6968  
Referred [C.J.p. 32473] Transportation

Two North Riverside Plaza JV LP  
2 N Riverside Plz  
Reilly (42) O2016-7065  
Referred [C.J.p. 32503] Transportation

**PUBLIC WAY USAGE**

Canopies

University Chicago Hospitals, The  
6040 S Drexel Ave  
Cochran (20) O2016-6963  
Referred [C.J.p. 32469] Transportation

University Club Professional Building LLC  
30 S Michigan Ave  
Reilly (42) O2016-7066  
Referred [C.J.p. 32503] Transportation

W Chicago City Center  
172 W Adams St  
Reilly (42) O2016-7068  
Referred [C.J.p. 32503] Transportation

Zemsky Corp., The  
4181 S Archer Ave  
Lopez (15) O2016-5859  
Referred [C.J.p. 29589] Transportation  
Passed [C.J.p. 31686]

Grants of Privilege

"I Am" Temple of Chicago, Inc.  
176 W Washington St  
Vault  
Reilly (42) O2016-6657  
Referred [C.J.p. 32499] Transportation

10 South LaSalle Owner LLC  
10 S LaSalle St  
Bay window - amend  
Reilly (42) O2016-5862  
Referred [C.J.p. 29614] Transportation  
Passed [C.J.p. 31651]

10 South LaSalle Owner LLC  
10 S LaSalle St  
Vault - amend  
Reilly (42) O2016-5866  
Referred [C.J.p. 29614] Transportation  
Passed [C.J.p. 31652]

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PUBLIC WAY USAGE

Grants of Privilege

1035 W Van Buren Partners LLC  
 1035 W Van Buren St  
 Bicycle rack  
 Solis (25) O2016-5788  
 Referred [C.J.p. 29596] Transportation  
 Passed [C.J.p. 31645]  
 1250 North Paulina Condo Assn  
 1250 N Paulina St  
 Balcony  
 Moreno (1) O2016-6639  
 Referred [C.J.p. 32443] Transportation  
 1250 North Paulina Condo Assn  
 1250 N Paulina St  
 Bay window  
 Moreno (1) O2016-6641  
 Referred [C.J.p. 32443] Transportation  
 1250 North Paulina Condo Assn  
 1250 N Paulina St  
 Planter  
 Moreno (1) O2016-6644  
 Referred [C.J.p. 32443] Transportation  
 1258 North Milwaukee Condo Assn.  
 1258 N Milwaukee Ave  
 Balcony - amend  
 Moreno (1) O2016-5854  
 Referred [C.J.p. 29574] Transportation  
 Passed [C.J.p. 31653]  
 1720 S Michigan Condo  
 1720 S Michigan Ave  
 Balcony  
 Dowell (3) O2016-6697  
 Referred [C.J.p. 32448] Transportation  
 1720 S Michigan Condo  
 1720 S Michigan Ave  
 Building projection  
 Dowell (3) O2016-6699  
 Referred [C.J.p. 32448] Transportation

PUBLIC WAY USAGE

Grants of Privilege

1720 S Michigan Condo  
 1720 S Michigan Ave  
 Caisson  
 Dowell (3) O2016-6701  
 Referred [C.J.p. 32449] Transportation  
 1728 W Division LLC  
 1728 W Division St  
 Door swing  
 Moreno (1) O2016-6646  
 Referred [C.J.p. 32443] Transportation  
 1804 Cleveland LLC  
 1804 N Cleveland Ave  
 Bay window  
 Smith (43) O2016-6929  
 Referred [C.J.p. 32507] Transportation  
 1804 Cleveland LLC  
 1804 N Cleveland Ave  
 Step  
 Smith (43) O2016-6930  
 Referred [C.J.p. 32507] Transportation  
 1843 S Racine Acquisition  
 1843 S Racine Ave  
 Security fence  
 Solis (25) O2016-5791  
 Referred [C.J.p. 29597] Transportation  
 Passed [C.J.p. 31645]  
 1843 S Racine Acquisition  
 1843 S Racine Ave  
 Step  
 Solis (25) O2016-5793  
 Referred [C.J.p. 29597] Transportation  
 Passed [C.J.p. 31646]  
 1920 LLC  
 1920 N Milwaukee Ave  
 Caisson  
 Waguespack (32) O2016-6815  
 Referred [C.J.p. 32484] Transportation

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Grants of Privilege

2016 Iowa LLC  
 4735-4737 N Damen Ave  
 Balcony  
 Pawar (47) O2016-6801  
 Referred [C.J.p. 32516] Transportation  
 2101 Wabash LLC  
 2101 S Wabash Ave  
 Masonry wall  
 Dowell (3) O2016-6702  
 Referred [C.J.p. 32449] Transportation  
 2248 Condo Assn  
 2248 N Racine Ave  
 Fence  
 Smith (43) O2016-6931  
 Referred [C.J.p. 32507] Transportation  
 227 Monroe Street LLC  
 222 W Adams St  
 Sign  
 Reilly (42) O2016-6241  
 Direct Introduction Transportation  
 Passed [C.J.p. 31641]  
 227 Monroe Street, Inc.  
 227 W Monroe St  
 Sign  
 Reilly (42) O2016-6240  
 Direct Introduction Transportation  
 Passed [C.J.p. 31640]  
 2293NMA LLC  
 2733 W Belden Ave  
 Bicycle rack  
 Moreno (1) O2016-6649  
 Referred [C.J.p. 32443] Transportation  
 2293NMA LLC  
 2733 W Belden Ave  
 Planter  
 Moreno (1) O2016-6653  
 Referred [C.J.p. 32443] Transportation

PUBLIC WAY USAGE

Grants of Privilege

25 East Erie LLC  
 25 E Erie St  
 Planter  
 Reilly (42) O2016-6854  
 Referred [C.J.p. 32503] Transportation  
 2550 Wabash Inc  
 2550 S Wabash Ave  
 Balcony  
 Dowell (3) O2016-6705  
 Referred [C.J.p. 32449] Transportation  
 2624 N Lincoln LLC  
 2624 N Lincoln Ave  
 Turret  
 Smith (43) O2016-6932  
 Referred [C.J.p. 32507] Transportation  
 3 FNP Owner LLC  
 70 W Madison St  
 Planter  
 Reilly (42) O2016-6847  
 Referred [C.J.p. 32503] Transportation  
 30 East Adams Property LLC  
 30 E Adams St  
 Fire escape  
 Reilly (42) O2016-6860  
 Referred [C.J.p. 32503] Transportation  
 30 East Adams Property LLC  
 30 E Adams St  
 Vault  
 Reilly (42) O2016-6866  
 Referred [C.J.p. 32503] Transportation  
 300 North LaSalle LLC  
 300 N LaSalle St  
 Caisson  
 Reilly (42) O2016-6887  
 Referred [C.J.p. 32503] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

311 S Wacker Building LLC  
 311 S Wacker Dr  
 Security Camera  
 Reilly (42) O2016-5921  
 Referred [C.J.p. 29613] Transportation  
 Passed [C.J.p. 31641]  
 326 N Michigan Ave Assoc. LLC  
 326 N Michigan Ave  
 Staircase  
 Reilly (42) O2016-5923  
 Referred [C.J.p. 29613] Transportation  
 Passed [C.J.p. 31642]  
 33 E Bellevue  
 33 E Bellevue Pl  
 Fire escape  
 Reilly (42) O2016-6881  
 Referred [C.J.p. 32503] Transportation  
 333 Desplaines Condo Assn.  
 333 S Desplaines St  
 Vault  
 Reilly (42) O2016-6898  
 Referred [C.J.p. 32503] Transportation  
 333 S Desplaines Condo Assn.  
 333 S Desplaines St  
 Balcony  
 Reilly (42) O2016-6897  
 Referred [C.J.p. 32503] Transportation  
 3831 N Fremont  
 3841 N Fremont St  
 Planter  
 Cappleman (46) O2016-7108  
 Referred [C.J.p. 32514] Transportation  
 400 W Ontario c/o Advantage Management  
 400 W Ontario St  
 Planter  
 Reilly (42) O2016-6936  
 Referred [C.J.p. 32504] Transportation

PUBLIC WAY USAGE

Grants of Privilege

401 North Wabash Venture LLC  
 401 N Wabash Ave  
 Permanent enclosure  
 Reilly (42) O2016-6943  
 Referred [C.J.p. 32504] Transportation  
 4618 N Western LLC  
 2407 W Eastwood Ave  
 Caisson  
 Pawar (47) O2016-5970  
 Referred [C.J.p. 29623] Transportation  
 Passed [C.J.p. 31647]  
 4618 N Western LLC  
 2407 W Eastwood Ave  
 Door swing  
 Pawar (47) O2016-6806  
 Referred [C.J.p. 32516] Transportation  
 4618 N Western LLC  
 2407 W Eastwood Ave  
 Sheeting  
 Pawar (47) O2016-6833  
 Referred [C.J.p. 32516] Transportation  
 5242 S. Hyde Park LLC  
 5242 S Hyde Park Blvd  
 Sprinkler System  
 Hairston (5) O2016-6876  
 Referred [C.J.p. 32454] Transportation  
 5254 N Clark LLC  
 5252 N Clark St  
 Sign  
 O'Connor (40) O2016-5888  
 Referred [C.J.p. 29610] Transportation  
 Passed [C.J.p. 31648]  
 71 S Wacker Dr LLC  
 71 S Wacker Dr  
 Earth retention system  
 Reilly (42) O2016-6884  
 Referred [C.J.p. 32503] Transportation



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PUBLIC WAY USAGE

Grants of Privilege

73 East Lake Street  
 73 W Lake St  
 Banner  
 Reilly (42) O2016-6239  
 Direct Introduction Transportation  
 Passed [C.J.p. 31639]  
 750 LLC  
 750 N Orleans St  
 Building projection  
 Reilly (42) O2016-6957  
 Referred [C.J.p. 32504] Transportation  
 750 LLC  
 750 N Orleans St  
 Tree  
 Reilly (42) O2016-6961  
 Referred [C.J.p. 32504] Transportation  
 832 W Fulton LLC  
 832 W Fulton Market  
 Grease separator  
 Burnett (27) O2016-5831  
 Referred [C.J.p. 29600] Transportation  
 Passed [C.J.p. 31643]  
 832 W Fulton LLC  
 832 W Fulton Market  
 Manhole  
 Burnett (27) O2016-5833  
 Referred [C.J.p. 29600] Transportation  
 Passed [C.J.p. 31644]  
 900 Block I Holding LLC  
 908 W Randolph St  
 Door swing  
 Burnett (27) O2016-7049  
 Referred [C.J.p. 32477] Transportation  
 900 North Michigan LLC  
 900 N Michigan Ave  
 Planter  
 Reilly (42) O2016-6980  
 Referred [C.J.p. 32504] Transportation

PUBLIC WAY USAGE

Grants of Privilege

900 North Michigan LLC  
 900 N Michigan Ave  
 Planter  
 Reilly (42) O2016-6977  
 Referred [C.J.p. 32504] Transportation  
 A Lotta Good Stuff Resale Furniture  
 501 E 47th St  
 Light fixture  
 Dowell (3) O2016-5752  
 Referred [C.J.p. 29578] Transportation  
 Passed [C.J.p. 31449]  
 ABC Cellular  
 804 E 79th St  
 Sign  
 Harris (8) O2016-6878  
 Referred [C.J.p. 32459] Transportation  
 Above and Beyond Family Recovery Center  
 2942 W Lake St  
 Sign  
 Burnett (27) O2016-5794  
 Referred [C.J.p. 29598] Transportation  
 Passed [C.J.p. 31449]  
 AC Marriott Chicago Downtown  
 630 N Rush St  
 Sign  
 Reilly (42) O2016-6618  
 Referred [C.J.p. 32497] Transportation  
 Access Living of Metropolitan Chicago  
 115 W Chicago Ave  
 Ice melt system  
 Hopkins (2) O2016-6664  
 Referred [C.J.p. 32445] Transportation  
 Admiral Theatre  
 3940 W Lawrence Ave  
 Fire escape  
 Ramirez-Rosa (35) O2016-5868  
 Referred [C.J.p. 29607] Transportation  
 Passed [C.J.p. 31450]

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PUBLIC WAY USAGE

Grants of Privilege

Advance Auto Parts No. 7806  
1808 W 95th St  
Sign  
O'Shea (19) O2016-6905  
Referred [C.J.p. 32468] Transportation  
Advocate Illinois Masonic Medical Center  
836 W Wellington Ave  
Pipe  
Tunney (44) O2016-6982  
Referred [C.J.p. 32509] Transportation  
Advocate Illinois Masonic Medical Center  
836 W Wellington Ave  
Sample basin  
Tunney (44) O2016-6969  
Referred [C.J.p. 32509] Transportation  
Affiliated Int'l Resources, Inc.  
3839 N Western Ave  
Sign  
Pawar (47) O2016-5953  
Referred [C.J.p. 29622] Transportation  
Passed [C.J.p. 31451]  
Affito Dornun Vendita Holdings LLC  
853 N Larrabee St  
Bay window  
Burnett (27) O2016-5799  
Referred [C.J.p. 29599] Transportation  
Passed [C.J.p. 31452]  
Aldi, Inc  
5501 S Harlem Ave  
Caisson  
Zalewski (23) O2016-6937  
Referred [C.J.p. 32471] Transportation  
Aldi, Inc  
5501 S Harlem Ave  
Masonry pier  
Zalewski (23) O2016-6945  
Referred [C.J.p. 32471] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Aldi, Inc.  
5501 S Harlem Ave  
Caisson  
Zalewski (23) O2016-6938  
Referred [C.J.p. 32471] Transportation  
Aldi, Inc.  
5501 S Harlem Ave  
Pipe bollard  
Zalewski (23) O2016-6940  
Referred [C.J.p. 32471] Transportation  
Aldi, Inc.  
5501 S Haskins Ave  
Concrete wall  
Zalewski (23) O2016-6944  
Referred [C.J.p. 32471] Transportation  
Aldi, Inc. No. 158  
2431 W Montrose Ave  
Sign  
Pawar (47) O2016-6169  
Direct Introduction Transportation  
Passed [C.J.p. 31453]  
Al's Beef  
3420 N Clark St  
Sign  
Tunney (44) O2016-7008  
Referred [C.J.p. 32510] Transportation  
Animal Welfare League  
6224 S Wabash Ave  
Gas pipe  
Cochran (20) O2016-6911  
Referred [C.J.p. 32469] Transportation  
Anna's Asian Grill & Sushi Bar  
1804-1806 W Irving Park Rd  
Sign  
Pawar (47) O2016-6170  
Referred Transportation  
Passed [C.J.p. 31453]

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PUBLIC WAY USAGE

Grants of Privilege

Armands Pizzeria  
4159 N Western Ave  
Light fixture  
Pawar (47) O2016-6784  
Referred [C.J.p. 32515] Transportation

Armands Pizzeria  
4159 N Western Ave  
Sign  
Pawar (47) O2016-5956  
Referred [C.J.p. 29622] Transportation  
Passed [C.J.p. 31455]

ASM Building, Inc.  
5859 S Haisted St  
Fire escape  
Cochran (20) O2016-6917  
Referred [C.J.p. 32469] Transportation

Associated Bank  
1647 W 18th St  
Sign  
Solis (25) O2016-6171  
Direct Introduction Transportation  
Passed [C.J.p. 31456]

AT&T Illinois  
520 S Federal St  
Vault  
King (4) O2016-6729  
Referred [C.J.p. 32450] Transportation

Athenian Room Restaurant  
807 W Webster Ave  
Sign  
Smith (43) O2016-5925  
Referred [C.J.p. 29615] Transportation  
Passed [C.J.p. 31457]

Auditorium Park One, LLC  
63-69 E Congress Pkwy  
Building projection  
Reilly (42) O2016-6619  
Referred [C.J.p. 32497] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Augie's  
1721 W Wrightwood Ave  
Light fixture  
Waguespack (32) O2016-6796  
Referred [C.J.p. 32484] Transportation

Bambu Desserts and Drinks  
5010 N Broadway  
Sign  
Pawar (47) O2016-6172  
Direct Introduction Transportation  
Passed [C.J.p. 31457]

Beat Kitchen  
2100 W Belmont Ave  
Bay window  
Waguespack (32) O2016-6799  
Referred [C.J.p. 32484] Transportation

Beat Kitchen  
2100 W Belmont Ave  
Sign  
Waguespack (32) O2016-6802  
Referred [C.J.p. 32484] Transportation

Belmont Spa  
1430 W Belmont Ave  
Steps  
Tunney (44) O2016-7012  
Referred [C.J.p. 32510] Transportation

Belmont-Clark Partners  
3170-3184 N Clark St  
Bay window  
Tunney (44) O2016-7010  
Referred [C.J.p. 32510] Transportation

Beogard Cafe and Restaurant  
2933-2939 W Irving Park Rd  
Sign  
Mell (33) O2016-6174  
Direct Introduction Transportation  
Passed [C.J.p. 31458]

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PUBLIC WAY USAGE

Grants of Privilege

Berger Financial Services, c/o Realty & Mortgage Co.  
 1100 N Dearborn St  
 Fence  
 Hopkins (2) O2016-6667  
 Referred [C.J.p. 32445] Transportation  
 Berger Financial Services, c/o Realty & Mortgage Co.  
 1100 N Dearborn St  
 Landscaping  
 Hopkins (2) O2016-5733  
 Referred [C.J.p. 29575] Transportation  
 Passed [C.J.p. 31459]  
 Big Bricks  
 3832 N Lincoln Ave  
 Sign  
 Pawar (47) O2016-6788  
 Referred [C.J.p. 32515] Transportation  
 Billy Sunday  
 3143 W Logan Blvd  
 Sign  
 Waguespack (32) O2016-6173  
 Direct Introduction Transportation  
 Passed [C.J.p. 31460]  
 Black Beetle Bar and Grill  
 2532 W Chicago Ave  
 Sign  
 Maldonado (26) O2016-5797  
 Referred [C.J.p. 29598] Transportation  
 Passed [C.J.p. 31461]  
 Blackhawk Community Ice Rink LLC  
 1801 W Jackson Blvd  
 Planter  
 Burnelt (27) O2016-5801  
 Referred [C.J.p. 29599] Transportation  
 Passed [C.J.p. 31462]  
 Block H Holdings LLC  
 159 N Sangamon St  
 Door swing  
 Burnett (27) O2016-6939  
 Referred [C.J.p. 32477] Transportation

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Grants of Privilege

Board of Trustees University of Illinois  
 1200 W Roosevelt Rd  
 Pipe  
 Ervin (28) O2016-5836  
 Referred [C.J.p. 29602] Transportation  
 Passed [C.J.p. 31462]  
 Boelter  
 1071 W Division St  
 Banner  
 Burnett (27) O2016-6175  
 Direct Introduction Transportation  
 Passed [C.J.p. 31463]  
 Boelter  
 1071 W Division St  
 Sign  
 Burnett (27) O2016-6176  
 Direct Introduction Transportation  
 Passed [C.J.p. 31464]  
 Boem  
 3910-3914 W Montrose Ave  
 Light fixture  
 Ramirez-Rosa (35) O2016-6830  
 Referred [C.J.p. 32488] Transportation  
 Bombon Cake Gallery and Design  
 138 S Ashland Ave  
 Sign  
 Ervin (28) O2016-6178  
 Direct Introduction Transportation  
 Passed [C.J.p. 31465]  
 Bookcellar, The  
 4736-4738 N Lincoln Ave  
 Sign  
 Pawar (47) O2016-6177  
 Direct Introduction Transportation  
 Passed [C.J.p. 31466]  
 Boss Bar  
 420 N Clark St  
 Sign  
 Reilly (42) O2016-6179  
 Direct Introduction Transportation  
 Passed [C.J.p. 31466]

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Grants of Privilege

Boulevard Vet  
2740 W Armitage Ave  
Sign  
Moreno (1) O2016-6625  
Referred [C.J.p. 32442] Transportation

Boulevard Veterinary  
2740 W Armitage Ave  
Sign  
Moreno (1) O2016-6625  
Referred [C.J.p. 32442] Transportation

Brazilian Bowl, The  
3204 N Broadway  
Sign  
Tunney (44) O2016-5931  
Referred [C.J.p. 29618] Transportation  
Passed [C.J.p. 31467]

Broadway Playhouse  
175 E Chestnut St  
Sign  
Hopkins (2) O2016-6670  
Referred [C.J.p. 32445] Transportation

Brook Electrical Supply Co.  
3659 N Halsted St  
Sign  
Cappleman (46) O2016-6180  
Direct Introduction Transportation  
Passed [C.J.p. 31468]

Brothers Beef  
723 W Armitage Ave  
Light fixture  
Smith (43) O2016-6890  
Referred [C.J.p. 32506] Transportation

Brunch  
644 N Orleans St  
Sign  
Reilly (42) O2016-6620  
Referred [C.J.p. 32498] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

Buckingham LLC, The  
59-67 E Van Buren St  
Sidewalk vault  
Reilly (42) O2016-5892  
Referred [C.J.p. 29612] Transportation  
Passed [C.J.p. 31469]

Burnt City  
2743 N Lincoln Ave  
Sign  
Smith (43) O2016-6181  
Direct Introduction Transportation  
Passed [C.J.p. 31469]

Butterfly Sushi Bar and Thai Cuisine on Madison Street  
1131 W Madison St  
Sign  
Solis (25) O2016-6200  
Direct Introduction Transportation  
Passed [C.J.p. 31470]

Byline Bank  
1200 W Chicago Ave  
Sign  
Moreno (1) O2016-6151  
Direct Introduction Transportation  
Passed [C.J.p. 31471]

Byline Bank  
1600 W Chicago Ave  
Sign  
Moreno (1) O2016-6150  
Direct Introduction Transportation  
Passed [C.J.p. 31472]

Byline Bank  
1561 N Wells St  
Sign  
Burnett (27) O2016-5802  
Referred [C.J.p. 29599] Transportation  
Passed [C.J.p. 31473]

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Grants of Privilege

Byline Bank  
5241 N Western Ave  
Sign  
O'Connor (40) O2016-5876  
Referred [C.J.p. 29610] Transportation  
Passed [C.J.p. 31473]  
C G Floor Finished & Paint Sup  
1101 N Ashland Ave  
Sign  
Hopkins (2) O2016-6157  
Direct Introduction Transportation  
Passed [C.J.p. 31474]  
Cafe Marie-Jeanne  
1001 N California Ave  
Light fixture  
Maldonado (26) O2016-6988  
Referred [C.J.p. 32475] Transportation  
Cafe No. 10  
2625 N Harlem Ave  
Sign  
Taliaferro (29) O2016-5842  
Referred [C.J.p. 29603] Transportation  
Passed [C.J.p. 31475]  
Cafe Selmarie  
4729 N Lincoln Ave  
Sign  
Pawar (47) O2016-6253  
Direct Introduction Transportation  
Passed [C.J.p. 31476]  
Caffe Arrvadoice  
6451 N Sheridan Rd  
Sign  
Moore (49) O2016-6258  
Direct Introduction Transportation  
Passed [C.J.p. 31476]  
California Clipper Corp., The  
1002 N California Ave  
Light fixture  
Maldonado (26) O2016-6990  
Referred [C.J.p. 32475] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Capri Pizza  
8820-8824 S Commercial Ave  
Sign  
Sadlowski Garza (10) O2016-6188  
Direct Introduction Transportation  
Passed [C.J.p. 31477]  
Carnitas Don Rafa, Inc.  
4619 S Kedzie Ave  
Sign  
Burke (14) O2016-6896  
Referred [C.J.p. 32464] Transportation  
Car-X Auto Service  
5150 N Western Ave  
Sign  
O'Connor (40) O2016-6862  
Referred [C.J.p. 32494] Transportation  
Cassava  
3338 N Clark St  
Sign  
Tunney (44) O2016-6246  
Direct Introduction Transportation  
Passed [C.J.p. 31478]  
Central Lakeview Merchants Assn.  
901 W Irving Park Rd  
Exterior mount  
Cappleman (46) O2016-7098  
Referred [C.J.p. 32514] Transportation  
Central Lakeview Merchants Assn.  
901 W Irving Park Rd  
Planter  
Cappleman (46) O2016-7099  
Referred [C.J.p. 32514] Transportation  
Cermak & Wabash Currency Exchange  
67 E Cermak Rd  
Sign  
Dowell (3) O2016-5754  
Referred [C.J.p. 29578] Transportation  
Passed [C.J.p. 31479]

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Grants of Privilege

Cermak Group Ltd., The  
1316 W Cermak Rd  
Planter  
Solis (25) O2016-6972  
Referred [C.J.p. 32473] Transportation  
Chicago Board of Trade of the City of Chicago, Inc.  
141 W Jackson Blvd  
Bollard  
Reilly (42) O2016-6621  
Referred [C.J.p. 32498] Transportation  
Chicago Board of Trade of the City of Chicago, Inc.  
141 W Jackson Blvd  
Concrete wall  
Reilly (42) O2016-6622  
Referred [C.J.p. 32498] Transportation  
Chicago Board of Trade of the City of Chicago, Inc.  
141 W Jackson Blvd  
Park bench  
Reilly (42) O2016-6623  
Referred [C.J.p. 32498] Transportation  
Chicago Board of Trade of the City of Chicago, Inc.  
141 W Jackson Blvd  
Planter  
Reilly (42) O2016-6624  
Referred [C.J.p. 32498] Transportation  
Chicago Car Corner  
5474-5486 N Elston Ave  
Sign  
Arena (45) O2016-5943  
Referred [C.J.p. 29620] Transportation  
Passed [C.J.p. 31479]  
Chicago Costume  
4727 W Montrose Ave  
Sign  
Arena (45) O2016-5249  
Direct Introduction Transportation  
Passed [C.J.p. 31480]

PUBLIC WAY USAGE

Grants of Privilege

Chicago School, The  
325 N Wells St  
Sign  
Reilly (42) O2016-6626  
Referred [C.J.p. 32498] Transportation  
Chicago Teachers Union Foundation, Inc.  
1901 W Carroll Ave  
Security camera  
Burnett (27) O2016-5804  
Referred [C.J.p. 29599] Transportation  
Passed [C.J.p. 31481]  
Chicago Trolley & Double Decker Co.  
145 E Pearson St  
Portable booth  
Hopkins (2) O2016-5736  
Referred [C.J.p. 29575] Transportation  
Passed [C.J.p. 31482]  
Chicago's Pizza  
4520 W Irving Park Rd  
Sign  
Arena (45) O2016-6247  
Direct Introduction Transportation  
Passed [C.J.p. 31483]  
Children's Memorial Hospital  
2507 N Clark St  
Tieback system  
Smith (43) O2016-6895  
Referred [C.J.p. 32506] Transportation  
Chiro One Wellness Center Metro of River North  
LLC  
712 N State St  
Sign  
Hopkins (2) O2016-6672  
Referred [C.J.p. 32445] Transportation  
Cinespace Chicago  
2602 W 16th St  
Bridge  
Ervin (28) O2016-5838  
Referred [C.J.p. 29602] Transportation  
Passed [C.J.p. 31483]

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Grants of Privilege

City Centre Condo Assn.  
 208 W Washington St  
 Balcony  
 Reilly (42) O2016-6627  
 Referred [C.J.p. 32498] Transportation  
 City Smiles  
 3800 N Pulaski Rd  
 Sign  
 Arena (45) O2016-6248  
 Direct Introduction Transportation  
 Passed [C.J.p. 31484]  
 Clark Street Real Estate  
 9514 S Torrence Ave  
 Conduit  
 Sadlowski Garza (10) O2016-5771  
 Referred [C.J.p. 29582] Transportation  
 Passed [C.J.p. 31485]  
 Clark Street Real Estate  
 9514 S Torrence Ave  
 Irrigation system  
 Sadlowski Garza (10) O2016-5772  
 Referred [C.J.p. 29582] Transportation  
 Passed [C.J.p. 31486]  
 Clark Street Real Estate  
 9514 S Torrence Ave  
 Storm sewer  
 Sadlowski Garza (10) O2016-5774  
 Referred [C.J.p. 29582] Transportation  
 Passed [C.J.p. 31487]  
 Clarke's Diner-Rogers Park  
 6431 N Sheridan Rd  
 Light fixture  
 Moore (49) O2016-5978  
 Referred [C.J.p. 26925] Transportation  
 Passed [C.J.p. 31487]  
 Clarke's Diner-Rogers Park  
 6431 N Sheridan Rd  
 Sign  
 Moore (49) O2016-6259  
 Direct Introduction Transportation  
 Passed [C.J.p. 31488]

PUBLIC WAY USAGE

Grants of Privilege

Coffee Joint  
 2059 W Irving Park Rd  
 Sign  
 Pawar (47) O2016-6790  
 Referred [C.J.p. 32515] Transportation  
 Cold Stone Creamery No. 23263  
 20 W Ohio St  
 Sign  
 Reilly (42) O2016-6630  
 Referred [C.J.p. 32498] Transportation  
 Comar Properties, Inc.  
 6050 S Western Ave  
 Sign  
 Foulkes (16) O2016-6899  
 Referred [C.J.p. 32466] Transportation  
 Comcast of Chicago  
 3128 N Ashland Ave  
 Sign  
 Waguespack (32) O2016-6215  
 Direct Introduction Transportation  
 Passed [C.J.p. 31489]  
 Community Savings Bank  
 4801 W Belmont Ave  
 Building projection  
 Santiago (31) O2016-6883  
 Referred [C.J.p. 32482] Transportation  
 Community, A Walgreens Pharmacy No. 16498  
 2351 E 71st St  
 Sign  
 Hairston (5) O2016-6742  
 Referred [C.J.p. 32452] Transportation  
 Continental Lounge, The  
 2801 W Chicago Ave  
 Sign  
 Maldonado (26) O2016-6203  
 Direct Introduction Transportation  
 Passed [C.J.p. 31490]



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Grants of Privilege

Continental Window & Glass, Inc.  
 4200 W Barry Ave  
 Occupation of space  
 Santiago (31) O2016-6894  
 Referred [C.J.p. 32482] Transportation  
 Crawfords  
 3938-3942 W School St  
 Exhaust duct  
 Reboyras (30) O2016-5843  
 Referred [C.J.p. 29603] Transportation  
 Passed [C.J.p. 31490]  
 Crush LLC  
 2138 W Ruscoe St  
 Sign  
 Waguespack (32) O2016-6805  
 Referred [C.J.p. 32484] Transportation  
 Cruz Blanca and Lena Brava  
 900-906 W Randolph St  
 Sign  
 Burnett (27) O2016-6941  
 Referred [C.J.p. 32476] Transportation  
 CSD Six Corners LLC  
 3967 N Milwaukee Ave  
 Bicycle rack  
 Arena (45) O2016-7071  
 Referred [C.J.p. 32512] Transportation  
 Cubesmart No. 869  
 407 E 25th St  
 Sign  
 King (4) O2016-6731  
 Referred [C.J.p. 32450] Transportation  
 Cubesmart No. 873  
 8312 S South Chicago Ave  
 Sign  
 Harris (8) O2016-6186  
 Direct Introduction Transportation  
 Passed [C.J.p. 31491]

PUBLIC WAY USAGE

Grants of Privilege

CVS Pharmacy No. 17437  
 4466 N Broadway  
 Sign  
 Cappfeman (46) O2016-5946  
 Referred [C.J.p. 29621] Transportation  
 Passed [C.J.p. 31492]  
 D'Agostino's Pizza  
 1351 W Addison St  
 Sign  
 Tunney (44) O2016-5934  
 Referred [C.J.p. 29618] Transportation  
 Passed [C.J.p. 31493]  
 D'Aprile Properties LLC  
 3062 N Lincoln Ave  
 Sign  
 Waguespack (32) O2016-6216  
 Direct Introduction Transportation  
 Passed [C.J.p. 31494]  
 Del Prado LLC, The  
 5307 S Hyde Park Blvd  
 Sprinkler system  
 Hairston (5) O2016-6743  
 Referred [C.J.p. 32452] Transportation  
 DePaul University  
 243 S Wabash Ave  
 Vault  
 Reilly (42) O2016-6631  
 Referred [C.J.p. 32499] Transportation  
 Dermatology & Aesthetics of Wicker Park  
 1765 N Elston Ave  
 Sign  
 Hopkins (2) O2016-5738  
 Referred [C.J.p. 29575] Transportation  
 Passed [C.J.p. 31494]  
 Digital Green Signs, Inc.  
 3200 N Pulaski Rd  
 Security camera  
 Reboyras (30) O2016-6846  
 Referred [C.J.p. 32481] Transportation

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Grants of Privilege

Digital Greensigns LLC  
3358 W Irving Park Rd  
Sign  
Mell (33) O2016-6222  
Direct Introduction Transportation  
Passed [C.J.p. 31495]  
Dollar General Store No. 12422  
5627 N Lincoln Ave  
Sign  
O'Connor (40) O2016-6223  
Direct Introduction Transportation  
Passed [C.J.p. 31496]  
Dollar Station  
2900 W Devon Ave  
Sign  
Silverstein (50) O2016-6260  
Direct Introduction Transportation  
Passed [C.J.p. 31497]  
Dollar Tree No. 6417  
4441 W Diversey Ave  
Sign  
Santiago (31) O2016-6900  
Referred [C.J.p. 32482] Transportation  
Domain Condo Assn.  
900 N Kingsbury St  
Entry Staircase  
Burnett (27) O2016-6953  
Referred [C.J.p. 32476] Transportation  
Domain Condo Assn.  
900 N Kingsbury St  
Grease trap  
Burnett (27) O2016-6958  
Referred [C.J.p. 32476] Transportation  
Domain Condo Assn.  
900 N Kingsbury St  
Ramp  
Burnett (27) O2016-6952  
Referred [C.J.p. 32476] Transportation

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Grants of Privilege

Domain Condo Assn.  
900 N Kirby Ave  
Areaways  
Burnett (27) O2016-6947  
Referred [C.J.p. 32476] Transportation  
Downtown Dogs  
804 N Rush St  
Sign  
Reilly (42) O2016-6227  
Direct Introduction Transportation  
Passed [C.J.p. 31497]  
Dream Girl Fashion, Inc.  
4530 N Clark St  
Sign  
Pawar (47) O2016-6254  
Direct Introduction Transportation  
Passed [C.J.p. 31498]  
Drug Center Pharmacy  
4613 N Sheridan Rd  
Sign  
Cappleman (46) O2016-7100  
Referred [C.J.p. 32514] Transportation  
Duck Duck Goat  
857 W Fulton Market  
Sign  
Burnett (27) O2016-6207  
Direct Introduction Transportation  
Passed [C.J.p. 31499]  
Dunkin Donuts  
10 W Chicago Ave  
Sign  
Hopkins (2) O2016-6674  
Referred [C.J.p. 32445] Transportation  
Dunkin Donuts Baskin Robbins Togo's  
200 E Ohio St  
Sign  
Reilly (42) O2016-6226  
Direct Introduction Transportation  
Passed [C.J.p. 31500]

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Grants of Privilege

Earth Pups  
 22215 W Belmont Ave  
 Sign  
 Waguespack (32) O2016-6808  
 Referred [C.J.p. 32484] Transportation  
 East Lakeview Food and Liquor  
 3814 N Clark St  
 Sign  
 Tunney (44) O2016-5935  
 Referred [C.J.p. 29618] Transportation  
 Passed [C.J.p. 31500]  
 Eataly  
 43 E Ohio St  
 Sign  
 Reilly (42) O2016-6228  
 Direct Introduction Transportation  
 Passed [C.J.p. 31501]  
 Edible Arrangements of Chicago-Hyde Park  
 1465 E Hyde Park Blvd  
 Sign  
 King (4) O2016-5756  
 Referred [C.J.p. 29579] Transportation  
 Passed [C.J.p. 31502]  
 Edwardo's  
 1321 E 57th St  
 Light fixture  
 Hairston (5) O2016-6746  
 Referred [C.J.p. 32452] Transportation  
 Edwardo's  
 1321 E 57th St  
 Sign  
 Hairston (5) O2016-6182  
 Direct Introduction Transportation  
 Passed [C.J.p. 31503]  
 El Burrito Mexicano  
 936 W Addison St  
 Sign  
 Tunney (44) O2016-7013  
 Referred [C.J.p. 32510] Transportation

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Grants of Privilege

El Mecado Barato  
 5206 W Diversey Ave  
 Sign  
 Santiago (31) O2016-6904  
 Referred [C.J.p. 32482] Transportation  
 El Valor Corp.  
 2434 S Kildare Ave  
 Occupation of Space  
 Munoz (22) O2016-6927  
 Referred [C.J.p. 32469] Transportation  
 Elisa Ochoa DDS Ltd.  
 971 W 18th St  
 Sign  
 Solis (25) O2016-6974  
 Referred [C.J.p. 32473] Transportation  
 Eva Quateman Interiors  
 220 W Huron St  
 Banner  
 Reilly (42) O2016-6633  
 Referred [C.J.p. 32499] Transportation  
 Everybody's Coffee  
 935-937 W Wilson Ave  
 Banner  
 Cappleman (46) O2016-6250  
 Direct Introduction Transportation  
 Passed [C.J.p. 31504]  
 Extra Space Storage No. 8130  
 7101 W 60th St  
 Sign  
 Zalewski (23) O2016-6948  
 Referred [C.J.p. 32472] Transportation  
 Falco's Pizza  
 2806 W 40th Pl  
 Sign  
 Cardenas (12) O2016-6189  
 Direct Introduction Transportation  
 Passed [C.J.p. 31504]

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Grants of Privilege

Far South CDC  
 2200 E 75th St  
 Trash container - amend  
 Mitchell (7) O2016-6758  
 Referred [C.J.p. 32456] Transportation

Far South CDC  
 2400 E 75th St  
 Trash container - amend  
 Mitchell (7) O2016-6761  
 Referred [C.J.p. 32457] Transportation

Far South CDC  
 2427 E 75th St  
 Trash container - amend  
 Mitchell (7) O2016-6765  
 Referred [C.J.p. 32457] Transportation

Far South CDC  
 2632 E 75th St  
 Trash container - amend  
 Mitchell (7) O2016-6767  
 Referred [C.J.p. 32457] Transportation

Far South CDC  
 2640 E 75th St  
 Trash container - amend  
 Mitchell (7) O2016-6770  
 Referred [C.J.p. 32457] Transportation

Far South CDC  
 2729 E 75th St  
 Trash container - amend  
 Mitchell (7) O2016-6771  
 Referred [C.J.p. 32457] Transportation

Far South CDC  
 2200 E 79th St  
 Trash container - amend  
 Mitchell (7) O2016-6774  
 Referred [C.J.p. 32457] Transportation

Far South CDC  
 2348 E 79th St  
 Trash container - amend  
 Mitchell (7) O2016-6776  
 Referred [C.J.p. 32457] Transportation

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Grants of Privilege

Far South CDC  
 2442 E 79th St  
 Trash container - amend  
 Mitchell (7) O2016-6778  
 Referred [C.J.p. 32457] Transportation

Far South CDC  
 2649 E 79th St  
 Trash container - amend  
 Mitchell (7) O2016-6780  
 Referred [C.J.p. 32457] Transportation

Far South CDC  
 2912 E 79th St  
 Trash container - amend  
 Mitchell (7) O2016-6782  
 Referred [C.J.p. 32458] Transportation

Far South CDC  
 3110 E 79th St  
 Trash container - amend  
 Mitchell (7) O2016-6787  
 Referred [C.J.p. 32458] Transportation

Far South CDC  
 7906 S Crandon Ave  
 Trash container - amend  
 Mitchell (7) O2016-6745  
 Referred [C.J.p. 32456] Transportation

Far South CDC  
 7123 S Exchange Ave  
 Trash container - amend  
 Mitchell (7) O2016-6750  
 Referred [C.J.p. 32456] Transportation

Far South CDC  
 7256 S Exchange Ave  
 Trash container - amend  
 Mitchell (7) O2016-6754  
 Referred [C.J.p. 32456] Transportation

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Grants of Privilege

Fiesta Mexicana Restaurant  
2423 N Lincoln Ave  
Sign  
Smith (43) O2016-6242  
Direct Introduction Transportation  
Passed [C.J.p. 31505]  
Fiesta Mexicana Restaurant  
2423 N Lincoln Ave  
Trash container  
Smith (43) O2016-6907  
Referred [C.J.p. 32506] Transportation  
Filonek's  
6213 N Milwaukee Ave  
Sign  
Laurino (39) O2016-5874  
Referred [C.J.p. 29609] Transportation  
Passed [C.J.p. 31506]  
Fireplace Inn  
1448 N Wells St  
Sign  
Burnett (27) O2016-6208  
Direct Introduction Transportation  
Passed [C.J.p. 31507]  
Firewater Saloon  
6689 N Oliphant Ave  
Light fixture  
Napolitano (41) O2016-6870  
Referred [C.J.p. 32495] Transportation  
Fletcher Lofts LLC  
3141 N Sheffield Ave  
Sheeting  
Tunney (44) O2016-7016  
Referred [C.J.p. 32510] Transportation  
Flo  
2901 N Ashland Ave  
Sign  
Waguespack (32) O2016-6204  
Direct Introduction Transportation  
Passed [C.J.p. 31507]

PUBLIC WAY USAGE

Grants of Privilege

Floyd's 99 Illinois LLC  
1401 W Irving Park Rd  
Pole  
Pawar (47) O2016-5959  
Referred [C.J.p. 29623] Transportation  
Passed [C.J.p. 31508]  
Foremost Liquors  
6107-6111 W Diversey Ave  
Sign  
Reboyras (30) O2016-6214  
Direct Introduction Transportation  
Passed [C.J.p. 31509]  
Forever 21  
865 W North Ave  
Sign  
Hopkins (2) O2016-5739  
Referred [C.J.p. 29575] Transportation  
Passed [C.J.p. 31510]  
Fourth Presbyterian Church of Chicago  
126 E Chestnut St  
Bay window  
Reilly (42) O2016-6637  
Referred [C.J.p. 32499] Transportation  
Fourth Presbyterian Church of Chicago  
126 E Chestnut St  
Sign  
Reilly (42) O2016-6229  
Direct Introduction Transportation  
Passed [C.J.p. 31511]  
Fourth Presbyterian Church of Chicago  
126 E Chestnut St  
Step  
Reilly (42) O2016-6645  
Referred [C.J.p. 32499] Transportation  
Fourth Presbyterian Church of Chicago - Privilege  
No. 1124047  
126 E Chestnut St  
Planter  
Reilly (42) O2016-6643  
Referred [C.J.p. 32499] Transportation

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Grants of Privilege

Fourth Presbyterian Church of Chicago - Privilege  
No. 1124052  
126 E. Chestnut St  
Planter  
Reilly (42) O2016-6640  
Referred [C.J.p. 32499] Transportation

Franklin Room  
675 N Franklin St  
Planter  
Reilly (42) O2016-6650  
Referred [C.J.p. 32499] Transportation

Freddy Flores  
3657 N Sacramento Ave  
Bay window  
Mell (33) O2016-6824  
Referred [C.J.p. 32485] Transportation

Freeman, Peter B.  
2024 N Orleans St  
Fence  
Smith (43) O2016-6909  
Referred [C.J.p. 32506] Transportation

Furious Spoon  
1316 W 18th St  
Door swing  
Solis (25) O2016-6976  
Referred [C.J.p. 32473] Transportation

George's Fade Salon  
2635-2637 W Peterson Ave  
Sign  
O'Connor (40) O2016-5879  
Referred [C.J.p. 29610] Transportation  
Passed [C.J.p. 31511]

Giant  
3209 W Armitage Ave  
Sign  
Maldonado (26) O2016-6191  
Direct Introduction Transportation  
Passed [C.J.p. 31512]

PUBLIC WAY USAGE

Grants of Privilege

Goldmarc Plaza Two, Inc.  
3057 N Ashland Ave  
Sign  
Waguespack (32) O2016-5849  
Referred [C.J.p. 29604] Transportation  
Passed [C.J.p. 31513]

Grandpa's Delight, Inc.  
2025 W 35th St  
Fire escape  
Cardenas (12) O2016-6888  
Referred [C.J.p. 32462] Transportation

Greek Islands Restaurant  
200 S Halsted St  
Windscreen  
Burnett (27) O2016-6987  
Referred [C.J.p. 32477] Transportation

Greek Islands privilege in public way for Greek  
Islands Restaurant  
200 S Halsted St  
Sign  
Burnett (27) O2016-6966  
Referred [C.J.p. 32477] Transportation

Groundswell Coffee Roasters  
1168 W Madison St  
Sign  
Solis (25) O2016-6190  
Direct Introduction Transportation  
Passed [C.J.p. 31514]

Guaranteed Rate, Inc.  
3940 N Ravenswood Ave  
Banner  
Pawar (47) O2016-6791  
Referred [C.J.p. 32515] Transportation

H&R Block  
3959 N Broadway  
Sign  
Cappleman (46) O2016-6273  
Direct Introduction Transportation  
Passed [C.J.p. 31514]

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Grants of Privilege

Haircut City  
 932 W Diversey Pkwy  
 Sign  
 Tunney (44) O2016-7017  
 Referred [C.J.p. 32510] Transportation  
 Hampton Inn Chicago/Loyola Station  
 1209 W Albion Ave  
 Sign  
 Moore (49) O2016-6279  
 Direct Introduction Transportation  
 Passed [C.J.p. 31515]  
 Happy Home Health Care  
 5810 N Lincoln Ave  
 Sign  
 O'Connor (40) O2016-6264  
 Direct Introduction Transportation  
 Passed [C.J.p. 31516]  
 Harry Caray's Restaurant  
 33 W Kinzie St  
 Sign  
 Reilly (42) O2016-6265  
 Direct Introduction Transportation  
 Passed [C.J.p. 31517]  
 Haymarket Pub & Brewery  
 737-741 W Randolph St  
 Sign  
 Burnett (27) O2016-6193  
 Direct Introduction Transportation  
 Passed [C.J.p. 31518]  
 Health Family and Business Corporation  
 2418 S Kedzie Ave  
 Sign - amend  
 Cardenas (12) O2016-6725  
 Referred [C.J.p. 32462] Transportation  
 Hearth and Crust Restaurant  
 3608 W Irving Park Rd  
 Door swing  
 Arena (45) O2016-7074  
 Referred [C.J.p. 32512] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Hearth and Crust Restaurant  
 3608 W Irving Park Rd  
 Light fixture  
 Arena (45) O2016-7075  
 Referred [C.J.p. 32513] Transportation  
 Helen Beauty Salon  
 4925 N Broadway  
 Sign  
 Osterman (48) O2016-6277  
 Direct Introduction Transportation  
 Passed [C.J.p. 31518]  
 Hello Tacos! de Cero  
 816 W Randolph St  
 Vault  
 Burnett (27) O2016-5805  
 Referred [C.J.p. 29599] Transportation  
 Passed [C.J.p. 31519]  
 Heritage Bicycles General Store  
 2959 N Lincoln Ave  
 Sign  
 Waguespack (32) O2016-5851  
 Referred [C.J.p. 29604] Transportation  
 Passed [C.J.p. 31520]  
 Hilton Chicago Magnificent Mile Suites  
 198 E Delaware Pl  
 Planter  
 Hopkins (2) O2016-5740  
 Referred [C.J.p. 29576] Transportation  
 Passed [C.J.p. 31521]  
 Hilton Garden Inn Chicago Downtown/Magnificent  
 Mile  
 10 E Grand Ave  
 Banner  
 Reilly (42) O2016-6267  
 Direct Introduction Transportation  
 Passed [C.J.p. 31522]

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PUBLIC WAY USAGE

Grants of Privilege

Hilton Garden Inn Chicago Downtown/Magnificent Mile  
 10 E Grand Ave  
 Sign  
 Reilly (42) O2016-6266  
 Direct Introduction Transportation  
 Passed [C.J.p. 31522]  
 Homeworks of Ohio  
 1980 N Clybourn Ave  
 Banner  
 Hopkins (2) O2016-6158  
 Direct Introduction Transportation  
 Passed [C.J.p. 31523]  
 Homeworks of Ohio  
 1980 N Clybourn Ave  
 Light fixture  
 Hopkins (2) O2016-6676  
 Referred [C.J.p. 32445] Transportation  
 Homeworks of Ohio  
 1980 N Clybourn Ave  
 Sign  
 Hopkins (2) O2016-6153  
 Direct Introduction Transportation  
 Passed [C.J.p. 31524]  
 Hotel Lincoln  
 1816 N Clark St  
 Sign - amend  
 Smith (43) O2016-5869  
 Referred [C.J.p. 29616] Transportation  
 Passed [C.J.p. 31651]  
 Hotel Lincoln  
 1816 N Clark St  
 Sign - amend  
 Smith (43) O2016-5880  
 Referred [C.J.p. 29616] Transportation  
 Passed [C.J.p. 31650]

PUBLIC WAY USAGE

Grants of Privilege

House of Glunz, The  
 1202 N Wells St  
 Vault  
 Hopkins (2) O2016-5741  
 Referred [C.J.p. 29576] Transportation  
 Passed [C.J.p. 31525]  
 Howe Corporation  
 1650 N Elston Ave  
 Sign  
 Hopkins (2) O2016-6155  
 Direct Introduction Transportation  
 Passed [C.J.p. 31526]  
 Hubbard Street Lofts Condo Assn  
 1050 W Hubbard St  
 Balcony  
 Burnett (27) O2016-5810  
 Referred [C.J.p. 29599] Transportation  
 Passed [C.J.p. 31526]  
 Huntington National Bank  
 4012 N Pulaski Rd  
 Sign  
 Laurino (39) O2016-6841  
 Referred [C.J.p. 32493] Transportation  
 #LOVEKICKBOXING.COM-Bucktown  
 1611 N Hermitage Ave  
 Sign  
 Waguespack (32) O2016-5860  
 Referred [C.J.p. 29604] Transportation  
 Passed [C.J.p. 31527]  
 Indigo Digital Printing LLC  
 900 S Wabash Ave  
 Sign  
 King (4) O2016-5757  
 Referred [C.J.p. 29579] Transportation  
 Passed [C.J.p. 31528]  
 Indigo Lofts Condo Assn.  
 1400 N Milwaukee Ave  
 Balcony  
 Moreno (1) O2016-5726  
 Referred [C.J.p. 29573] Transportation  
 Passed [C.J.p. 31529]



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Grants of Privilege

Indira Spa  
1513 N Wells St  
Sign  
Burnett (27) O2016-6195  
Direct Introduction Transportation  
Passed [C.J.p. 31530]  
Innjoy  
2051 W Division St  
Bay window  
Moreno (1) O2016-6628  
Referred [C.J.p. 32442] Transportation  
Intercontinental Hotel Chicago  
505 N Michigan Ave  
Sign  
Reilly (42) O2016-5895  
Referred [C.J.p. 29612] Transportation  
Passed [C.J.p. 31530]  
Interior Dynamics, Inc.  
3229 S Ashland Ave  
Fence  
Cardenas (12) O2016-6889  
Referred [C.J.p. 32462] Transportation  
Interior Dynamics, Inc.  
3229 S Ashland Ave  
Occupation of space  
Cardenas (12) O2016-6891  
Referred [C.J.p. 32462] Transportation  
Interpark  
401 N Wells St  
Planter  
Reilly (42) O2016-6659  
Referred [C.J.p. 32500] Transportation  
Ivy Garden After School Center LLC  
625 W 31st St  
Bicycle rack  
Thompson (11) O2016-6882  
Referred [C.J.p. 32460] Transportation

PUBLIC WAY USAGE

Grants of Privilege

J Bees Casual & Sportswear  
232 E 47th St  
Sign  
Dowell (3) O2016-6163  
Direct Introduction Transportation  
Passed [C.J.p. 31531]  
J.P. Graziano Co., Inc.  
901 W Randolph St  
Fence  
Burnett (27) O2016-6971  
Referred [C.J.p. 32477] Transportation  
Jam 'N Honey  
958 W Webster Ave  
Sign  
Smith (43) O2016-6271  
Direct Introduction Transportation  
Passed [C.J.p. 31532]  
Jamaica Jerk Villa  
2216 S Michigan Ave  
Sign  
Dowell (3) O2016-6689  
Referred [C.J.p. 32448] Transportation  
Jaslin Hotel LLC  
261 W Cermak Rd  
Sign  
Solis (25) O2016-5784  
Referred [C.J.p. 29596] Transportation  
Passed [C.J.p. 31533]  
Jewel Food Store No. 3632  
3630 N Southport Ave  
Bicycle rack  
Tunney (44) O2016-7019  
Referred [C.J.p. 32510] Transportation  
Jewel Food Store No. 3632  
3630 N Southport Ave  
Planter  
Tunney (44) O2016-7020  
Referred [C.J.p. 32510] Transportation

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Grants of Privilege

JJJ Dry Cleaners  
4412 W 59th St  
Sign  
Quinn (13) O2016-6187  
Direct Introduction Transportation  
Passed [C.J.p. 31533]  
Joan A Uth  
2974 S Loomis St  
Lift - amend  
Thompson (11) O2016-6726  
Referred [C.J.p. 32460] Transportation  
Joe's Seafood, Prime Steak  
2412 W North Ave  
Sign  
Moreno (1) O2016-5723  
Referred [C.J.p. 29573] Transportation  
Passed [C.J.p. 31454]  
Jupiter Realty Corp.  
118 N Jefferson St  
Planter  
Reilly (42) O2016-6661  
Referred [C.J.p. 32500] Transportation  
K2 Chicago LLC  
365 N Halsted St  
Planter  
Reilly (42) O2016-5898  
Referred [C.J.p. 29612] Transportation  
Passed [C.J.p. 31534]  
K2 Chicago LLC  
365 N Halsted St  
Power supply  
Reilly (42) O2016-6662  
Referred [C.J.p. 32500] Transportation  
K2 Chicago LLC  
365 N Halsted St  
Tree grate  
Reilly (42) O2016-5901  
Referred [C.J.p. 29612] Transportation  
Passed [C.J.p. 31535]

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Grants of Privilege

Kimball-Lawrence Currency Exchange, Inc.  
3421 W Lawrence Ave  
Sign  
Mell (33) O2016-6262  
Direct Introduction Transportation  
Passed [C.J.p. 31536]  
King Sweets  
2308 W Devon Ave  
Sign  
Silverstein (50) O2016-6280  
Direct Introduction Transportation  
Passed [C.J.p. 31537]  
Klee Plaza at Six Corners Condo Assn.  
4015 N Milwaukee Ave  
Vault  
Arena (45) O2016-7079  
Referred [C.J.p. 32513] Transportation  
Krav Maga Illinois  
5201 N Oketo Ave  
Sign  
Napolitano (41) O2016-6871  
Referred [C.J.p. 32495] Transportation  
Krol, Kazimierz  
7500 W Bryn Mawr Ave  
Occupation of space - amend  
Napolitano (41) O2016-6724  
Referred [C.J.p. 32496] Transportation  
Kurah  
1355 S Michigan Ave  
Wind screen  
Dowell (3) O2016-6690  
Referred [C.J.p. 32448] Transportation  
La Baguette Bakery  
2109 S Ashland Ave  
Sign  
Solis (25) O2016-6201  
Direct Introduction Transportation  
Passed [C.J.p. 31538]

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Grants of Privilege

La Baguette Bakery  
2109 S Ashland Ave  
Sign  
Solis (25) O2016-6202  
Direct Introduction Transportation  
Passed [C.J.p. 31539]  
La Cecina Restaurant  
1934 W 47th St  
Sign  
Lopez (15) O2016-5778  
Referred [C.J.p. 29588] Transportation  
Passed [C.J.p. 31540]  
Labriola Bakery Cafe  
535 N Michigan Ave  
Archway  
Reilly (42) O2016-6663  
Referred [C.J.p. 32500] Transportation  
Lake Park Assoc. Inc.  
1452-1466 E 53rd St  
Window display  
King (4) O2016-6734  
Referred [C.J.p. 32450] Transportation  
Lake Park Associates, Inc.  
1452-1466 E 53rd St  
Sign  
King (4) O2016-5758  
Referred [C.J.p. 29579] Transportation  
Passed [C.J.p. 31541]  
Lakeshore Sport & Fitness  
1320 W Fullerton Ave  
Sign  
Hopkins (2) O2016-6160  
Direct Introduction Transportation  
Passed [C.J.p. 31541]  
Lakeside Bank  
2800 N Ashland Ave  
Sign  
Waguespack (32) O2016-6809  
Referred [C.J.p. 32484] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Lakeview Pantry  
3945 N Sheridan Rd  
Sign  
Cappleman (46) O2016-6274  
Direct Introduction Transportation  
Passed [C.J.p. 31542]  
Las Islas Marias  
2400 S Pulaski Rd  
Sign  
Munoz (22) O2016-6928  
Referred [C.J.p. 32470] Transportation  
Lawrence M. Kaufman MD, PhD, SC  
2456 N Western Ave  
Exterior mount  
Moreno (1) O2016-6629  
Referred [C.J.p. 32442] Transportation  
Lefty's Automotive  
5628 N Eiston Ave  
Sign  
Arena (45) O2016-7081  
Referred [C.J.p. 32513] Transportation  
Legacy at Millennium Park Condo, The  
21-35 S Wabash Ave  
Caisson  
Reilly (42) O2016-6668  
Referred [C.J.p. 32500] Transportation  
LI Portfolio Holdings LLC  
701 W Armitage Ave  
Step  
Smith (43) O2016-5927  
Referred [C.J.p. 29615] Transportation  
Passed [C.J.p. 31537]  
Liberty Tax Service  
718 W 31st St  
Sign  
Thompson (11) O2016-5776  
Referred [C.J.p. 29584] Transportation  
Passed [C.J.p. 31543]

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<u>Grants of Privilege</u>		
Library Lofts Condo Assoc 900-904 N Paulina St Pipe		
Moreno (1)	O2016-6632	
Referred [C.J.p. 32442]	Transportation	
Longwood Investments LLC 1255 S State St Bollard		
Dowell (3)	O2016-6692	
Referred [C.J.p. 32448]	Transportation	
Loyola University Chicago 6364 N Sheridan Rd Conduit		
Osterman (48)	O2016-6775	
Referred [C.J.p. 32517]	Transportation	
Loyola University Chicago 6525 N Sheridan Rd Manhole		
Moore (49)	O2016-6757	
Referred [C.J.p. 32519]	Transportation	
Loyola University of Chicago 820 N Rush St Conduit		
Reilly (42)	O2016-6671	
Referred [C.J.p. 32500]	Transportation	
Lucas, William 757 W Hutchinson Ave Fence		
Cappleman (46)	O2016-7102	
Referred [C.J.p. 32514]	Transportation	
Lynn's Hair & Spa 1150 W Diversey Pkwy Sign		
Tunney (44)	O2016-7022	
Referred [C.J.p. 32510]	Transportation	

PUBLIC WAY USAGE

<u>Grants of Privilege</u>		
Macello Ristorante 1235-1239 W Lake St Occupation of space		
Burnett (27)	O2016-5819	
Referred [C.J.p. 29599]	Transportation	
Passed [C.J.p. 31544]		
Macerich Management 520 N Michigan Ave Kiosk		
Reilly (42)	O2016-5904	
Referred [C.J.p. 29612]	Transportation	
Passed [C.J.p. 31545]		
Macerich Management - Privilege No. 1123790 520 N Michigan Ave Panel		
Reilly (42)	O2016-6687	
Referred [C.J.p. 32500]	Transportation	
Macerich Management - Privilege No. 1123789 520 N Michigan Ave Panel		
Reilly (42)	O2016-6691	
Referred [C.J.p. 32500]	Transportation	
Madison LaSalle Partners LLC 10 S LaSalle Dr Cornice - amend		
Reilly (42)	O2016-5864	
Referred [C.J.p. 29614]	Transportation	
Passed [C.J.p. 31651]		
Maewill Condo Assn. 6700-6702 N Sheridan Rd Fence		
Moore (49)	O2016-6773	
Referred [C.J.p. 32519]	Transportation	
Magic Nails 229 E 47th St Sign		
Dowell (3)	O2016-6161	
Direct Introduction	Transportation	
Passed [C.J.p. 31546]		

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Grants of Privilege

Mama Luna on Addison LLC  
7601 W Addison St  
Light fixture  
Sposato (38) O2016-5870  
Referred [C.J.p. 29609] Transportation  
Passed [C.J.p. 31546]  
Mama Luna on Addison LLC  
7601 W Addison St  
Planter railing  
Sposato (38) O2016-5872  
Referred [C.J.p. 29609] Transportation  
Passed [C.J.p. 31547]  
Mancuso Motorsports  
77 W Huron St  
Banner  
Reilly (42) O2016-6693  
Referred [C.J.p. 32500] Transportation  
Marathon Gas  
8100 S Ashland Ave  
Sign  
Brookins (21) O2016-6196  
Direct Introduction Transportation  
Passed [C.J.p. 31548]  
Margarita Gonzalez  
1400 N Kildare Ave  
Security camera  
Maldonado (26) O2016-6992  
Referred [C.J.p. 32475] Transportation  
Marshalls No. 1317  
5102 S Lake Park Ave  
Sign  
King (4) O2016-5759  
Referred [C.J.p. 29579] Transportation  
Passed [C.J.p. 31549]  
Marl Anthony  
1200 W Hubbard St  
Sign  
Burnett (27) O2016-5821  
Referred [C.J.p. 29599] Transportation  
Passed [C.J.p. 31550]

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Grants of Privilege

Martha's Food Market Co., Inc.  
4459 W Diversey Ave  
Light fixture  
Santiago (31) O2016-6908  
Referred [C.J.p. 32483] Transportation  
Martyrs'  
3855 N Lincoln Ave  
Sign  
Pawar (47) O2016-6275  
Direct Introduction Transportation  
Passed [C.J.p. 31550]  
Masa Azul  
2901 W Diversey Ave  
Sign  
Waguespack (32) O2016-6206  
Direct Introduction Transportation  
Passed [C.J.p. 31551]  
Mattress Firm  
605 W Roosevelt Rd  
Sign  
Thompson (11) O2016-6184  
Direct Introduction Transportation  
Passed [C.J.p. 31552]  
MB Financial Bank  
1020 W Randolph St  
Sign  
Burnett (27) O2016-6995  
Referred [C.J.p. 32477] Transportation  
McCormick & Schmick's Seafood Restaurant  
41 E Chestnut St  
Sign  
Reilly (42) O2016-6230  
Direct Introduction Transportation  
Passed [C.J.p. 31553]  
McDonalds  
740 E 47th St  
Sign  
King (4) O2016-6735  
Referred [C.J.p. 32450] Transportation

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Grants of Privilege

Medici Bakery  
1331 E 57th St  
Light fixture  
Hairston (5) O2016-6748  
Referred [C.J.p. 32452] Transportation  
Medici Bakery  
1331 E 57th St  
Sign  
Hairston (5) O2016-6167  
Direct Introduction Transportation  
Passed [C.J.p. 31553]  
Mentor Building Condo Assn./Wolin-Levin, Inc.  
2 E Monroe St  
Balcony  
Reilly (42) O2016-6700  
Referred [C.J.p. 32501] Transportation  
Mentor Building Condo Assn./Wolin-Levin, Inc.  
2 E Monroe St  
Balcony  
Reilly (42) O2016-6698  
Referred [C.J.p. 32501] Transportation  
Metric Coffee Co  
2021 W Fulton St  
Light fixture  
Burnett (27) O2016-5822  
Referred [C.J.p. 29599] Transportation  
Passed [C.J.p. 31554]  
Metro PCS  
2625 W 79th St  
Sign  
Curtis (18) O2016-6902  
Referred [C.J.p. 32467] Transportation  
Metro PCS  
2820 N Cicero Ave  
Sign  
Santiago (31) O2016-5845  
Referred [C.J.p. 29604] Transportation  
Passed [C.J.p. 31555]

**PUBLIC WAY USAGE**

Grants of Privilege

Metro PCS Authorized Dealer  
5056 N Sheridan Rd  
Sign  
Osterman (46) O2016-6278  
Direct Introduction Transportation  
Passed [C.J.p. 31556]  
MetroPCS  
6317 S Cottage Grove Ave  
Sign  
Cochran (20) O2016-6919  
Referred [C.J.p. 32469] Transportation  
MetroPCS Authorized Dealer  
3871 S Archer Ave  
Sign - amend  
Cardenas (12) O2016-5713  
Referred [C.J.p. 29585] Transportation  
Passed [C.J.p. 31652]  
Metropolitan Apostolic Community Church  
4100 S Dr Martin Luther King Jr Dr  
Planter  
Dowell (3) O2016-5755  
Referred [C.J.p. 29578] Transportation  
Passed [C.J.p. 31557]  
Mid City Plaza LLC  
727 W Madison St  
Planter  
Burnett (27) O2016-6998  
Referred [C.J.p. 32477] Transportation  
Midway Auto Service LLC  
3643-3655 W 63rd St  
Sign  
Zalewski (23) O2016-6187  
Direct Introduction Transportation  
Passed [C.J.p. 31557]  
Monica + Andy  
2038 N Halsted St  
Sign  
Smith (43) O2016-6272  
Direct Introduction Transportation  
Passed [C.J.p. 31558]

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Grants of Privilege

Montrose Ravenswood Currency Exchange  
 1808 W Montrose Ave  
 Sign  
 Pawar (47) O2016-5962  
 Referred [C.J.p. 29623] Transportation  
 Passed [C.J.p. 31559]

Mosaicos, Inc.  
 4958 N Pulaski Rd  
 Sign  
 Laurino (39) O2016-6263  
 Direct Introduction Transportation  
 Passed [C.J.p. 31560]

Music Garage Chicago LLC  
 345-347 N Loomis St  
 Occupation of space  
 Burnett (27) O2016-5825  
 Referred [C.J.p. 29599] Transportation  
 Passed [C.J.p. 31561]

Nail Art Studio  
 744 N Clark St  
 Banner  
 Hopkins (2) O2016-6159  
 Direct Introduction Transportation  
 Passed [C.J.p. 31561]

Nail Art Studio  
 744 N Clark St  
 Sign  
 Hopkins (2) O2016-6154  
 Direct Introduction Transportation  
 Passed [C.J.p. 31562]

Nailtastic  
 400 N Orleans St  
 Sign  
 Reilly (42) O2016-6268  
 Direct Introduction Transportation  
 Passed [C.J.p. 31563]

Nando's Peri-Peri  
 227 E Ontario St  
 Facade  
 Reilly (42) O2016-6704  
 Referred [C.J.p. 32501] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Nando's Peri-Peri  
 227 E Ontario St  
 Sign  
 Reilly (42) O2016-6706  
 Referred [C.J.p. 32501] Transportation

Neon Design/Fletcher Honorama  
 3722 N Ashland Ave  
 Sign  
 Pawar (47) O2016-6276  
 Direct Introduction Transportation  
 Passed [C.J.p. 31564]

Next Bronzeville LLC  
 340 E 35th St  
 Sign  
 King (4) O2016-6737  
 Referred [C.J.p. 32450] Transportation

Next Restaurant  
 953-955 W Fulton Market  
 Fence  
 Burnett (27) O2016-7001  
 Referred [C.J.p. 32477] Transportation

Noodles Etc.  
 1333 E 57th St  
 Light fixture  
 Hairston (5) O2016-6752  
 Referred [C.J.p. 32452] Transportation

Noodles Etc.  
 1333 E 57th St  
 Sign  
 Hairston (5) O2016-6166  
 Direct Introduction Transportation  
 Passed [C.J.p. 31564]

Northside Bar & Grill  
 1635 N Damen Ave  
 Sign  
 Hopkins (2) O2016-5742  
 Referred [C.J.p. 29576] Transportation  
 Passed [C.J.p. 31565]

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PUBLIC WAY USAGE

Grants of Privilege

Northwestern Memorial Hospital  
245 E Chicago Ave  
Bicycle rack  
Hopkins (2) O2016-6679  
Referred [C.J.p. 32446] Transportation

Northwestern Memorial Hospital  
245 E Chicago Ave  
Kiosk  
Hopkins (2) O2016-6680  
Referred [C.J.p. 32446] Transportation

Northwestern Memorial Hospital  
245 E Chicago Ave  
Light fixture  
Hopkins (2) O2016-5744  
Referred [C.J.p. 29576] Transportation  
Passed [C.J.p. 31566]

Northwestern Memorial Hospital  
251 E Huron St  
Duct  
Reilly (42) O2016-6751  
Referred [C.J.p. 32501] Transportation

Northwestern Memorial Hospital  
251 E Huron St  
Sanitary chamber  
Reilly (42) O2016-6756  
Referred [C.J.p. 32501] Transportation

Northwestern Memorial Hospital  
251 E Huron St  
Sewer line  
Reilly (42) O2016-6762  
Referred [C.J.p. 32501] Transportation

Northwestern Memorial Hospital  
441 E Ontario St  
Manhole  
Reilly (42) O2016-6755  
Referred [C.J.p. 32501] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Northwestern Memorial Hospital  
233 E Superior St  
Manhole  
Reilly (42) O2016-6753  
Referred [C.J.p. 32501] Transportation

Northwestern Memorial Hospital  
233 E Superior St  
Sewer  
Reilly (42) O2016-6760  
Referred [C.J.p. 32501] Transportation

Edge's Restaurant  
730 N Damen Ave  
Fire escape  
Moreno (1) O2016-6634  
Referred [C.J.p. 32442] Transportation

Ogden North LLC  
2642-2648 W 12th Pl  
Fence  
Ervin (28) O2016-5840  
Referred [C.J.p. 29602] Transportation  
Passed [C.J.p. 31567]

Ogden North LLC  
2652 W 12th Pl  
Fence  
Ervin (28) O2016-5841  
Referred [C.J.p. 29602] Transportation  
Passed [C.J.p. 31568]

Olive Mediterranean Grill  
28 E Adams St  
Sign  
Reilly (42) O2016-6269  
Direct Introduction Transportation  
Passed [C.J.p. 31568]

Omni Chicago Hotel  
676 N Michigan Ave  
Planter  
Reilly (42) O2016-6795  
Referred [C.J.p. 32501] Transportation



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Grants of Privilege

Omni Healthcare  
2720 W Division St  
Sign  
Maldonado (26) O2016-6205  
Direct Introduction Transportation  
Passed [C.J.p. 31569]  
Orange On Roscoe  
2011 W Roscoe St  
Sign  
Waguespack (32) O2016-5863  
Referred [C.J.p. 29604] Transportation  
Passed [C.J.p. 31570]  
Orso's Restaurant  
1401 N Wells St  
Sign  
Burnett (27) O2016-5826  
Referred [C.J.p. 29600] Transportation  
Passed [C.J.p. 31571]  
Paisano Mufflers and Auto Service LLC  
8601 S Cicero Ave  
Sign  
Curtis (18) O2016-6192  
Direct Introduction Transportation  
Passed [C.J.p. 31571]  
Panes Bread Cafe  
3002 N Sheridan Rd  
Windscreen  
Tunney (44) O2016-7024  
Referred [C.J.p. 32511] Transportation  
Park Hyatt Water Tower Associates  
800 N Michigan Ave  
Sign  
Reilly (42) O2016-6270  
Direct Introduction Transportation  
Passed [C.J.p. 31572]  
Park Pet Shop, Inc.  
10429 S Kedzie Ave  
Sign  
O'Shea (19) O2016-6194  
Direct Introduction Transportation  
Passed [C.J.p. 31573]

PUBLIC WAY USAGE

Grants of Privilege

Perez Mexican Food  
853-855 W Randolph St  
Exhaust duct  
Burnett (27) O2016-7004  
Referred [C.J.p. 32477] Transportation  
Perez Mexican Food  
853 W Randolph St  
Sign  
Burnett (27) O2016-6209  
Direct Introduction Transportation  
Passed [C.J.p. 31574]  
Perez Mexican Food  
853-855 W Randolph St  
Windscreen  
Burnett (27) O2016-7007  
Referred [C.J.p. 32477] Transportation  
Pete's Pizza & Bakehouse  
1100 W Granville Ave  
Sign  
Osterman (48) O2016-5974  
Referred [C.J.p. 29624] Transportation  
Passed [C.J.p. 31575]  
Piazza Bella Osteria  
2114 W Roscoe St  
Light fixture  
Waguespack (32) O2016-6810  
Referred [C.J.p. 32484] Transportation  
Pizza Hut 317248  
5109 S Pulaski Rd  
Sign  
Zalewski (23) O2016-6198  
Direct Introduction Transportation  
Passed [C.J.p. 31575]  
Pizzuti BP LLC  
1061 W Van Buren St  
Caisson  
Solis (25) O2016-5786  
Referred [C.J.p. 29596] Transportation  
Passed [C.J.p. 31576]

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PUBLIC WAY USAGE

Grants of Privilege

Pointe 1900 Retail LLC  
 1900 S State St  
 Planter  
 Dowell (3) O2016-6694  
 Referred [C.J.p. 32448] Transportation  
 Pointech Corp.  
 6042 W Irving Park Rd  
 Light fixture  
 Sposato (38) O2016-6835  
 Referred [C.J.p. 32493] Transportation  
 Pongs Auto Care  
 3848 N Clark St  
 Sign  
 Tunney (44) O2016-5936  
 Referred [C.J.p. 29618] Transportation  
 Passed [C.J.p. 31577]  
 Pony Inn, The  
 1638 W Belmont Ave  
 Bay window  
 Pawar (47) O2016-6794  
 Referred [C.J.p. 32515] Transportation  
 Potbelly Sandwich Works  
 200 S Michigan Ave  
 Sign  
 Reilly (42) O2016-5906  
 Referred [C.J.p. 29613] Transportation  
 Passed [C.J.p. 31578]  
 Potbelly Sandwich Works LLC  
 2264 N Lincoln Ave  
 Sign  
 Smith (43) O2016-6243  
 Direct Introduction Transportation  
 Passed [C.J.p. 31579]  
 Property Consultants Realty, Inc.  
 2200 N Damen Ave  
 Sign  
 Waguespack (32) O2016-6217  
 Direct Introduction Transportation  
 Passed [C.J.p. 31580]

PUBLIC WAY USAGE

Grants of Privilege

Pui Tak Center  
 2216 S Wentworth Ave  
 Trash container  
 Solis (25) O2016-6978  
 Referred [C.J.p. 32473] Transportation  
 QIC 11 E Walton LLC  
 11 E Walton St  
 Manhole  
 Reilly (42) O2016-6655  
 Referred [C.J.p. 32499] Transportation  
 Q's Tips and Wings  
 2517 W 79th St  
 Sign  
 Curtis (18) O2016-5781  
 Referred [C.J.p. 29591] Transportation  
 Passed [C.J.p. 31580]  
 Quality Home Care Services, Ltd.  
 3510 W 79th St  
 Sign  
 Curtis (18) O2016-5782  
 Referred [C.J.p. 29591] Transportation  
 Passed [C.J.p. 31581]  
 Quarry Event Center, The  
 2423 E 75th St  
 Sign  
 Mitchell (7) O2016-5769  
 Referred [C.J.p. 29582] Transportation  
 Passed [C.J.p. 31582]  
 Queen Mary, The  
 2125 W Division St  
 Light fixture  
 Hopkins (2) O2016-5746  
 Referred [C.J.p. 29576] Transportation  
 Passed [C.J.p. 31583]  
 Ra Sushi  
 1139 N State St  
 Sign  
 Hopkins (2) O2016-6682  
 Referred [C.J.p. 32446] Transportation

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Grants of Privilege

Rafa's Chicken  
4410 W 63rd St  
Sign  
Zalewski (23) O2016-6199  
Direct Introduction Transportation  
Passed [C.J.p. 31583]

RCN Telecom Services of Illinois  
400 E North Water St  
Power supply  
Reilly (42) O2016-6812  
Referred [C.J.p. 32502] Transportation

RCN Telecom Services of Illinois, Inc.  
338 N Dearborn St  
Power supply  
Reilly (42) O2016-6803  
Referred [C.J.p. 32502] Transportation

Regus Corporation  
1525 E Hyde Park Blvd  
Sign  
King (4) O2016-6164  
Direct Introduction Transportation  
Passed [C.J.p. 31584]

Related Bit 500 Lake Shore Owner LLC  
516 N Lake Shore Dr  
Tree grate  
Reilly (42) O2016-6820  
Referred [C.J.p. 32502] Transportation

Rhona Hoffman Gallery  
118 N Peoria St  
Banner  
Burnett (27) O2016-5827  
Referred [C.J.p. 29600] Transportation  
Passed [C.J.p. 31585]

Ritter & Co.  
445 N LaSalle Dr  
Light fixture  
Reilly (42) O2016-6822  
Referred [C.J.p. 32502] Transportation

PUBLIC WAY USAGE

Grants of Privilege

River North Car Wash, Inc.  
356 W Superior St  
Sign  
Reilly (42) O2016-6231  
Direct Introduction Transportation  
Passed [C.J.p. 31586]

River Shannon  
425 W Armitage Ave  
Sign  
Smith (43) O2016-6244  
Direct Introduction Transportation  
Passed [C.J.p. 31586]

Robey, The  
1600 N Milwaukee Ave  
Light fixture  
Hopkins (2) O2016-6684  
Referred [C.J.p. 32446] Transportation

Rogers Hyundai  
2720 S Michigan Ave  
Sign  
Dowell (3) O2016-6162  
Direct Introduction Transportation  
Passed [C.J.p. 31587]

Rogers Park Business Alliance  
7036 N Clark St  
Planter  
Moore (49) O2016-6763  
Referred [C.J.p. 32519] Transportation

Rosas Tamales  
3314 W 55th St  
Sign  
Burke (14) O2016-5777  
Referred [C.J.p. 29588] Transportation  
Passed [C.J.p. 31588]

Rosebud Cafe  
1500 W Taylor St  
Sign  
Ervin (28) O2016-6211  
Direct Introduction Transportation  
Passed [C.J.p. 31589]

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Grants of Privilege

Rosecrance, Inc.  
3701 N Ashland Ave  
Planter  
Tunney (44) O2016-7027  
Referred [C.J.p. 32511] Transportation  
Rosenberg, Michael  
3726 N Lake Shore Dr  
Fence  
Cappleman (46) O2016-7103  
Referred [C.J.p. 32514] Transportation  
Rush University Medical Center  
1735 W Harrison St  
Earth Retention System  
Burnett (27) O2016-7009  
Referred [C.J.p. 32477] Transportation  
S&S Heating and Cooling  
3825 N Elston Ave  
Sign  
Ramirez-Rosa (35) O2016-6831  
Referred [C.J.p. 32488] Transportation  
Safeguard Self Storage  
1909 W 95th St  
Sign  
O'Shea (19) O2016-6906  
Referred [C.J.p. 32468] Transportation  
Safeguard Self Storage  
2751 N Clybourn Ave  
Sign  
Waguespack (32) O2016-6218  
Direct Introduction Transportation  
Passed [C.J.p. 31590]  
Salon 44 Spa  
4452 N Western Ave  
Light fixture  
Pawar (47) O2016-5963  
Referred [C.J.p. 29623] Transportation  
Passed [C.J.p. 31590]

PUBLIC WAY USAGE

Grants of Privilege

Sam Food & Liquor  
124 W 95th St  
Light fixture  
Brookins (21) O2016-6924  
Referred [C.J.p. 32469] Transportation  
Schoolyard Tavern & Grill  
3258 N Southport Ave  
Park bench  
Tunney (44) O2016-5937  
Referred [C.J.p. 29618] Transportation  
Passed [C.J.p. 31591]  
Sexton Condo Assn., The  
360 W Illinois St  
Light fixture  
Reilly (42) O2016-6844  
Referred [C.J.p. 32502] Transportation  
Shamrock Club, The  
210 W Kinzie St  
Sign  
Reilly (42) O2016-5908  
Referred [C.J.p. 29613] Transportation  
Passed [C.J.p. 31592]  
Sheraton Chicago Hotel & Tower  
301 E North Water St  
Sign  
Reilly (42) O2016-6232  
Direct Introduction Transportation  
Passed [C.J.p. 31593]  
Shipka, Ronald B., Sr.  
710 W Oakdale Ave  
Planter  
Tunney (44) O2016-7030  
Referred [C.J.p. 32511] Transportation  
Shoe Trend  
2000 E 71st St  
Sign  
Hairston (5) O2016-5764  
Referred [C.J.p. 29581] Transportation  
Passed [C.J.p. 31593]

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Grants of Privilege

Simone's  
960-962 W 18th St  
Grease bin  
Solis (25) O2016-6981  
Referred [C.J.p. 32473] Transportation  
Sir Spa  
5151 N Clark St  
Sign  
Pawar (47) O2016-6255  
Direct Introduction Transportation  
Passed [C.J.p. 31594]  
Smoke Daddy  
1804 W Division St  
Fire escape  
Moreno (1) O2016-6635  
Referred [C.J.p. 32443] Transportation  
Smoke Dreams  
4560 N Broadway  
Sign  
Cappleman (46) O2016-5948  
Referred [C.J.p. 29622] Transportation  
Passed [C.J.p. 31595]  
Smoque BBQ  
3800 N Pulaski Rd  
Security camera  
Arena (45) O2016-7082  
Referred [C.J.p. 32513] Transportation  
Sonrisa Dental  
3069 W Armitage Ave  
Sign  
Moreno (1) O2016-5728  
Referred [C.J.p. 29573] Transportation  
Passed [C.J.p. 31596]  
South Shore Hospital  
8012 S Crandon Ave  
Manhole  
Harris (8) O2016-6879  
Referred [C.J.p. 32459] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Spacca Napoli  
1769 W Sunnyside Ave  
Sign  
Pawar (47) O2016-6256  
Direct Introduction Transportation  
Passed [C.J.p. 31597]  
Spertus Institute of Jewish Studies  
610 S Michigan Ave  
Catch basin  
Reilly (42) O2016-6828  
Referred [C.J.p. 32502] Transportation  
Spertus Institute of Jewish Studies  
610 S Michigan Ave  
Manhole  
Reilly (42) O2016-6829  
Referred [C.J.p. 32502] Transportation  
Spin Dry  
22416 E 75th St  
Sign  
Mitchell (7) O2016-6877  
Referred [C.J.p. 32456] Transportation  
Standard Club, The  
320 S Plymouth Ct  
Vault  
King (4) O2016-5760  
Referred [C.J.p. 29579] Transportation  
Passed [C.J.p. 31597]  
Starbucks Coffee No. 2215  
828 N State St  
Sign  
Hopkins (2) O2016-5748  
Referred [C.J.p. 29576] Transportation  
Passed [C.J.p. 31599]  
Starbucks Coffee No. 2335  
3845 N Broadway  
Sign  
Cappleman (46) O2016-6251  
Direct Introduction Transportation  
Passed [C.J.p. 31600]

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Grants of Privilege

Starbucks Coffee No. 2378  
4553-4557 N Lincoln Ave  
Sign  
Pawar (47) O2016-5965  
Referred [C.J.p. 29623] Transportation  
Passed [C.J.p. 31601]  
Starbucks Coffee No. 2443  
1588 N Milwaukee Ave  
Sign  
Moreno (1) O2016-6149  
Direct Introduction Transportation  
Passed [C.J.p. 31601]  
Starbucks Coffee No. 2514  
3045 N Greenview Ave  
Sign  
Waguespack (32) O2016-5865  
Referred [C.J.p. 29604] Transportation  
Passed [C.J.p. 31602]  
Starbucks Coffee No. 2515  
2275 N Lincoln Ave  
Door swing  
Smith (43) O2016-6915  
Referred [C.J.p. 32506] Transportation  
Starbucks Coffee No. 2515  
2275 N Lincoln Ave  
Light fixture  
Smith (43) O2016-6918  
Referred [C.J.p. 32506] Transportation  
Starbucks Coffee No. 282  
555 S Dearborn St  
Sign  
King (4) O2016-6165  
Direct Introduction Transportation  
Passed [C.J.p. 31598]  
Starbucks Coffee No. 8972  
42 E Chicago Ave  
Sign  
Reilly (42) O2016-5910  
Referred [C.J.p. 29613] Transportation  
Passed [C.J.p. 31603]

PUBLIC WAY USAGE

Grants of Privilege

State Farm Insurance  
515 E 79th St  
Security Camera  
Sawyer (6) O2016-5767  
Referred [C.J.p. 29581] Transportation  
Passed [C.J.p. 31605]  
State Farm Insurance  
2643 N Harlem Ave  
Sign  
Taliaferro (29) O2016-6213  
Direct Introduction Transportation  
Passed [C.J.p. 31604]  
Stereo Night Club  
5616 W Diversey Ave  
Sign  
Santiago (31) O2016-5846  
Referred [C.J.p. 29604] Transportation  
Passed [C.J.p. 31605]  
Sterling Bays  
114 S Racine Ave  
Sign  
Burnett (27) O2016-5828  
Referred [C.J.p. 29600] Transportation  
Passed [C.J.p. 31606]  
Streeter's Tavern  
50 E Chicago Ave  
Sign  
Reilly (42) O2016-6233  
Direct Introduction Transportation  
Passed [C.J.p. 31607]  
Subway  
51 W 79th St  
Sign  
Moore (17) O2016-5779  
Referred [C.J.p. 29591] Transportation  
Passed [C.J.p. 31608]  
Subway  
5554 N Clark St  
Sign  
O'Connor (40) O2016-6864  
Referred [C.J.p. 32494] Transportation

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PUBLIC WAY USAGE

Grants of Privilege

Subway No. 51581  
 29 W Lake St  
 Sign  
 Reilly (42) O2016-6234  
 Direct Introduction Transportation  
 Passed [C.J.p. 31608]  
 Supermercado La Chiquita No. 4 IN  
 2637 S Pulaski Rd  
 Building Projection  
 Munoz (22) O2016-6935  
 Referred [C.J.p. 32470] Transportation  
 Sushi Para M  
 1633 N Milwaukee Ave  
 Sign  
 Hopkins (2) O2016-5749  
 Referred [C.J.p. 29576] Transportation  
 Passed [C.J.p. 31609]  
 Swiss Fine Timing and Jewelry  
 70 E Walton St  
 Clock  
 Reilly (42) O2016-6832  
 Referred [C.J.p. 32502] Transportation  
 Tania Y Ramirez  
 3223 W Lawrence Ave  
 Sign  
 Mell (33) O2016-5867  
 Referred [C.J.p. 29606] Transportation  
 Passed [C.J.p. 31611]  
 Target Store T-3208  
 3200 N Clark St  
 Sign  
 Tunney (44) O2016-5938  
 Referred [C.J.p. 29618] Transportation  
 Passed [C.J.p. 31612]  
 Target Store I-3219  
 1330 E 53rd St  
 Sign  
 King (4) O2016-5761  
 Referred [C.J.p. 29580] Transportation  
 Passed [C.J.p. 31612]

PUBLIC WAY USAGE

Grants of Privilege

Tasty Sub  
 2001 W Howard St  
 Sign  
 Moore (49) O2016-6307  
 Direct Introduction Transportation  
 Passed [C.J.p. 31613]  
 Tattoo Factory  
 4441 N Broadway  
 Sign  
 Cappleman (46) O2016-6252  
 Direct Introduction Transportation  
 Passed [C.J.p. 31614]  
 Tavern on Rush  
 1031 N Rush St  
 Sign  
 Reilly (42) O2016-5911  
 Referred [C.J.p. 29613] Transportation  
 Passed [C.J.p. 31615]  
 Thai Villiage Restaurant  
 2053 W Division St  
 Sign  
 Moreno (1) O2016-6152  
 Direct Introduction Transportation  
 Passed [C.J.p. 31615]  
 Theater Wit NFP  
 1229 W Belmont Ave  
 Sign  
 Waguespack (32) O2016-6219  
 Direct Introduction Transportation  
 Passed [C.J.p. 31616]  
 Three Aces Restaurant  
 1321-1327 W Taylor St  
 Sign  
 Ervin (28) O2016-6212  
 Direct Introduction Transportation  
 Passed [C.J.p. 31617]

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PUBLIC WAY USAGE

<u>Grants of Privilege</u>	
Tiger's Body Shop 3604 N Lincoln Ave Sign Pawar (47)	O2016-6257
Direct Introduction Passed [C.J.p. 31618]	Transportation
Title Nine Sports 1024 W Armitage Ave Sign Smith (43)	O2016-6245
Direct Introduction Passed [C.J.p. 31618]	Transportation
T-Mobile 50 E Randolph St Light fixture Reilly (42)	O2016-6840
Referred [C.J.p. 32502]	Transportation
T-Mobile Central LLC 120 S Halsted St Sign Burnett (27)	O2016-6210
Direct Introduction Passed [C.J.p. 31610]	Transportation
T-Mobile Central LLC 2320 W Ogden Ave Conduit Ervin (28)	O2016-6857
Referred [C.J.p. 32479]	Transportation
T-Mobile Central LLC 3711 N Ravenswood Ave Exterior mount Pawar (47)	O2016-6798
Referred [C.J.p. 32515]	Transportation
Foon's Bar & Grill 3857 N Southport Ave Sign Tunney (44)	O2016-5940
Referred [C.J.p. 29619]	Transportation
Passed [C.J.p. 31619]	

PUBLIC WAY USAGE

<u>Grants of Privilege</u>	
Topo Gigio Ristorante 15516 N Wells St Windscreen Burnett (27)	O2016-5829
Referred [C.J.p. 29600]	Transportation
Passed [C.J.p. 31620]	
Trader Joe's No. 701 1147 S Wabash Ave Sign King (4)	O2016-5762
Referred [C.J.p. 29580]	Transportation
Passed [C.J.p. 31621]	
True Food Kitchen 9 W Erie St Sign Reilly (42)	O2016-6235
Direct Introduction Passed [C.J.p. 31622]	Transportation
Two 1132-1138 W Grand Ave Light fixture Burnett (27)	O2016-5830
Referred [C.J.p. 29600]	Transportation
Passed [C.J.p. 31622]	
Uncle Julio's Hacienda 855 W North Ave Sign Hopkins (2)	O2016-6156
Direct Introduction Passed [C.J.p. 31623]	Transportation
Uncle Mike's Place 1700 W Grand Ave Bicycle rack Moreno (1)	O2016-5636
Referred [C.J.p. 32443]	Transportation
Uncle Mike's Place 1700 W Grand Ave Planter Moreno (1)	O2016-5638
Referred [C.J.p. 32443]	Transportation



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Grants of Privilege

Underthings  
 804 W Webster Ave  
 Sign  
 Smith (43) O2016-5928  
 Referred [C.J.p. 29615] Transportation  
 Passed [C.J.p. 31624]  
 University of Chicago, The (File No. 19)  
 1414 E 59th St  
 Conduit  
 Hairston (5) O2016-6800  
 Referred [C.J.p. 32453] Transportation  
 University Club Professional Building LLC  
 30 S Michigan Ave  
 Sign  
 Reilly (42) O2016-6236  
 Direct Introduction Transportation  
 Passed [C.J.p. 31625]  
 University of Chicago  
 900 E 57th St  
 Bridge  
 Hairston (5) O2016-6786  
 Referred [C.J.p. 32452] Transportation  
 University of Chicago  
 1400-1432 E 59th St  
 Conduit  
 Hairston (5) O2016-6766  
 Referred [C.J.p. 32452] Transportation  
 University of Chicago  
 1400-1432 E 59th St  
 Pipe  
 Hairston (5) O2016-6785  
 Referred [C.J.p. 32453] Transportation  
 University of Chicago  
 1400-1426 E 60th St  
 Conduit  
 Hairston (5) O2016-6759  
 Referred [C.J.p. 32452] Transportation

PUBLIC WAY USAGE

Grants of Privilege

University of Chicago  
 1400-1426 E 60th St  
 Pipe  
 Hairston (5) O2016-6781  
 Referred [C.J.p. 32453] Transportation  
 University of Chicago  
 5730 S Drexel Ave  
 Sign  
 Hairston (5) O2016-6185  
 Direct Introduction Transportation  
 Passed [C.J.p. 31626]  
 University of Chicago  
 5730 S Drexel Ave  
 Sign  
 Hairston (5) O2016-6183  
 Direct Introduction Transportation  
 Passed [C.J.p. 31626]  
 University of Chicago  
 1400-1426 E Midway Plaisance  
 Conduit  
 Hairston (5) O2016-6764  
 Referred [C.J.p. 32452] Transportation  
 University of Chicago  
 1400-1426 E Midway Plaisance  
 Earth retention system  
 Hairston (5) O2016-6769  
 Referred [C.J.p. 32453] Transportation  
 University of Chicago  
 1400-1426 E Midway Plaisance  
 Earth retention system  
 Hairston (5) O2016-6772  
 Referred [C.J.p. 32453] Transportation  
 University of Chicago, The (File No. 19)  
 1414 E 59th St  
 Conduit  
 Hairston (5) O2016-6793  
 Referred [C.J.p. 32453] Transportation

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**PUBLIC WAY USAGE**

Grants of Privilege

University of Chicago, The (File No. 19)  
 5801 S Ellis Ave  
 Conduit  
 Hairston (5) O2016-6797  
 Referred [C.J.p. 32453] Transportation  
 University of Chicago, The (File No. 19)  
 5801 S Ellis Ave  
 Manhole  
 Hairston (5) O2016-6817  
 Referred [C.J.p. 32453] Transportation  
 University of Chicago, The (File No. 19)  
 5801 S Ellis Ave  
 Vault  
 Hairston (5) O2016-6868  
 Referred [C.J.p. 32453] Transportation  
 University of Chicago, The (File No. 22)  
 5757 S University Ave  
 Underground steam conduit  
 Hairston (5) O2016-6872  
 Referred [C.J.p. 32453] Transportation  
 U-Stor-It  
 1245 W 15th St  
 Door swing  
 Solis (25) O2016-6983  
 Referred [C.J.p. 32473] Transportation  
 Verizon  
 4759 W Fullerton Ave  
 Occupation of space  
 Santiago (31) O2016-6913  
 Referred [C.J.p. 32483] Transportation  
 Verizon Wireless  
 3944 W Argyle St  
 Occupation of space  
 Laurino (39) O2016-6843  
 Referred [C.J.p. 32493] Transportation  
 Verizon Wireless  
 5500 W Devon Ave  
 Occupation of space  
 Napolitano (41) O2016-6873  
 Referred [C.J.p. 32495] Transportation

**PUBLIC WAY USAGE**

Grants of Privilege

Verizon Wireless  
 6416 W Foster Ave  
 Occupation of space  
 Arena (45) O2016-7084  
 Referred [C.J.p. 32513] Transportation  
 Verizon Wireless  
 1003 W Fulton Market  
 Occupation of space  
 Burnett (27) O2016-7011  
 Referred [C.J.p. 32477] Transportation  
 Verizon Wireless  
 5158 N Kildare Ave  
 Occupation of space  
 Laurino (39) O2016-6849  
 Referred [C.J.p. 32493] Transportation  
 Verizon Wireless  
 2741 N Laramie Ave  
 Occupation of space  
 Santiago (31) O2016-6925  
 Referred [C.J.p. 32483] Transportation  
 Verizon Wireless  
 5618 W Lawrence Ave  
 Occupation of space  
 Arena (45) O2016-7085  
 Referred [C.J.p. 32513] Transportation  
 Verizon Wireless  
 1212 W Lill Ave  
 Occupation of space  
 Smith (43) O2016-6922  
 Referred [C.J.p. 32506] Transportation  
 Verizon Wireless  
 5875 N Lincoln Ave  
 Occupation of space  
 O'Connor (40) O2016-5882  
 Referred [C.J.p. 29610] Transportation  
 Passed [C.J.p. 31627]

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Grants of Privilege

Verizon Wireless  
3800 N Milwaukee Ave  
Occupation of space  
Arena (45) O2016-7086  
Referred [C.J.p. 32513] Transportation

Verizon Wireless  
4928 N Milwaukee Ave  
Occupation of space  
Arena (45) O2016-7087  
Referred [C.J.p. 32513] Transportation

Verizon Wireless  
5219 S Newcastle Ave  
Occupation of space  
Zalewski (23) O2016-6954  
Referred [C.J.p. 32472] Transportation

Verizon Wireless  
4014 W Patterson Ave  
Occupation of space  
Arena (45) O2016-7089  
Referred [C.J.p. 32513] Transportation

Verizon Wireless  
6029 N Pulaski Rd  
Occupation of space  
Laurino (39) O2016-6852  
Referred [C.J.p. 32493] Transportation

Verizon Wireless  
2019 W Rascher Ave  
Occupation of space  
O'Connor (40) O2016-5884  
Referred [C.J.p. 29610] Transportation  
Passed [C.J.p. 31628]

Verizon Wireless  
4017 N Sheridan Rd  
Occupation of space  
Cappleman (46) O2016-7105  
Referred [C.J.p. 3514] Transportation

PUBLIC WAY USAGE

Grants of Privilege

Verizon Wireless  
4900 N Western Ave  
Occupation of space  
O'Connor (40) O2016-5886  
Referred [C.J.p. 29610] Transportation  
Passed [C.J.p. 31629]

Vern and Vera  
5856 N Broadway  
Planter  
Osterman (48) O2016-6779  
Referred [C.J.p. 32518] Transportation

Walgreens  
6016 W 63rd St  
Planter  
Quinn (13) O2016-6892  
Referred [C.J.p. 32463] Transportation

Walgreens Company No. 1173  
1520 W Fullerton Ave  
Building projection  
Waguespack (32) O2016-6811  
Referred [C.J.p. 32484] Transportation

Walgreens No. 13798  
5440 N Clark St  
Sign  
O'Connor (40) O2016-6224  
Direct Introduction Transportation  
Passed [C.J.p. 31630]

Walgreens No. 1417  
1931 W Cermak Rd  
Trash container  
Solis (25) O2016-6985  
Referred [C.J.p. 32473] Transportation

Walgreens No. 1593  
5230 N Milwaukee Ave  
Trash container  
Arena (45) O2016-7092  
Referred [C.J.p. 32513] Transportation

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PUBLIC WAY USAGE

<u>Grants of Privilege</u>	
Walgreens No. 178 740 W Diversey Pkwy Trash container Tunney (44)	O2016-7032
Referred [C.J.p. 32511]	Transportation
Walgreens No. 249 1601 N Wells St Trash container Hopkins (2)	O2016-6685
Referred [C.J.p. 32446]	Transportation
Walgreens No. 9709 4010 W Lawrence Ave Trash container Laurino (39)	O2016-6855
Referred [C.J.p. 32493]	Transportation
Waxman Candles Chicago 3044 N Lincoln Ave Sign Waguespack (32)	O2016-6813
Referred [C.J.p. 32484]	Transportation
Weber Grill Restaurant 539 N State St Sign Reilly (42)	O2016-5913
Referred [C.J.p. 29613]	Transportation
Passed [C.J.p. 31631]	
Wells on Wells 1617 N Wells St Sign Hopkins (2)	O2016-5750
Referred [C.J.p. 29576]	Transportation
Passed [C.J.p. 31631]	
Wework 332 S Michigan Ave Sign Reilly (42)	O2016-6237
Direct Introduction	Transportation
Passed [C.J.p. 31632]	

PUBLIC WAY USAGE

<u>Grants of Privilege</u>	
Wheels of Chicago, Inc. 6229 N Western Ave Sign Silverstein (50)	O2016-6261
Direct Introduction	Transportation
Passed [C.J.p. 31633]	
Wildberry Pancakes & Cafe 130 E Randolph St Sign Reilly (42)	O2016-6238
Direct Introduction	Transportation
Passed [C.J.p. 31634]	
Wilfree Court Condo Assn. 1800 N Fremont St Landscaping Smith (43)	O2016-6926
Referred [C.J.p. 32507]	Transportation
Windy City Orthodontics 2921 N Lincoln Ave Sign Waguespack (32)	O2016-6220
Direct Introduction	Transportation
Passed [C.J.p. 31634]	
Woman's Athletic Club of Chicago 114 E Ontario St Vault Reilly (42)	O2016-5916
Referred [C.J.p. 29613]	Transportation
Passed [C.J.p. 31635]	
Woodie's Flat 1535 N Wells St Sign Burnett (27)	O2016-7014
Referred [C.J.p. 32477]	Transportation
Xanna Salon & Spa 6650 N Northwest Hwy Sign Napolitano (41)	O2016-6225
Direct Introduction	Transportation
Passed [C.J.p. 31636]	

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PUBLIC WAY USAGE

Grants of Privilege

Yescó Chicago  
2311 W Belmont Ave  
Sign  
Waguespack (32) O2016-6221  
Direct Introduction Transportation  
Passed [C.J.p. 31637]

Z & H Market Cafe  
1323 E 57th St  
Light fixture  
Hairston (5) O2016-6874  
Referred [C.J.p. 32453] Transportation

Z & H Market Cafe  
1323 E 57th St  
Sign  
Hairston (5) O2016-6168  
Direct Introduction Transportation  
Passed [C.J.p. 31637]

Zaytune Mediterranean Grill  
3129 S Morgan St  
Light fixture  
Thompson (11) O2016-6885  
Referred [C.J.p. 32460] Transportation

Zeller 401 Property LLC  
401 N Michigan Ave  
Light fixture  
Reilly (42) O2016-5918  
Referred [C.J.p. 29613] Transportation  
Passed [C.J.p. 31638]

Zeller 401 Property LLC  
401 N Michigan Ave  
Security camera projecting - amend  
Reilly (42) O2016-6722  
Referred [C.J.p. 32504] Transportation

Miscellaneous

Driveway Permit No. 09-11009  
3914-3916 W 16th St  
Revoke  
Scott, Jr. (24) Or2016-412  
Referred [C.J.p. 29596] Transportation  
Passed [C.J.p. 31753]

PUBLIC WAY USAGE

Sidewalk Cafés

Acadia Restaurant  
1639 S Wabash Ave  
Dowell (3) O2016-5808  
Referred [C.J.p. 29578] Transportation  
Passed [C.J.p. 31691]

Argo Tea  
140 S Dearborn St  
Reilly (42) O2016-7037  
Referred [C.J.p. 32505] Transportation

Beacon Tavern  
405 N Wabash Ave  
Reilly (42) O2016-5815  
Referred [C.J.p. 29614] Transportation  
Passed [C.J.p. 31692]

Big & Little's Restaurant  
1034 W Belmont Ave  
Amend  
Tunney (44) O2016-6723  
Referred [C.J.p. 32511] Transportation

Blue Agave  
1050 N State St  
Hopkins (2) O2016-5806  
Referred [C.J.p. 29576] Transportation  
Passed [C.J.p. 31693]

Brazilian Bowl, The  
3204 N Broadway  
Tunney (44) O2016-5835  
Referred [C.J.p. 29619] Transportation  
Passed [C.J.p. 31695]

Caldero Inc.  
1420 N Western Ave  
Moreno (1) O2016-5800  
Referred [C.J.p. 29574] Transportation  
Passed [C.J.p. 31695]

Churro Factory, Inc.  
2214 S Wolcott Ave  
Amend  
Solis (25) O2016-5856  
Referred [C.J.p. 29597] Transportation  
Passed [C.J.p. 31709]

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PUBLIC WAY USAGE

Sidewalk Cafés

Coda Di Volpe  
 3335 N Southport Ave  
 Tunney (44) O2016-5837  
 Referred [C.J.p. 29619] Transportation  
 Passed [C.J.p. 31696]  
 Evita Argentinian Steakhouse  
 6112 N Lincoln Ave  
 Silverstein (50) O2016-7047  
 Referred [C.J.p. 32520] Transportation  
 Federales  
 180 N Morgan St  
 Burnett (27) O2016-7033  
 Referred [C.J.p. 32478] Transportation  
 Hideout  
 1354 W Wabansia Ave  
 Hopkins (2) O2016-7023  
 Referred [C.J.p. 32446] Transportation  
 Hometeam Pizza, Inc.  
 1363 W Ohio St  
 Moreno (1) O2016-5803  
 Referred [C.J.p. 29574] Transportation  
 Passed [C.J.p. 31697]  
 Mezcalina  
 333 E Benton Pl  
 Reilly (42) O2016-5817  
 Referred [C.J.p. 29614] Transportation  
 Passed [C.J.p. 31698]  
 Misoya Chicago, Inc.  
 213 E Ohio St  
 Reilly (42) O2016-5818  
 Referred [C.J.p. 29614] Transportation  
 Passed [C.J.p. 31699]  
 My Little Rome  
 6706 W Belmont Ave  
 Villegas (36) O2016-7035  
 Referred [C.J.p. 32490] Transportation  
 Naf Naf Grill  
 14 S Clinton St  
 Reilly (42) O2016-5820  
 Referred [C.J.p. 29615] Transportation  
 Passed [C.J.p. 31700]

PUBLIC WAY USAGE

Sidewalk Cafés

New Tokyo  
 3139 N Broadway  
 Tunney (44) O2016-5839  
 Referred [C.J.p. 29619] Transportation  
 Passed [C.J.p. 31701]  
 Oak + Char  
 217 W Huron St  
 Reilly (42) O2016-7040  
 Referred [C.J.p. 32505] Transportation  
 Pepperino Pizzeria  
 1501 W Madison St  
 Ervin (28) O2016-5812  
 Referred [C.J.p. 29602] Transportation  
 Passed [C.J.p. 31701]  
 Pizzeria Brandi  
 67 E Cermak Rd  
 Amend  
 Dowell (3) O2016-6728  
 Referred [C.J.p. 32449] Transportation  
 Prost  
 2566-2568 N Lincoln Ave  
 Smith (43) O2016-5832  
 Referred [C.J.p. 29616] Transportation  
 Passed [C.J.p. 31702]  
 Red Star Liquors  
 2725-2727 N Milwaukee Ave  
 Ramirez-Rosa (35) O2016-5814  
 Referred [C.J.p. 29607] Transportation  
 Passed [C.J.p. 31703]  
 Republic of Good Food  
 33 S Wabash Ave  
 Reilly (42) O2016-5823  
 Referred [C.J.p. 29615] Transportation  
 Passed [C.J.p. 31704]  
 Roanoke  
 11 S LaSalle St  
 Reilly (42) O2016-5824  
 Referred [C.J.p. 29615] Transportation  
 Passed [C.J.p. 31705]

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**PUBLIC WAY USAGE**

Sidewalk Cafés

Roti Modern Mediterranean  
80 E Lake St  
Reilly (42) O2016-7043  
Referred [C.J.p. 32505] Transportation

Sedgwick's  
1935 N Sedgwick St  
Smith (43) O2016-5834  
Referred [C.J.p. 29616] Transportation  
Passed [C.J.p. 31706]

Seoul Taco  
738 N Clark St  
Hopkins (2) O2016-5807  
Referred [C.J.p. 29577] Transportation  
Passed [C.J.p. 31706]

Some Like It Black Creative Arts Bar, Inc.  
4259 S Cottage Grove Ave  
King (4) O2016-5809  
Referred [C.J.p. 29580] Transportation  
Passed [C.J.p. 31707]

Umami Burger  
945 W Randolph St  
Burnett (27) O2016-5811  
Referred [C.J.p. 29600] Transportation  
Passed [C.J.p. 31708]

**REPORTS**

Annual

City Comptroller's Comprehensive Annual Financial  
Report and Supplement for Year Ended December  
31, 2016  
Dept./Agency F2016-34  
Filed [C.J.p. 29693]

Office of Inspector General audit regarding  
Department of Finance Billing Emergency Medical  
Services Billing provided by Chicago Fire  
Department  
Dept./Agency F2016-32  
Filed [C.J.p. 29693]

**SIGNS/SIGNBOARDS**

Ad Deluxe Sign Co., Inc.  
4123 W Montrose Ave  
Laurino (39) Or2016-397  
Referred [C.J.p. 29609] Zoning  
Passed [C.J.p. 32264]

Aurora Sign Co.  
2800 N Ashland Ave  
Waguespack (32) Or2016-411  
Referred [C.J.p. 29605] Zoning  
Passed [C.J.p. 32259]

Bright Light Sign Co.  
2484 N Elston Ave  
Waguespack (32) Or2016-462  
Referred [C.J.p. 32485] Zoning

Bright Light Sign Co.  
118 N Jefferson St  
Reilly (42) Or2016-468  
Referred [C.J.p. 32505] Zoning

Design Group Signage Corp.  
6205 N Broadway  
Osterman (48) Or2016-476  
Referred [C.J.p. 32519] Zoning

Design Group Signage Corp.  
3520 S Cottage Grove Ave  
King (4) Or2016-483  
Referred [C.J.p. 32451] Zoning

Design Group Signage Corp.  
3520 S Cottage Grove Ave  
King (4) Or2016-479  
Referred [C.J.p. 32451] Zoning

Doyle Signs, Inc.  
832 W 63rd St  
Foulkes (16) Or2016-396  
Referred [C.J.p. 29590] Zoning  
Passed [C.J.p. 32270]

Doyle Signs, Inc.  
832 W 63rd St  
Foulkes (16) Or2016-395  
Referred [C.J.p. 29590] Zoning  
Passed [C.J.p. 32270]

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SIGNS/SIGNBOARDS

Doyle Signs, Inc.  
 3201 N Ashland Ave  
 Tunney (44) Or2016-452  
 Referred [C.J.p. 32512] Zoning

Doyle Signs, Inc.  
 3201 N Ashland Ave  
 Tunney (44) Or2016-453  
 Referred [C.J.p. 32512] Zoning

Doyle Signs, Inc.  
 3201 N Ashland Ave  
 Tunney (44) Or2016-449  
 Referred [C.J.p. 32511] Zoning

Doyle Signs, Inc.  
 3030 N Broadway  
 Tunney (44) Or2016-450  
 Referred [C.J.p. 32512] Zoning

Doyle Signs, Inc.  
 3030 N Broadway  
 Tunney (44) Or2016-451  
 Referred [C.J.p. 32512] Zoning

Doyle Signs, Inc.  
 3857 S Dr Martin Luther King Jr Dr  
 King (4) Or2016-403  
 Referred [C.J.p. 29580] Zoning  
 Passed [C.J.p. 32262]

Doyle Signs, Inc.  
 5033 N Elston Ave  
 Laurino (39) Or2016-432  
 Direct Introduction Zoning  
 Passed [C.J.p. 32263]

Elston Development Signs LLC  
 2100 N Elston Ave  
 Waguespack (32) O2016-5659  
 Referred [C.J.p. 29605] Zoning  
 Passed [C.J.p. 32262]

Elston Development Signs LLC  
 2160 N Elston Ave  
 Waguespack (32) O2016-5662  
 Referred [C.J.p. 29605] Zoning  
 Passed [C.J.p. 32263]

SIGNS/SIGNBOARDS

Icon Identity Solutions, Inc.  
 1101 W Jackson Blvd  
 Solis (25) Or2016-473  
 Referred [C.J.p. 32474] Zoning

Icon Identity Solutions, Inc.  
 2112 W Peterson Ave  
 O'Connor (40) Or2016-448  
 Referred [C.J.p. 32495] Zoning

Identity Services  
 325 N Wells St  
 Reilly (42) Or2016-467  
 Referred [C.J.p. 32505] Zoning

Identity Services LLC  
 1840 N Clybourn Ave  
 Hopkins (2) Or2016-460  
 Referred [C.J.p. 32447] Zoning

Image Media Advertising, Inc.  
 3637 W Harrison St  
 Scott, Jr. (24) O2016-5683  
 Referred [C.J.p. 29595] Zoning  
 Passed [C.J.p. 32264]

Image Media Advertising, Inc.  
 1033 W Van Buren St  
 Solis (25) O2016-5663  
 Referred [C.J.p. 29597] Zoning  
 Passed [C.J.p. 32267]

Integrity Signs  
 2251 N Milwaukee Ave  
 Moreno (1) Or2016-471  
 Referred [C.J.p. 32444] Zoning

J&B Signs, Inc.  
 754 N Clark St  
 Hopkins (2) O2016-5664  
 Referred [C.J.p. 29577] Zoning  
 Passed [C.J.p. 32261]

Landmark Sign Co.  
 1909 W 95th St  
 O'Shea (19) Or2016-401  
 Referred [C.J.p. 29592] Zoning  
 Passed [C.J.p. 32271]



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SIGNS/SIGNBOARDS

Lincoln Services  
3200 S Archer Ave  
Solis (25) O2016-5684  
Referred [C.J.p. 29597] Zoning  
Passed [C.J.p. 32258]

Lincoln Services  
3201 S Wolcott Ave  
Solis (25) O2016-5633  
Referred [C.J.p. 29597] Zoning  
Passed [C.J.p. 32268]

Magic Sign  
3855 N Elston Ave  
Ramirez-Rosa (35) Or2016-469  
Referred [C.J.p. 32489] Zoning

M-K Signs, Inc.  
3605 W Fillmore St  
Scott, Jr. (24) O2016-6402  
Referred [C.J.p. 32472] Zoning

M-K Signs, Inc.  
3640 W Fillmore St  
Scott, Jr. (24) O2016-6404  
Referred [C.J.p. 32472] Zoning

M-K Signs, Inc.  
3515-3517 W Lawrence Ave  
Mell (33) O2016-6439  
Referred [C.J.p. 32486] Zoning

M-K Signs, Inc.  
3251 W Montrose Ave  
Mell (33) O2016-6438  
Referred [C.J.p. 32486] Zoning

M-K Signs, Inc.  
11601 W Touhy Ave  
Napolitano (41) O2016-6484  
Referred [C.J.p. 32496] Zoning

M-K Signs, Inc.  
11601 W Touhy Ave  
Napolitano (41) O2016-6483  
Referred [C.J.p. 32496] Zoning

SIGNS/SIGNBOARDS

Modern Signs, Inc.  
1715 W 47th St  
Lopez (15) Or2016-466  
Referred [C.J.p. 32466] Zoning

Modern Signs, Inc.  
1715 W 47th St  
Lopez (15) Or2016-532  
Referred [C.J.p. 32466] Zoning

Modern Signs, Inc.  
3128 N Ashland Ave  
Waguespack (32) Or2016-409  
Referred [C.J.p. 29605] Zoning  
Passed [C.J.p. 32259]

Modern Signs, Inc.  
3128 N Ashland Ave  
Waguespack (32) Or2016-410  
Referred [C.J.p. 29605] Zoning  
Passed [C.J.p. 32259]

Modern Signs, Inc.  
4012 N Pulaski Rd  
Laurino (39) Or2016-399  
Referred [C.J.p. 29609] Zoning  
Passed [C.J.p. 32267]

Neon Prism Electric Sign Co., Inc.  
1005 S Delano Ct  
Solis (25) Or2016-408  
Referred [C.J.p. 29597] Zoning  
Passed [C.J.p. 32261]

Neon Prism Electric Sign Co., Inc.  
2554 N Narragansett Ave  
Villegas (36) Or2016-447  
Referred [C.J.p. 32491] Zoning

North Shore Sign Co.  
6560 W Fullerton Ave  
Villegas (36) Or2016-454  
Referred [C.J.p. 32491] Zoning

North Shore Sign Co.  
4849 W North Ave  
Mitts (37) Or2016-431  
Direct Introduction Zoning  
Passed [C.J.p. 32266]

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SIGNS/SIGNBOARDS

Olympic Signs, Inc.  
 500 E 51st St  
 Dowell (3) Or2016-405  
 Referred [C.J.p. 29578] Zoning  
 Passed [C.J.p. 32269]  
 Olympic Signs, Inc.  
 20 W Division St  
 Hopkins (2) Or2016-459  
 Referred [C.J.p. 32447] Zoning  
 Olympic Signs, Inc.  
 6324 N Western Ave  
 Silverstein (50) Or2016-475  
 Referred [C.J.p. 32520] Zoning  
 Ozko Sign and Lighting  
 407 E 25th St  
 King (4) Or2016-482  
 Referred [C.J.p. 32451] Zoning  
 Ozko Sign and Lighting  
 407 E 25th St  
 King (4) Or2016-481  
 Referred [C.J.p. 32451] Zoning  
 Ozko Sign and Lighting  
 407 E 25th St  
 King (4) Or2016-480  
 Referred [C.J.p. 32451] Zoning  
 Parvin-Clauss Sign Co.  
 400 S Jefferson St  
 Solis (25) Or2016-474  
 Referred [C.J.p. 32474] Zoning  
 Parvin-Clauss Sign Co.  
 400 S Jefferson St  
 Solis (25) Or2016-472  
 Referred [C.J.p. 32474] Zoning  
 Poblocki Sign Co.  
 347 W Chestnut St  
 Burnett (27) Or2016-398  
 Referred [C.J.p. 29601] Zoning  
 Passed [C.J.p. 32260]

SIGNS/SIGNBOARDS

Real Neon, Inc.  
 3934 W Diversey Ave  
 Reboyras (30) Or2016-456  
 Referred [C.J.p. 32482] Zoning  
 Real Neon, Inc.  
 3934 W Diversey Ave  
 Reboyras (30) Or2016-458  
 Referred [C.J.p. 32482] Zoning  
 Real Neon, Inc.  
 3934 W Diversey Ave  
 Reboyras (30) Or2016-457  
 Referred [C.J.p. 32482] Zoning  
 Right Way Signs  
 2959 N Lincoln Ave  
 Waguespack (32) O2016-6435  
 Referred [C.J.p. 32485] Zoning  
 South Water Signs  
 2300 W Chicago Ave  
 Moreno (1) Or2016-470  
 Referred [C.J.p. 32444] Zoning  
 South Water Signs  
 355 E Erie St  
 Reilly (42) Or2016-465  
 Referred [C.J.p. 32505] Zoning  
 South Water Signs  
 355 E Erie St  
 Reilly (42) Or2016-463  
 Referred [C.J.p. 32505] Zoning  
 South Water Signs - Tom Campione  
 4650 W North Ave  
 Mitts (37) Or2016-435  
 Direct Introduction Zoning  
 Passed [C.J.p. 32266]  
 South Water Signs - Tom Campione  
 4650 W North Ave  
 Mitts (37) Or2016-434  
 Direct Introduction Zoning  
 Passed [C.J.p. 32265]

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**SIGNS/SIGNBOARDS**

South Water Signs - Tom Carnipone  
 4650 W North Ave  
 Mitts (37) Or2016-433  
 Direct Introduction Zoning  
 Passed [C.J.p. 32265]  
 Thatcher Oaks  
 55 E Oak St  
 3 signs  
 Reilly (42) Or2016-464  
 Referred [C.J.p. 32505] Zoning  
 View Chicago LLC  
 1800 S Canal St  
 Solis (25) Or2016-430  
 Direct Introduction Zoning  
 Passed [C.J.p. 32260]  
 Volkan Sign and Lighting  
 1808 W 95th St  
 O'Shea (19) Or2016-400  
 Referred [C.J.p. 29592] Zoning  
 Passed [C.J.p. 32271]  
 Volkan Sign and Lighting  
 1255 S Wabash Ave  
 Dowell (3) Or2016-407  
 Referred [C.J.p. 29578] Zoning  
 Passed [C.J.p. 32269]

**SOCIAL ISSUES & PROGRAMS**

Call for support of "We Don't Serve Teens" initiative  
 to enlist Chicago parents, other adults and Chicago  
 businesses in combating underage drinking  
 Reilly (42) R2016-686  
 Adopted [C.J.p. 32393]

**SPECIAL EVENTS**

Waiver  
 Power of Life, AustinPower5K Walk/Run and  
 Festival  
 58201 W Chicago Ave  
 Mitts (37) Or2016-455  
 Referred [C.J.p. 32492] Special Events

**SPECIAL SERVICE AREAS**

S.S.A. No. 1-2015 (State Street)  
 Tax levy, annual budget and 2017 service provider  
 agreement  
 Emanuel (Mayor) O2016-6379  
 Referred [C.J.p. 29684] Finance  
S.S.A. No. 3 (Southwest)  
 Tax levy, annual budget and 2017 service provider  
 agreement  
 Emanuel (Mayor) O2016-6380  
 Referred [C.J.p. 29684] Finance  
S.S.A. No. 4 (95th/Beverly)  
 Tax levy, annual budget and 2017 service provider  
 agreement  
 Emanuel (Mayor) O2016-6381  
 Referred [C.J.p. 29684] Finance  
S.S.A. No. 7 (Kedzie Industrial Park)  
 Tax levy, annual budget and 2017 service provider  
 agreement  
 Emanuel (Mayor) O2016-6382  
 Referred [C.J.p. 29684] Finance  
S.S.A. No. 13 (Stockyards)  
 Tax levy, annual budget and 2017 service provider  
 agreement  
 Emanuel (Mayor) O2016-6383  
 Referred [C.J.p. 29684] Finance  
S.S.A. No. 16 (Greektown)  
 Tax levy, annual budget and 2017 service provider  
 agreement and amendment of 2016 ordinance  
 Emanuel (Mayor) O2016-6405  
 Referred [C.J.p. 29684] Finance  
S.S.A. No. 19 (Howard Street)  
 Tax levy, annual budget and 2017 service provider  
 agreement  
 Emanuel (Mayor) O2016-6384  
 Referred [C.J.p. 29684] Finance  
S.S.A. No. 20 (South Western Avenue)  
 Tax levy, annual budget and 2017 service provider  
 agreement  
 Emanuel (Mayor) O2016-6385  
 Referred [C.J.p. 29684] Finance  
S.S.A. No. 21-2016  
 Public hearing to establish  
 Emanuel (Mayor) O2016-6422  
 Referred [C.J.p. 29684] Finance

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**SPECIAL SERVICE AREAS**

**S.S.A. No. 23 (Clark Street-Lincoln Park)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6386

Referred [C.J.p. 29684] Finance

**S.S.A. No. 24 (Clark Street-Rogers Park)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6387

Referred [C.J.p. 29684] Finance

**S.S.A. No. 33 (Wicker Park/Bucktown)**

Tax levy, annual budget and 2017 service provider agreement and amendment of 2016 ordinance

Emanuel (Mayor) O2016-6401

Referred [C.J.p. 29684] Finance

**S.S.A. No. 34 (Uptown)**

Tax levy, annual budget and 2017 service provider agreement and amendment of 2016 ordinance

Emanuel (Mayor) O2016-6403

Referred [C.J.p. 29684] Finance

**S.S.A. No. 35 (Lincoln Avenue)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6388

Referred [C.J.p. 29684] Finance

**S.S.A. No. 45 (103rd Street-Halsted)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6390

Referred [C.J.p. 29684] Finance

**S.S.A. No. 49 (South Shore/Exchange)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6391

Referred [C.J.p. 29684] Finance

**S.S.A. No. 54 (Sheridan Road)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6392

Referred [C.J.p. 29684] Finance

**SPECIAL SERVICE AREAS**

**S.S.A. No. 55 (111th/Kedzie)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6393

Referred [C.J.p. 29684] Finance

**S.S.A. No. 59 (59th Street)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6394

Referred [C.J.p. 29684] Finance

**S.S.A. No. 63 (West Humboldt Park)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6395

Referred [C.J.p. 29684] Finance

**S.S.A. No. 64 (Walden)**

Tax levy, annual budget and 2017 service provider agreement

Emanuel (Mayor) O2016-6396

Referred [C.J.p. 29684] Finance

**S.S.A. No. 71**

Public hearing to establish

Emanuel (Mayor) O2016-6428

Referred [C.J.p. 29684] Finance

**S.S.A. No. 72**

Public hearing to establish

Emanuel (Mayor) O2016-6429

Referred [C.J.p. 29684] Finance

**S.S.A. No. 73**

Public hearing to establish

Emanuel (Mayor) O2016-6431

Referred [C.J.p. 29684] Finance

**STADIUMS/ARENAS**

**United Center**

Call for Chicago Blackhawks and Chicago Bulls to designate POW/MIA empty chair at United Center

Burke (14), and Others R2016-548

Referred [C.J.p. 29588] Finance

Adopted [C.J.p. 30341]

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**STADIUMS/ARENAS**

Wrigley Field

Call for Chicago Cubs to designate POW/MIA  
empty chair at Wrigley Field  
Burke (14), and Others R2016-548  
Referred [C.J.p. 29588] Finance  
Adopted [C.J.p. 30341]

**STREETS**

Honorary Designations

"Clearing Night Force Way"  
S Merrimac Ave, 6200 block  
Quinn (13) O2016-5705  
Referred [C.J.p. 29587] Transportation  
Passed [C.J.p. 31751]  
"Coach Sam Bronswick Way"  
N Rockwell Ave, 3500 block  
Pawar (47) O2016-6468  
Referred [C.J.p. 32516] Transportation  
"Dr. Lucine H. Mastalerz, Ed. D. Way"  
N Mason Ave, 3100 block  
Reboyras (30) O2016-6143  
Referred [C.J.p. 32481] Transportation  
"Evangelistic Outreach Deliverance Ministry Way"  
W Madison St. at N Kildare Ave  
Ervin (28) O2016-6493  
Referred [C.J.p. 32480] Transportation  
"Hal Baskin Street"  
W 65th St, from S Green St to S May St  
Foulkes (16) O2016-6398  
Referred [C.J.p. 32466] Transportation  
"Honorary Big Chicks Way"  
N Sheridan Rd, 5000 block  
Osterman (48) O2016-6409  
Referred [C.J.p. 32518] Transportation  
"Lorraine (Lolly) Biernacki Way"  
1444 W Fuller St  
Thompson (11) O2016-5626  
Referred [C.J.p. 29584] Transportation  
Passed [C.J.p. 31751]

**STREETS**

Honorary Designations

"Marv Levy Way"  
N Lakeview Ave, from W Deming Pl to W St.  
James Pl  
Smith (43) O2016-6446  
Referred [C.J.p. 32507] Transportation  
"Metropolitan Iakovos Way"  
E Burton Pl, at N Astor St  
Smith (43) O2016-5625  
Referred [C.J.p. 29616] Transportation  
Passed [C.J.p. 31752]  
"Miguel Sosa Way"  
N Parkside Ave, 2700 block  
Reboyras (30) O2016-6421  
Referred [C.J.p. 32481] Transportation  
"PFC Gregory J. Kasper Way "  
N Oketo Ave, 7500 block  
Napolitano (41) O2016-5629  
Referred [C.J.p. 29611] Transportation  
Passed [C.J.p. 31752]  
"South Nitchoff Avenue"  
W 105th St, to W 107th St  
Renamed  
Austin (34) O2016-6407  
Referred [C.J.p. 32487] Transportation  
"St. Nicholas of Tolentine Way"  
S Lawndale Ave, at W 62nd St  
Zalowski (23) O2016-6281  
Direct Introduction Transportation  
Passed [C.J.p. 31752]  
"Ukrainian American Veterans Way"  
W Chicago Ave, 2200 block  
Hopkins (2) O2016-6419  
Referred [C.J.p. 32447] Transportation  
Openings  
Chicago Dept. of Transportation Division of  
Engineering  
E Oakwood Blvd, bounded by S Lake Park Ave, E  
Pershing Rd and S Lake Shore Dr  
King (4) O2016-6440  
Referred [C.J.p. 32451] Transportation

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**STREETS**

Speed Limitations

W Argyle St, from N Broadway to N Sheridan Rd  
20 mph  
Osterman (48) O2016-5698  
Referred [C.J.p. 29624] Pedestrian and  
Traffic Safety  
Passed [C.J.p. 31429] SO2016-7235  
N Field Blvd, bounded by E Benton Pl, N  
Westshore Dr, E Southwater St and N Park Dr  
20 mph  
Reilly (42) O2016-7121  
Referred [C.J.p. 32436] Pedestrian and  
Traffic Safety

Vacations

7200 South Klmbark LLC  
1248-1256 E 72nd Pl, 1247-1257 E 72nd Pl,  
7234-7244 S Klmbark Ave and 7200-7224 S  
Klmbark Ave  
Hairston (5) O2016-6460  
Referred [C.J.p. 32454] Transportation  
Fletch Development, Inc.  
3258 N Clifton Ave, 1135-1145 W School St  
Tunney (44) O2016-5616  
Referred [C.J.p. 29620] Transportation  
Passed [C.J.p. 31731]  
Shubert Development Partners LLC a Colorado  
Limited Liability Co.  
4626-4650 W Parker Ave  
Santiago (31) O2016-6447  
Referred [C.J.p. 32483] Transportation

Weight Limitations

N Racine Ave, from W Diversey Ave to W Belmont  
Ave  
5 Tons  
Tunney (44) O2016-7145  
Referred [C.J.p. 32439] Pedestrian and  
Traffic Safety

**TAG DAYS**

Doctors Without Borders/Medecins Sans  
Frontieres (MSF). September 16, 2016 through  
December 31, 2016 excluding November 24, 2016  
and December 15, 2016  
Burke (14) Or2016-439  
Direct Introduction Finance  
Passed [C.J.p. 31105]

**TAG DAYS**

Gigi's Playhouse, Inc., February 18, 2017  
Burke (14) Or2016-439  
Direct Introduction Finance  
Passed [C.J.p. 31105]  
Hakeems Houses of Hope, October 1 and 15,  
2016, November 5 and 19, 2016  
Burke (14) Or2016-439  
Direct Introduction Finance  
Passed [C.J.p. 31105]  
Illinois-Iowa Kiwanis Clubs of Chicago, September  
23-25, 2016  
Burke (14) Or2016-439  
Direct Introduction Finance  
Passed [C.J.p. 31105]  
Planned Parenthood Federation of America,  
September 16, 2016 through January 15, 2017,  
excluding November 24, 2016. December 15, 2016  
and January 1, 2017  
Burke (14) Or2016-439  
Direct Introduction Finance  
Passed [C.J.p. 31105]  
Save the Children Federation, Inc., September 15,  
2016 through November 18, 2016  
Burke (14) Or2016-439  
Direct Introduction Finance  
Passed [C.J.p. 31105]

**TAX INCENTIVES**

Class 6(b)

2415 West 21st St LLC  
2415 W 21st St  
Ervin (28) R2016-620  
Referred [C.J.p. 32480] Economic  
773 LLC d.b.a. CH Distillery  
1629 S Clinton St  
Solis (25) R2016-630  
Referred [C.J.p. 32474] Economic  
Ascent CH3 LLC  
717 S Desplaines St  
Solis (25) R2016-545  
Referred [C.J.p. 29598] Economic  
Adopted [C.J.p. 31137]

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TAX INCENTIVES

Class 6(b)

Bond Corp.  
 4237 W Ann Lurie Pl, a.k.a. 4237 W 42nd Pl  
 Thompson (11) R2016-544  
 Referred [C.J.p. 29584] Economic  
 Adopted [C.J.p. 31134]  
 Edsal Manufacturing Co., Inc.  
 4000 S Racine Ave  
 Thompson (11) R2016-623  
 Referred [C.J.p. 32461] Economic  
 Gold Standard Baking, Inc.  
 3700 S Kedzie Ave  
 Cardenas (12) R2016-621  
 Referred [C.J.p. 32462] Economic  
 Lumber Street LLC  
 833 W 22nd Pl  
 Solis (25) R2016-631  
 Referred [C.J.p. 32474] Economic

Class 7(c)

Jaytee LLC  
 921 S Jefferson St  
 Emanuel (Mayor) O2016-5605  
 Referred [C.J.p. 28038] Economic  
 Passed [C.J.p. 31131]

Class C

Canal TC LLC  
 1100 S Clinton St, 501 W Taylor St  
 Emanuel (Mayor) O2016-6579  
 Referred [C.J.p. 29687] Finance  
 Innovatech Properties LLC  
 5492 N Northwest Hwy  
 Emanuel (Mayor) O2016-6580  
 Referred [C.J.p. 29687] Finance

Class L

MC ASB 312 Carpenter LLC  
 312 N Carpenter St  
 Emanuel (Mayor) O2016-5635  
 Referred [C.J.p. 28036] Finance  
 Passed [C.J.p. 30330]

TAX INCREMENT FINANCING DISTRICTS

Diversey/Chicago River T.I.F.

Adoption

Diversey/Chicago River Redcvelopment Project  
 Area  
 Emanuel (Mayor) O2016-7123  
 Referred [C.J.p. 29685] Finance

Approval

Diversey/Chicago River Redevelopment Project  
 Area  
 Emanuel (Mayor) O2016-7119  
 Referred [C.J.p. 29685] Finance

Designation

Diversey/Chicago River Redevelopment Project  
 Area  
 Emanuel (Mayor) O2016-7122  
 Referred [C.J.p. 29685] Finance

Jefferson Park T.I.F.

Regional Transportation Study  
 Reservation of funds for redevelopment project  
 costs  
 Emanuel (Mayor) O2016-6378  
 Referred [C.J.p. 29686] Finance

Midwest T.I.F.

Vacant Building TIF Purchase and Rehabilitation  
 Program  
 Establishment and development of affordable  
 rental housing  
 Emanuel (Mayor) O2016-5703  
 Referred [C.J.p. 28034] Finance  
 Passed [C.J.p. 30245]

Pulaski Corridor T.I.F.

Vacant Building TIF Purchase and Rehabilitation  
 Program  
 Establishment and development of affordable  
 rental housing  
 Emanuel (Mayor) O2016-5703  
 Referred [C.J.p. 28034] Finance  
 Passed [C.J.p. 30245]

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TRAFFIC

Direction

One-Way

W 51st St, from S Christiana Ave to S Spaulding Ave at first alley north of W 51st

Easterly

Burke (14) O2016-7146

Referred [C.J.p. 32405] Pedestrian and Traffic Safety

W Barry Ave, from N Central Ave to N Austin Ave

Easterly

Reboyras (30), Santiago (31) O2015-5271

Referred [C.J.p. 4521] Pedestrian and Traffic Safety

Failed to Pass [C.J.p. 31445] SO2016-7241

N McClurg Ct, from E Ohio St to E Ontario St

Northerly - repeal

Reilly (42) O2016-7144

Referred [C.J.p. 32406] Pedestrian and Traffic Safety

N St Louis Ave, from W Wrightwood Ave to W Diversey Ave

Northerly - amend

Ramirez-Rosa (35) O2016-7147

Referred [C.J.p. 32406] Pedestrian and Traffic Safety

N Talman Ave, from N Milwaukee Ave to 2nd alley north

Northerly - repeal

Moreno (1) O2016-5714

Referred [C.J.p. 29570] Pedestrian and Traffic Safety

Passed [C.J.p. 31411] SO2015-6371

Signs

Stop Signs

E 104th Pl, st S Rhodes Ave

One-Way Stop

Beale (9) O2016-488

Referred [C.J.p. 32437] Pedestrian and Traffic Safety

TRAFFIC

Signs

Stop Signs

E 104th St, at S Avenue E

Stop

Sadlowski Garza (10) Or2016-421

Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 31434] SO2016-6373

E 105th St, at S Avenue H

All-Way Stop

Sadlowski Garza (10) Or2016-424

Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 31434] SO2016-6373

E 105th St, at S Avenue G

All-Way Stop

Sadlowski Garza (10) Or2016-423

Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 31434] SO2016-6373

E 105th St, at S Avenue F

All-Way Stop

Sadlowski Garza (10) Or2016-422

Direct Introduction Pedestrian and Traffic Safety

Passed [C.J.p. 31434] SO2016-6373

3359 W 38th Pl, 3400 W 38th Pl

Two-Way Stop

Cardenas (12) O2016-7128

Referred [C.J.p. 32437] Pedestrian and Traffic Safety

W 47th St, at S Karlov Ave

Two-Way Stop

Burke (14) Or2016-491

Referred [C.J.p. 32437] Pedestrian and Traffic Safety

W 55th St, at S Francisco Ave

Two-Way Stop

Foulkes (16) Or2016-496

Referred [C.J.p. 32437] Pedestrian and Traffic Safety



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**TRAFFIC**

Signs

Stop Signs

W 59th St, at Narragansett Ave  
 All-Way Stop  
 Quinn (13) Or2016-490  
 Referred [C.J.p. 32437] Pedestrian and Traffic Safety

W Agatite Ave, at N Hamilton Ave  
 One-Way Stop  
 Pawar (47) Or2016-501  
 Referred [C.J.p. 32438] Pedestrian and Traffic Safety

W Albion Ave, at N Seeley Ave  
 One-Way Stop  
 Silverstein (50) Or2016-502  
 Referred [C.J.p. 32438] Pedestrian and Traffic Safety

4254 W Altgeld St, at N Kildare Ave  
 Santiago (31) Or2016-420  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31434] SO2016-6373

S Artesian Ave, at W 118th St  
 One-Way Stop - amend  
 O'Shea (19) O2016-7132  
 Referred [C.J.p. 32438] Pedestrian and Traffic Safety

W Bryn Mawr Ave, at N Chester Ave  
 Two-Way Stop  
 Napolitano (41) Or2016-499  
 Referred [C.J.p. 32438] Pedestrian and Traffic Safety

W Catalpa Ave, and N Neenah Ave  
 All-Way Stop  
 Arena (45) Or2016-362  
 Referred [C.J.p. 27919] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31435] SO2016-6373

**TRAFFIC**

Signs

Stop Signs

N East Circle Ave, at N Nickerson Ave/W Ardmore Ave  
 All-Way Stop  
 Napolitano (41) Or2016-299  
 Referred [C.J.p. 25484] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31434] SO2016-6373

N Hamilton Ave, at W School St, southbound  
 One-Way Stop  
 Waguespack (32) Or2016-303  
 Referred [C.J.p. 25483] Pedestrian and Traffic Safety  
 Failed to Pass [C.J.p. 31446] SO2016-7241

N Hiawatha Ave, at N Algonquin Ave  
 Four-Way Stop  
 Napolitano (41) Or2016-426  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31434] SO2016-6373

S Indiana Ave, at W 44th St  
 All-Way Stop  
 Dowell (3) Or2016-487  
 Referred [C.J.p. 32436] Pedestrian and Traffic Safety

N Lawler Ave, at W Wilson Ave, southbound  
 One-Way Stop  
 Arena (45) Or2016-290  
 Referred [C.J.p. 25483] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31435] SO2016-6373

S Lawndale Ave, at W 84th Pl  
 All-Way Stop  
 Curtis (18) Or2016-497  
 Referred [C.J.p. 32438] Pedestrian and Traffic Safety

S Leclair Ave, at W 52nd St  
 One-Way Stop  
 Burke (14) Or2016-492  
 Referred [C.J.p. 32437] Pedestrian and Traffic Safety

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TRAFFIC

Signs

Stop Signs

S Loomis St, at W 109th St  
 All-Way Stop  
 Austin (34) Or2015-584  
 Referred [C.J.p. 8129] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31434] SO2016-6373  
 W Marquette Rd, at S Springfield Ave  
 All-Way Stop  
 Quinn (13) Or2016-489  
 Referred [C.J.p. 32437] Pedestrian and Traffic Safety  
 N Mcaipin Ave, at N Tahoma Ave  
 Two-Way Stop  
 Napolitano (41) Or2016-500  
 Referred [C.J.p. 32438] Pedestrian and Traffic Safety  
 N Merrimac Ave, at W Peterson Ave, northbound  
 One-Way Stop  
 Arena (45) Or2016-289  
 Referred [C.J.p. 25483] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31434] SO2016-6373  
 S Oakenwald Ave, at E 43rd St  
 All-Way Stop  
 King (4) O2016-7127  
 Referred [C.J.p. 32436] Pedestrian and Traffic Safety  
 S Oakley Ave, at W 115th St  
 Stop  
 O'Shea (19) O2015-7168  
 Referred [C.J.p. 8128] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31434] SO2016-6373  
 N Oleander Ave, at W Rosedale Ave  
 Two-Way Stop  
 Napolitano (41) Or2016-425  
 Direct Introduction Pedestrian and Traffic Safety  
 Passed [C.J.p. 31434] SO2016-6373

TRAFFIC

Signs

Stop Signs

N Paulina St, and W Schreiber St  
 All-Way Stop  
 O'Connor (40) Or2016-374  
 Referred [C.J.p. 27919] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31434] SO2016-6373  
 N Washtenaw Ave, at W Arthur Ave  
 All-Way Stop  
 Silverstein (50) Or2016-406  
 Referred [C.J.p. 29569] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31435] SO2016-6373  
 W Wellington Ave, at N Mobile Ave  
 All-Way Stop  
 Reboyras (30) Or2016-415  
 Referred [C.J.p. 32438] Pedestrian and Traffic Safety  
 S Western Blvd, at W 28th Pl  
 All-Way Stop  
 Lopez (15) Or2016-495  
 Referred [C.J.p. 32437] Pedestrian and Traffic Safety  
 S Winchester Ave, at W 49th St  
 All-Way Stop  
 Lopez (15) Or2016-494  
 Referred [C.J.p. 32437] Pedestrian and Traffic Safety  
 S Wolcott Ave, at W 49th St  
 All-Way Stop  
 Lopez (15) Or2016-493  
 Referred [C.J.p. 32437] Pedestrian and Traffic Safety  
 S Yates Blvd, at S 74th St  
 All-Way Stop  
 Mitchell (7) O2016-7129  
 Referred [C.J.p. 32437] Pedestrian and Traffic Safety

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**TRAFFIC**

Signs

Warning & Regulatory Signs

W 21st St, from S Racine Ave to S Ashland Ave  
 No Truck Parking  
 Solis (25) O2016-2311  
 Referred [C.J.p. 21375] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31440] SO2016-7240  
 W 50th St, from S Archer Ave to S Komensky Ave  
 One Hour Parking - remove  
 Burke (14) O2016-7130  
 Referred [C.J.p. 32427] Pedestrian and Traffic Safety  
 N Avondale Ave, from N Niagara Ave to N Harlem Ave  
 No Semi-Truck Parking  
 Napolitano (41) O2016-5685  
 Referred [C.J.p. 29568] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31440] SO2016-7240  
 N Avondale Ave, from N Niagara Ave to N Harlem Ave  
 No Truck Parking - repeal  
 Napolitano (41) O2016-5686  
 Referred [C.J.p. 29568] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31440] SO2016-7240  
 33 N Dearborn St  
 Egyptian Consulate Parking Only  
 Reilly (42) O2016-3337  
 Referred [C.J.p. 23391] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31437] SO2016-7236  
 W Fullerton Ave, from N Marmora Ave to N Austin Ave, north side  
 No Truck Parking  
 Reboyras (30) O2016-4721  
 Referred [C.J.p. 27919] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31440] SO2016-7240  
 N Latrobe Ave, at W Potomac Ave  
 Do Not Enter  
 Mitts (37) Or2016-498  
 Referred [C.J.p. 32438] Pedestrian and Traffic Safety

**TRAFFIC**

Signs

Warning & Regulatory Signs

1147 N Leamington Ave, at alley T apron  
 No Truck Entry  
 Mitts (37) Or2016-288  
 Referred [C.J.p. 25484] Pedestrian and Traffic Safety  
 Passed [C.J.p. 31411] SO2016-6371  
 2800-2816 N Newland Ave  
 One Hour Parking  
 Villegas (36) O2016-7133  
 Referred [C.J.p. 32427] Pedestrian and Traffic Safety

**TRIBUTES**

Altwasser, Alice M.  
 Laurino (39) R2016-611  
 Adopted [C.J.p. 32386]  
 Anderson, Wendell (Hon.)  
 Burke (14) R2016-635  
 Adopted [C.J.p. 32298]  
 Argiron, Michael  
 Burke (14) R2016-637  
 Adopted [C.J.p. 32299]  
 Bogseth, William V.  
 Laurino (39) R2016-608  
 Adopted [C.J.p. 32387]  
 Bonomo, Catherine Ciamprone  
 Quinn (13) R2016-592  
 Adopted [C.J.p. 32296]  
 Bronswick, Sam  
 Pawar (47) R2016-687  
 Adopted [C.J.p. 32399]  
 Brown, Gloria D., (Dr.)  
 Austin (34) R2016-596  
 Adopted [C.J.p. 32377]  
 Brown, Henderson  
 Harris (8) R2016-594  
 Adopted [C.J.p. 32286]  
 Burke, William T. (Rev.)  
 Burke (14) R2016-639  
 Adopted [C.J.p. 32300]

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TRIBUTES

Carroll, John  
 Burke (14) R2016-640  
 Adopted [C.J.p. 32301]  
 Considine, Frank W.  
 Burke (14) R2016-641  
 Adopted [C.J.p. 32302]  
 Correa, Rolando Juan  
 Santiago (31), and Others R2016-706  
 Adopted [C.J.p. 32376]  
 Cronin, James W., Ph.D.  
 Burke (14) R2016-642  
 Adopted [C.J.p. 32304]  
 Daly, Edward, (Mst. Rev.)  
 Burke (14) R2016-643  
 Adopted [C.J.p. 32307]  
 D'Angelo, Oscar  
 Burke (14) R2016-682  
 Adopted [C.J.p. 32305]  
 Dennis, Arshell, III  
 Burke (14) R2016-644  
 Adopted [C.J.p. 32308]  
 Dennis, Arshell, III  
 Curtis (18) R2016-616  
 Adopted [C.J.p. 32366]  
 Depoy, J. Michael  
 Laurino (39) R2016-607  
 Adopted [C.J.p. 32388]  
 Dixon, Claudette  
 Beale (9) R2016-604  
 Adopted [C.J.p. 32288]  
 Doran, Thomas G., (Mst. Rev.)  
 Burke (14) R2016-645  
 Adopted [C.J.p. 32309]  
 Durkin, Gwendolyn (Sist.)  
 Burke (14) R2016-646  
 Adopted [C.J.p. 32310]  
 Ferstel, Marijou von  
 Burke (14) R2016-677  
 Adopted [C.J.p. 32311]  
 Fincutter, Patrick W., (Rev.)  
 Burke (14) R2016-648  
 Adopted [C.J.p. 32313]

TRIBUTES

Fishman, Jay  
 Burke (14) R2016-649  
 Adopted [C.J.p. 32314]  
 Gabriel, Juan  
 Ramirez-Rosa (35), and Others R2016-703  
 Adopted [C.J.p. 32380]  
 Gaines, William  
 Burke (14) R2016-650  
 Adopted [C.J.p. 32315]  
 Gianfortune, Josephine  
 Laurino (39) R2016-606  
 Adopted [C.J.p. 32389]  
 Gill, William Allen, Jr.  
 Beale (9) R2016-602  
 Adopted [C.J.p. 32289]  
 Gittler, Marvin, Esq.  
 Burke (14) R2016-652  
 Adopted [C.J.p. 32317]  
 Green, Paul (Dr.)  
 Burke (14) R2016-705  
 Adopted [C.J.p. 32318]  
 Howe, Lawrence  
 Burke (14) R2016-655  
 Adopted [C.J.p. 32319]  
 Indelli, George A.  
 Laurino (39) R2016-609  
 Adopted [C.J.p. 32390]  
 Kiphart, Richard "Dick"  
 Burke (14) R2016-715  
 Adopted [C.J.p. 32321]  
 LaTourette, Steve  
 Burke (14) R2016-656  
 Adopted [C.J.p. 32322]  
 Mars, Forest E. Jr.  
 Burke (14) R2016-659  
 Adopted [C.J.p. 32324]  
 Mary Ann MacLean  
 Burke (14) R2016-658  
 Adopted [C.J.p. 32323]  
 McHugh, James P.  
 Burke (14) R2016-660  
 Adopted [C.J.p. 32326]

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TRIBUTES

McLaughlin, John  
 Burke (14) R2016-661  
 Adopted [C.J.p. 32327]  
 Mills, Jonathan Christian  
 Mitts (37) R2016-614  
 Adopted [C.J.p. 32382]  
 Montellone, Anthony S.  
 Burke (14) R2016-662  
 Adopted [C.J.p. 32328]  
 Mosley-McCaff, Jeraldine  
 Beale (9) R2016-600  
 Adopted [C.J.p. 32290]  
 Napleton, Elizabeth R. "Betty"  
 Burke (14) R2016-663  
 Adopted [C.J.p. 32329]  
 Nederlander, James M.  
 Burke (14) R2016-664  
 Adopted [C.J.p. 32330]  
 Niro, Raymond P. Sr.  
 Burke (14) R2016-665  
 Adopted [C.J.p. 32332]  
 Nobles, Sylvia Elizabeth Webb  
 Hairston (5) R2016-698  
 Adopted [C.J.p. 32283]  
 Norton, Majorie  
 Burke (14) R2016-666  
 Adopted [C.J.p. 32333]  
 O'Shea, Colleen M.  
 Laurino (39) R2016-612  
 Adopted [C.J.p. 32390]  
 Owens, Angelis Verdelle  
 Beale (9) R2016-601  
 Adopted [C.J.p. 32292]  
 Perkins, Charles  
 Harris (8) R2016-598  
 Adopted [C.J.p. 32287]  
 Perry-Walker, Willa E.  
 Mitts (37) R2016-613  
 Adopted [C.J.p. 32383]  
 Persico, Vincent (Hon.)  
 Burke (14) R2016-668  
 Adopted [C.J.p. 32334]

TRIBUTES

Poulakis, Panagiotis "Pete"  
 Burke (14) R2016-669  
 Adopted [C.J.p. 32335]  
 Pufpaf, Jeanette Lohman  
 Laurino (39) R2016-610  
 Adopted [C.J.p. 32391]  
 Runner, Sharon (Hon.)  
 Burke (14) R2016-670  
 Adopted [C.J.p. 32336]  
 Scheel, Walter  
 Burke (14) R2016-667  
 Adopted [C.J.p. 32338]  
 Semenek, Catherine  
 Reboyras (30) R2016-701  
 Adopted [C.J.p. 32372]  
 Sullivan, Barry  
 Burke (14) R2016-673  
 Adopted [C.J.p. 32341]  
 Smith, Bob  
 Burke (14) R2016-671  
 Adopted [C.J.p. 32339]  
 Stephens II, Donald E.  
 Burke (14) R2016-672  
 Adopted [C.J.p. 32340]  
 Takai, Mark  
 Burke (14) R2016-674  
 Adopted [C.J.p. 32342]  
 Vessey, John W. (Gen.)  
 Burke (14) R2016-676  
 Adopted [C.J.p. 32344]  
 Waliczek, Rosemary R.  
 Quinn (13) R2016-593  
 Adopted [C.J.p. 32297]  
 Witt, Leslie  
 Burke (14) R2016-678  
 Adopted [C.J.p. 32345]  
 Woods, Equellia Nancy  
 Cochran (20) R2016-597  
 Adopted [C.J.p. 32367]  
 Wright, Suzanne  
 Burke (14) R2016-679  
 Adopted [C.J.p. 32346]

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Yahn, Steven W.  
 Burke (14) R2016-680  
 Adopted [C.J.p. 32347]  
 Zalewski, Robert A.  
 Burke (14) R2016-681  
 Adopted [C.J.p. 32348]

**ZONING RECLASSIFICATIONS**

Map No. 1-E

Navy Pier, Inc.  
 500 E Grand Ave  
 App No. 18106, IPD No. 527 to IPD No. 527 as amended  
 Misc. Transmittal SO2014-5793  
 Referred [C.J.p. 84543] Zoning  
 Passed [C.J.p. 31818]

Map No. 1-F

332 N Clark LLC  
 314-332 N Clark St, 315-333 N LaSalle St, 101-131 W Carroll Ave  
 App No. 18731, DC12 and DX16 to WBRPD  
 Misc. Transmittal SO2016-2607  
 Referred [C.J.p. 21527] Zoning  
 Passed as [C.J.p. 31880] Substitute  
 CRP/Centrum Hubbard Street Owner LLC  
 201-223 W Hubbard St, 412-420 N Wells St  
 App No. 18943, RBPD No. 1288 to RBPD No. 1288 as amended  
 Misc. Transmittal O2016-6338  
 Referred [C.J.p. 29697] Zoning  
 JFJ 300 Huron LLC  
 701-711 N Orleans St, 300-330 W Huron St, 700-710 N Franklin St  
 App No. 18657, DX5 to RBPD  
 Misc. Transmittal SO2016-648  
 Referred [C.J.p. 17841] Zoning  
 Passed as [C.J.p. 32114] Substitute  
 LaSalle 676 LLC  
 670-678 N LaSalle St  
 App No. 18944T1, DX7 to DX7  
 Misc. Transmittal O2016-6339  
 Referred [C.J.p. 29701] Zoning

**ZONING RECLASSIFICATIONS**

Map No. 1-F

PG Development LLC  
 430-438 N LaSalle St, 142-150 W Hubbard St  
 App No. 18710, DX7 to BPD  
 Misc. Transmittal SO2016-1635  
 Referred [C.J.p. 19420] Zoning  
 Passed as [C.J.p. 32094] Substitute

Map No. 1-G

1032 W Fulton Market Condo LLC  
 1032-1042 W Fulton Market  
 App No. 18674T1, C1-1 to DS5  
 Misc. Transmittal SO2016-666  
 Referred [C.J.p. 17847] Zoning  
 Passed as [C.J.p. 31897] Substitute  
 1056 W Lake LLC  
 200-210 N Carpenter St, 1032-1056 W Lake St, 201-211 N Aberdeen St and 1039 W Lake St  
 App No. 18942, C1-2 to DX5 then to BPD  
 Misc. Transmittal O2016-6337  
 Referred [C.J.p. 29705] Zoning  
 110 North Carpenter LLC  
 100-136 N Carpenter St, 1033-1057 W Randolph St, 101-137 N Aberdeen St and 1032-1056 W Washington Blvd  
 App No. 18861, DX3 to DX5 then to BPD  
 Misc. Transmittal SO2016-4779  
 Referred [C.J.p. 25613] Zoning  
 Passed as [C.J.p. 32068] Substitute  
 327 North Aberdeen Owner LLC  
 327 N Aberdeen St  
 App No. 18965T1, M2-3 to DS3  
 Misc. Transmittal O2016-6362  
 Referred [C.J.p. 29704] Zoning  
 Hubbard and May LLC  
 1134 W Hubbard St  
 App No. 18899T1, M2-2 to B3-3  
 Misc. Transmittal O2016-5574  
 Referred [C.J.p. 28044] Zoning  
 Passed [C.J.p. 31905]

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Map No. 1-G

MB 1001 LLC  
727 N Milwaukee Ave  
App No. 18864T1, M1-3 to DX5  
Misc. Transmittal SO2016-4783  
Referred [C.J.p. 25610] Zoning  
Passed as [C.J.p. 31920]  
Substitute

Medema, Renee  
1468 W Ohio St  
App No. 18953, RS3 to RT4  
Misc. Transmittal O2016-6348  
Referred [C.J.p. 29702] Zoning

Rogowski, Edyta and Andrzej  
1516 W Huron St  
App No. 18681T1, RS3 to RM4.5  
Misc. Transmittal SO2016-1606  
Referred [C.J.p. 19420] Zoning  
Passed as [C.J.p. 32133]  
Substitute

Map No. 1-H

1542-1550 W Chicago LLC  
1542-1550 W Chicago Ave  
App No. 18950, B1-2 to B1-3  
Misc. Transmittal O2016-6345  
Referred [C.J.p. 29706] Zoning

Pandix Group LLC  
1641 W Chicago Ave  
App No. 18939, B1-2 to B3-2  
Misc. Transmittal O2016-6334  
Referred [C.J.p. 29702] Zoning

Map No. 1-I

3101-3157 W Lake St  
RM5, C1-3 and M1-3 to C3-1  
Burnett (27) O2016-6608  
Referred [C.J.p. 32441] Zoning  
2511-2535 W Warren Blvd  
App No. A-8239, M1-2 to RT4  
Burnett (27) O2016-4865  
Referred [C.J.p. 27922] Zoning  
Passed [C.J.p. 31926]

ZONING RECLASSIFICATIONS

Map No. 1-I

Nugent, Senan  
2542-2550 W Warren Blvd  
App No. 18891T1, M1-1 to RT4  
Misc. Transmittal O2016-5555  
Referred [C.J.p. 28046] Zoning  
Passed [C.J.p. 31926]

Map No. 2-G

V833 Jackson LLC  
833 W Jackson Blvd  
App No. 18918T1, DX5 to DX10  
Misc. Transmittal O2016-5595  
Referred [C.J.p. 28049] Zoning  
Passed [C.J.p. 31932]

Map No. 2-I

2700-2710 W Lexington St  
App No. A-8240, M1-2 to RT4  
Ervin (28) O2016-4881  
Referred [C.J.p. 27922] Zoning  
Passed [C.J.p. 31952]

Map No. 3-E

HPT MI Properties Trust  
201 E Walton Pl  
App No. 18922, DR7 to DX7  
Misc. Transmittal O2016-5599  
Referred [C.J.p. 28043] Zoning  
Passed [C.J.p. 31952]

Map No. 3-F

West Walton Chicago Investors LLC  
9 W Walton St  
App No. 18860, RBPD No. 1043 to RBPD No.  
1043 as amended SO2016-4778  
Misc. Transmittal Zoning  
Referred [C.J.p. 25613]  
Passed as [C.J.p. 32139]  
Substitute

Map No. 3-G

Guzik, Joseph  
1522 W Walton St  
App. No. 18934, RS3 to RT4  
Misc. Transmittal O2016-6329  
Referred [C.J.p. 29698] Zoning

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Map No. 3-G

L&MC Investments LLC  
 1739 N Humboldt Blvd  
 App No. 18851T1, RS3 to RT4  
 Misc. Transmittal SO2016-4769  
 Referred [C.J.p. 25610] Zoning  
 Passed as [C.J.p. 31961]  
 Substitute  
 Vagabond Properties LLC  
 1128 W Fry St  
 App No. 18866T1, RT4 and B3-2 to B2-3  
 Misc. Transmittal SO2016-4785  
 Referred [C.J.p. 25613] Zoning  
 Passed as [C.J.p. 31953]  
 Substitute

Map No. 3-H

1019 N Wolcott Ave  
 RT4 to B2-1.5  
 Hopkins (2) O2016-6592  
 Referred [C.J.p. 32439] Zoning  
 1200 Ashland LLC  
 1624 W Division St  
 App No. 18947T1, B3-2 to B3-5 then to RBPD  
 Misc. Transmittal O2016-6342  
 Referred [C.J.p. 29705] Zoning  
 CP West Division LLC  
 1257-1259 N Paulina St, 1640-1648 W Division St  
 App No. 18630, B3-2 to B3-5 then to RBPD  
 Misc. Transmittal SO2016-99  
 Referred [C.J.p. 16236] Zoning  
 Passed as [C.J.p. 31768]  
 Substitute  
 CP West Division LLC  
 1323-1363 N Paulina St, 1603-1659 W Blackhawk  
 St, 1242-1362 N Ashland Ave and 1259-1315 N  
 Milwaukee Ave  
 App No. 18629, BPD No. 300 to BPD No. 300 as  
 amended then to POS2  
 Misc. Transmittal SO2016-98  
 Referred [C.J.p. 16236] Zoning  
 Passed as [C.J.p. 31759]  
 Substitute

ZONING RECLASSIFICATIONS

Map No. 3-H

Den Theatre Chicago LLC, The  
 1327-1335 N Milwaukee Ave  
 App No. 18929T1, B1-2 to C1-2  
 Misc. Transmittal O2016-6324  
 Referred [C.J.p. 29697] Zoning  
 Dropkin, Eric  
 1413 N Oakley Blvd  
 App No. 18902, RS3 to RT4  
 Misc. Transmittal O2016-5577  
 Referred [C.J.p. 28043] Zoning  
 Passed [C.J.p. 31978]  
 Gibbons Construction LLC  
 1317-1335 N Western Ave  
 App No. 18684T1, C2-2 to B3-3  
 Misc. Transmittal SO2016-1609  
 Referred [C.J.p. 19417] Zoning  
 Passed [C.J.p. 32159]  
 Wendell Ryan Properties LLC Series A  
 1337 N Wicker Park Ave  
 App No. 18906T1, RS3 to RM4.5  
 Misc. Transmittal O2016-5581  
 Referred [C.J.p. 28049] Zoning  
 Passed [C.J.p. 31968]  
 Yopez, Laura  
 1329-1331 N Wicker Park Ave  
 App No. 18954, RS3 to RM4.5  
 Misc. Transmittal O2016-6349  
 Referred [C.J.p. 29704] Zoning

Map No. 3-I

2425 W Haddon, Inc.  
 2425 W Haddon Ave  
 App No. 18782, RT4 to RM4.5  
 Misc. Transmittal O2016-3915  
 Referred [C.J.p. 23547] Zoning  
 Passed [C.J.p. 32170]



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Map No. 3-J

L&MC Investments LLC  
 1222 N Kedzie Ave  
 App No. 18916, RS3 to RT4  
 Misc. Transmittal O2016-5591  
 Referred [C.J.p. 28044] Zoning  
 Passed [C.J.p. 31978]  
 Perez, Stephen  
 3352 W Pierce Ave  
 App No. 18958, RS3 to RM4.5  
 Misc. Transmittal O2016-6353  
 Referred [C.J.p. 29703] Zoning

Map No. 4-G

Brown, Anna and Brown, Nicholas  
 1909-1911 S Racine Ave  
 App No. 18931, RT4 to B2-2  
 Misc. Transmittal O2016-6326  
 Referred [C.J.p. 29695] Zoning

Map No. 4-I

Chicago Housing Authority  
 1852 S Albany Ave  
 App No. 18959T1, RM5 to B3-3  
 Misc. Transmittal O2016-6354  
 Referred [C.J.p. 29696] Zoning

Map No. 5-G

1934-1936 N Bissell St  
 App No. A-8233, RM5.5 to RT4  
 Smith (43) O2016-3989  
 Referred [C.J.p. 25486] Zoning  
 Passed [C.J.p. 32170]  
 1205 W Webster LLC  
 1211 W Webster Ave  
 App. No. 18924T1, RT4 and B2-1 to B2-3  
 Misc. Transmittal O2016-6316  
 Referred [C.J.p. 29706] Zoning  
 2017 Mendell Baker LLC  
 2015-2031 N Mendell St  
 App No. 18663, PMD No. 2, Sub Dist. A to WPD  
 Misc. Transmittal SO2016-554  
 Referred [C.J.p. 17848] Zoning  
 Passed [C.J.p. 32171]

ZONING RECLASSIFICATIONS

Map No. 5-G

803-811 West Belden Townhouse Assoc.  
 803-811 W Belden Ave  
 App No. 18925T1, RT4 to RM5  
 Misc. Transmittal O2016-6317  
 Referred [C.J.p. 29705] Zoning  
 Park West Cooperative Nursery School  
 2212-2216 N Bissell St  
 App No. 18912T1, RT4 to RM5  
 Misc. Transmittal SO2016-5587  
 Referred [C.J.p. 28047] Zoning  
 Passed as [C.J.p. 31979]  
 Substitute

Map No. 5-H

Cordaro, Michael  
 1868-1878 N Milwaukee Ave  
 App No. 18404T1, B2-2 and B3-3 to B3-3  
 Misc. Transmittal SO2015-4624  
 Referred [C.J.p. 505] Zoning  
 Passed as [C.J.p. 32185]  
 Substitute  
 Kreindler, Greg  
 1939 W Wabansia Ave  
 App No. 18927T1, RS3 to RT4  
 Misc. Transmittal O2016-6319  
 Referred [C.J.p. 29700] Zoning  
 Land Equities LLC  
 1667-1675 N Western Ave  
 App No. 18937T1, C1-2 and M1-2 to B3-3  
 Misc. Transmittal O2016-6332  
 Referred [C.J.p. 29701] Zoning  
 R2 Core 1760 LLC  
 1742-1762 N Milwaukee Ave  
 App No. 18964T1, M1-2 to B3-2  
 Misc. Transmittal O2016-6361  
 Referred [C.J.p. 29703] Zoning

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Map No. 5-I

1636 North Western Investors LLC  
 1636 N Western Ave  
 App No. 1887T1, B2-3 to B2-3  
 Misc. Transmittal O2016-5551  
 Referred [C.J.p. 28050] Zoning  
 Passed [C.J.p. 31992]

Averian, Ionel

1665 N Richmond St  
 App No. 18957, RS3 to RT4  
 Misc. Transmittal O2016-6352  
 Referred [C.J.p. 29695] Zoning  
 SNS Realty Group LLC  
 1837-1841 N California Ave  
 App No. 18932T1, B3-1 to B2-3  
 Misc. Transmittal O2016-6327  
 Referred [C.J.p. 29704] Zoning

Map No. 5-J

3545 Palmer LLC  
 3545 W Palmer St  
 App No. 18712, RS3 to RM4.5  
 Misc. Transmittal O2016-1637  
 Referred [C.J.p. 19423] Zoning  
 Passed [C.J.p. 32196]

Ostroski, Karl

3639 W Cortland St  
 App No. 18893, RS3 to RT4  
 Misc. Transmittal O2016-5568  
 Referred [C.J.p. 28047] Zoning  
 Passed [C.J.p. 32003]

Map No. 6-E

Local Union 134 of International Brotherhood of  
 Electrical Workers  
 2722 S Dr Martin Luther King Jr Dr  
 App No. 18969, RM5 to C2-2  
 Misc. Transmittal O2016-6366  
 Referred [C.J.p. 29701] Zoning

Map No. 6-F

2801-2807 S Halsted St, 747-753 W 28th St  
 B1-5 to RS3  
 Thompson (11) O2016-6594  
 Referred [C.J.p. 32440] Zoning

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Map No. 6-F

Ma, Jing Yuan  
 214 W 22nd Pl  
 App No. 18907, RM6.5 to B3-5  
 Misc. Transmittal O2016-5582  
 Referred [C.J.p. 28045] Zoning  
 Passed [C.J.p. 32003]

Map No. 7-G

924-928 W George St  
 RM5 to RT4  
 Tunney (44) O2016-6610  
 Referred [C.J.p. 32441] Zoning  
 2462 North Lincoln LLC  
 2462 N Lincoln Ave, 900-910 W Montana St  
 App No. 18895T1, B3-3 to B3-3  
 Misc. Transmittal SO2016-5570  
 Referred [C.J.p. 28050] Zoning  
 Passed as [C.J.p. 31796]  
 Substitute

GW Property Group LLC - Series 32

937-945 W Belmont Ave  
 App No. 18938T1, B3-3 to B3-5  
 Misc. Transmittal O2016-6333  
 Referred [C.J.p. 29698] Zoning

Map No. 7-H

2557-2559 Marshfield LLC  
 2557-2559 N Marshfield Ave  
 App No. 18948, RS3 to RM4.5  
 Misc. Transmittal O2016-6343  
 Referred [C.J.p. 29707] Zoning

Bowes Trust, The

2154-2158 W Wellington Ave  
 App No. 18949T1, RS3 to B3-3  
 Misc. Transmittal O2016-6344  
 Referred [C.J.p. 29695] Zoning

Map No. 7-I

HACM 2 LLC - Washtenaw Series  
 2619-2621 N Washtenaw Ave  
 App No. 18968, RT3.5 to RS3  
 Misc. Transmittal O2016-6365  
 Referred [C.J.p. 29699] Zoning

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Map No. 7-J

Macstro, Joseph  
 2839 N Hamlin Ave  
 App No. 18962, RS3 to RT4  
 Misc. Transmittal O2016-6359  
 Referred [C.J.p. 29701] Zoning

Map No. 7-K

Fields Retail LLC, The  
 4001-4059 W Diversey Ave, 4018-4058 W Parker  
 Ave. 2733-2759 N Karlov Ave and 2748-2758 N  
 Pulaski Rd  
 App No. 18721T1, M1-1 to C2-1  
 Misc. Transmittal SO2016-2594  
 Referred [C.J.p. 21520] Zoning  
 Passed as [C.J.p. 32088]  
 Substitute

Map No. 7-L

Michael Motors Ltd. d.b.a. Windy City Motors  
 2662 N Cicero Ave  
 App No. 18779, B1-1 to C2-1  
 Misc. Transmittal O2016-3896  
 Referred [C.J.p. 23542] Zoning  
 Passed [C.J.p. 32196]

Map No. 7-N

Noah Properties LLC  
 2601-2619 N Harlem Ave  
 App No. 18970T1, B1-1 and M1-1 to B2-2  
 Misc. Transmittal O2016-6367  
 Referred [C.J.p. 29702] Zoning

Map No. 8-F

Armour Institute LLC  
 3300 S Federal St  
 App No. 18673, IPD No. 1 to IPD No. 1 as  
 amended  
 Misc. Transmittal SO2016-665  
 Referred [C.J.p. 17839] Zoning  
 Passed as [C.J.p. 32197]  
 Substitute

ZONING RECLASSIFICATIONS

Map No. 8-H

Shah, Mohammad  
 3201 S Archer Ave  
 App No. 18935T1, C1-2 to B2-5  
 Misc. Transmittal O2016-6330  
 Referred [C.J.p. 29703] Zoning

Map No. 8-I

McKinley Square Development LLC  
 3525-3545 S Maplewood Ave  
 App No. 18961T1, RM5 and M1-2 to RM5  
 Misc. Transmittal O2016-6358  
 Referred [C.J.p. 29702] Zoning

Map No. 8-J

31st Street Operations LLC  
 3110-3250 S St Louis Ave  
 App No. 18781, M1-2, M2-1 and M3-3 to M3-1  
 then to IPD  
 Misc. Transmittal SO2016-3914  
 Referred [C.J.p. 23545] Zoning  
 Passed as [C.J.p. 32214]  
 Substitute

Map No. 9-F

450 Belmont Properties LLC  
 450-454 W Belmont Ave  
 App No. 18689, RM6.5 to RPD  
 Misc. Transmittal SO2016-1614  
 Referred [C.J.p. 19422] Zoning  
 Passed as [C.J.p. 32233]  
 Substitute

Map No. 9-G

Mendoza, Javier and Mendoza, Eleanor  
 1454 W Henderson St  
 App No. 18903, RT3.5 to RT4  
 Misc. Transmittal O2016-5578  
 Referred [C.J.p. 28045] Zoning  
 Passed [C.J.p. 32018]

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Map No. 9-G

MR Clark 3473 Operating LLC  
 3469-3475 N Clark St  
 App No. 18892T1, B3-2 to B3-5  
 Misc. Transmittal SO2016-5556  
 Referred [C.J.p. 28046] Zoning  
 Passed as [C.J.p. 32004]  
 Substitute

Map No. 9-H

1911 W Irving Park LLC  
 1911-1921 W Irving Park Rd  
 App No. 18963T1, B1-2 to B1-3  
 Misc. Transmittal O2016-6360  
 Referred [C.J.p. 29706] Zoning

3220 Lincoln LLC  
 3220-3222 N Lincoln Ave  
 App No. 18945T1, C1-3 to C1-3  
 Misc. Transmittal O2016-6340  
 Referred [C.J.p. 29707] Zoning

3462 Lincoln LLC  
 3462 N Lincoln Ave  
 App No. 18920T1, B3-2 to B3-3  
 Misc. Transmittal SO2016-5597  
 Referred [C.J.p. 28051] Zoning  
 Passed as [C.J.p. 32018]  
 Substitute

Map No. 9-I

Williams Electronic Games, Inc.  
 3401 N California Ave  
 App No. 18956, IPD No. 1151, M1-1 and M2-2 to  
 IPD No. 1151 as amended  
 Misc. Transmittal O2016-6363  
 Referred [C.J.p. 29704] Zoning

Map No. 9-K

Saffron Capital Partners LLC  
 4124 W School St  
 App No. 18967, RS3 to RT4  
 Misc. Transmittal O2016-6364  
 Referred [C.J.p. 29703] Zoning

ZONING RECLASSIFICATIONS

Map No. 9-L

Irving Park Property Holdings LLC  
 4900-4958 W Dakin St  
 App No. 18956, B1-1 to C1-1  
 Misc. Transmittal O2016-6351  
 Referred [C.J.p. 29700] Zoning

Map No. 11-F

Horizon Group XX LLC  
 4600 N Clarendon Ave  
 App No. 18930, RIPD No. 37 to RIPD No. 37 as  
 amended  
 Misc. Transmittal O2016-6325  
 Referred [C.J.p. 29699] Zoning

Map No. 11-H

1770 Berteau LLC and 1657 W Addison LLC  
 1770 W Belden Ave  
 App No. 18952T1, M1-2 to C3-5  
 Misc. Transmittal O2016-6347  
 Referred [C.J.p. 29706] Zoning

Jaeger Electric, Inc.  
 2250-2256 W Irving Park Rd  
 App No. 18946T1, B1-1 to B2-3  
 Misc. Transmittal O2016-6341  
 Referred [C.J.p. 29700] Zoning

Map No. 11-I

Larry East LLC  
 3001-3007 W Lawrence Ave, 4746-4756 N  
 Sacramento Ave  
 App No. 18897T1, B2-2 to B2-5  
 Misc. Transmittal SO2016-5572  
 Referred [C.J.p. 28044] Zoning  
 Passed as [C.J.p. 32028]  
 Substitute

Larry West LLC

3119-3125 W Lawrence Ave, 4747-4757 N Troy St  
 App No. 18890T1, C1-2 to B2-5  
 Misc. Transmittal O2016-5554  
 Referred [C.J.p. 28044] Zoning  
 Passed [C.J.p. 32038]



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ZONING RECLASSIFICATIONS

Map No. 15-G

Granville Condo Assn.  
 1054-1072 W Granville Ave, 6207-6209 N  
 Winthrop Ave  
 App No. 18933, RM6 to B3-3  
 Misc. Transmittal O2016-6328  
 Referred [C.J.p. 29698] Zoning

Map No. 15-H

1833-1929 W Thome Ave  
 RT4 to RS3  
 O'Connor (40) O2016-6609  
 Referred [C.J.p. 32441] Zoning

Map No. 17-G

Integrity 2 LLC  
 6818 N Wayne Ave  
 App No. 18941T1, RT4 to RM6  
 Misc. Transmittal O2016-6336  
 Referred [C.J.p. 29699] Zoning

Integrity 3 LLC  
 6726 N Glenwood Ave  
 App No. 18940T1, RS2 to RM6  
 Misc. Transmittal O2016-6335  
 Referred [C.J.p. 29700] Zoning

Map No. 22-G

Elite Invest LLC Series 1000  
 9153-9159 S Loomis St  
 App No. 18955, RS3 to RT4  
 Misc. Transmittal O2016-6350  
 Referred [C.J.p. 29697] Zoning

Map No. 24-D

9501-9609 S Cottage Grove Ave, 901-927 E 95th  
 St  
 PD No. 751 and M1-2 to C1-2  
 Harris (8) O2016-6593  
 Referred [C.J.p. 32440] Zoning

Map No. 26-I

Four Brands Enterprises LLC  
 10932-10940 S Western Ave  
 App No. 18936, B1-1 to C1-1  
 Misc. Transmittal O2016-6331  
 Referred [C.J.p. 29698] Zoning

ZONING RECLASSIFICATIONS

Map No. 34-B

CenterPoint Chicago Enterprise LLC  
 13535 S Torrence Ave  
 App No. 18972, PMD No. 6 to MBWPD  
 Misc. Transmittal O2016-6368  
 Referred [C.J.p. 29696] Zoning  
 AB Marathon Ltd.

5550 N Ashland Ave  
 App No. 18521, RS3 to C1-1 - opposition to  
 proposed rezoning  
 Misc. Transmittal F2016-35  
 Filed [C.J.p. 29693]